

cent on incomes over \$4000 as in the Wilson bill, but broadens the classes of income by adding the words, "From any source whatever," the tax to apply to "every citizen of the United States and every person residing therein."

The Senate bill makes collectors of internal revenue officers in charge of the collection of income tax instead of deputy collectors, as provided in the Wilson bill. The right of appeal against the imposition of unjust taxes is retained, but final decision rests with the Commissioner of Internal Revenue and not with the Secretary of the Treasury, as provided in the House bill. The following are a few of the exceptions to the tax inserted: "Provided dividends or interest accruing to States, counties or municipalities, and dividends, interest or annuities accruing to corporations or associations and organizations conducted solely for charitable, religious or educational purposes, or to any trustee or other fiduciary on stocks, shares, funds or securities held solely for charitable, religious or educational purposes, or salaries due State, county or municipal officers, shall not be subject to such tax or deduction."

In taxing the salaries of employes of corporations the House bill makes it the duty of corporations to pay the tax of each employe and then deduct it from the salaries. The Senate bill relieves corporations from becoming taxpayers for employes and compels the latter to make payments to the collector. The time when the returns on income taxes are made is changed from the first day of March to the first "Monday" of March. The section making it perjury to falsify any proceeding under the income tax is stricken out.

The following language in the Wilson bill is stricken out: "On all compounds or preparations of which distilled spirits are the component part of chief value, not especially provided for in this act, there shall be levied a duty not less than that which is imposed upon distilled spirits." In place of this the following is inserted: "Upon all compounds or preparations containing alcohol there shall be levied a duty at the rate of \$1.80 per proof gallon upon distilled spirits contained therein in addition to the duty provided by law upon other ingredients contained in such compounds or preparations."

A change is made in the duty on still wines, including ginger wine or ginger cordial and, vermouth, in casks or packages other than bottles or jugs, which Wilson fixed at 50 per cent per gallon on everything. The Senate committee inserted the following: "If containing 14 per cent or less of absolute alcohol, 30 cents per gallon, and providing any articles contain more than 14 per cent absolute alcohol, it shall be 50 cents per gallon."

The following provision in the House bill is stricken out: "Provided no such still wines in casks shall pay a higher rate of duty than 100 per cent ad valorem. Ale, porter and beer in bottles or jugs, 20 cents per gallon; but no separate or additional duty shall be assessed on bottles or jugs otherwise than in bottles or jugs, 10 cents per gallon." In the Wilson bill it is 15 per cent. The section changing the bonding period is as follows: "That the tax herein imposed shall be paid by distillers of spirits on or before removal from the distillery or place of storage, except in case of removal therefrom without payment of the tax authorized by law, and upon spirits lawfully deposited in any distillery warehouse or other bonded warehouse established under the internal revenue laws within eight years from date of original entry for distillation in any distillery warehouse or from the date of original removal, except in case of withdrawal therefrom without the payment of a tax, as authorized by law."

More changes are made from the Wilson bill in the next schedule than any other. They are, in part, as follows: Coloring for wine, brandy or other liquors reduced from 30 to 10 per cent; olive oil changed from 35 cents per gallon to 25 per cent; barley malt 40 per cent, in the Wilson bill 35 per cent, in the Wilson bill 4 cents per pound. Hay 20 per cent ad valorem, in the Wilson bill 25 per cent. Hops 20 per cent ad valorem, in the Wilson bill 10 cents per gallon. Fish (smoked, dried, salted, pickled) 15 per cent, in the Wilson bill 1/4 of a cent per pound. Apples, green or ripe, dried, desiccated, evaporated or prepared in any manner, 20 per cent; in Wilson's bill, free; bananas, 20 per cent; not in the Wilson bill. Currants, 20 per cent; in the Wilson bill, 10 cents.

Dates, 10 per cent; in the Wilson bill, free. Ores, green or prepared, 20 per cent; in the Wilson bill, free. Plums, prunes, figs, raisins and other dried grapes, including Zante currants, 30 per cent; in the Wilson bill, plums and prunes 20 per cent, Zante currants 10 per cent, and raisins 1 1/2 cents per pound. Silk partially manufactured and not further advanced than carded or combed silk, 20 per cent; in the Wilson bill, 25 per cent; thrown silk, not further advanced than singles, tram or gannize sewing silk, twist, floss and silk threads or yarns of every description, and spun silk in skeins, cops, warps, iron beams, 25 per cent; in the Wilson bill, 20 per cent.

Furs, dressed on skin, but not made up into articles, 20 per cent; in Wilson bill 10. Pearls, 10 per cent; in Wilson bill 15 per cent. Precious stones of all kinds, cut and not set, 15 per cent, in Wilson bill 30 per cent; if set, 30, in Wilson bill 25.

The free list is not so much changed as it was supposed it would be, and the abstracts from it are far more numerous than additions. The date when the free list shall go into effect is changed from June 1, 1894, to June 30, 1894.

Beef, mutton and pork and bone char, suitable for use in decolorizing sugar, are placed on the dutiable list. Bituminous coal, shale, coal black and coke are transferred to the dutiable list, leaving anthracite on the free list.

Diamonds and other precious stones, rough or uncut, are added to the free list. There is a touch of reciprocity in the proviso attached to the paragraph admitting agricultural implements free, the proviso being to the effect that all articles mentioned in the paragraph "lays import duty on like articles coming from the United States shall be subject to the duties existing prior to the passage of this act."

The administrative features of the bill are substantially identical with those of the House bill. The exception in the Wilson bill as to personal effects not subject to duty is enlarged to read: "And personal and household effects specifically enumerated in the new list of this act." The sections covering the tax on spirits are new throughout.

Surgeon Riggs Ordered East. WASHINGTON, March 8.—Surgeon C. R. Riggs has been detached from the Mare Island Navy yard and ordered to report for instructions at the Brooklyn Hospital.

Salvation Oil, the people's friend, is guaranteed the best. It will cure you.

BY HER OWN HAND Mrs. Grosseil Fires the Fatal Shot.

SICKNESS CAUSES A SUICIDE. A Revolver Found While the Nurse Was Busy.

WEeping in a MAYFIELD HOME. The Lady Had Every Attention, but in a Fit of Melancholy She Took Her Life.

MAYFIELD, March 8.—About 11 o'clock last night the people living in the vicinity of the home of Herman Grosseil were startled by the sound of a pistol shot, which seemed to come from the home of Grosseil. Those who rushed in to learn the cause of the shot found Mrs. Grosseil dying from the effect of a wound in her right temple, and in her right hand she still held the pistol with which she had fired the fatal charge.

Mrs. Grosseil had been sick for some time with typhoid fever, and had remarked that she would not suffer long if she did not improve soon. The neighbors had been taking the best care of her, as her husband was gone during the day, attending to his work, and she was not considered to be considered dangerously ill, so he did not think it necessary to remain with her during the day, as long as she was being well taken care of.

Last night Mr. Grosseil retired as usual to his room and left his wife in charge of a nurse. He had intended staying up himself, but his wife persuaded him to go to his room, saying, "You must go and get some rest, as you work hard during the day."

Some time after he had retired he heard a noise in his wife's room, and he got up to see if anything was wanted. His wife was sitting up in bed and seemed to be somewhat excited, and she said she was coming in. It is likely that she was then intending to get up and get the revolver, which was in a drawer near the bed. Grosseil asked his wife if she wished anything, and she replied, no, that she was only a little restless and could not sleep.

Again he went back to his room and tried to sleep. The nurse had gone into another room for something and left Mrs. Grosseil alone. The sick woman got up, went to the drawer, clutching the pistol, and before the nurse could return Mrs. Grosseil had sent a bullet into her right temple. Death was almost instantaneous.

The husband rushed in to find his wife dying, the blood flowing from an ugly wound in her head. Medical aid was at once sent for, but nothing could be done. The deceased leaves a husband and two small children. Why she committed the deed cannot be known, as the family are in moderately good circumstances, her husband having been employed at the Stanford University for five years.

Coroner Secord of San Jose held an inquest over the body. The jury rendered a verdict of suicide while laboring under a fit of melancholy. The remains will be sent to San Francisco to-morrow for burial.

MUST HAVE THEIR WAGES. The Kindergarten Teachers Win Their Fight at San Jose.

SAN JOSE, March 8.—In the Superior Court here to-day Judge Lorrain rendered a decision in the case brought by Kathryn Sinnott and Belle MacKenzie against Joseph Columbus, City Treasurer of San Jose. The action was brought by the plaintiffs to recover their salaries as teachers in the kindergarten schools in this city. Their warrants were not paid by the Treasurer on the ground of the action of the Common Council in extending the kindergarten fund when providing for grammar and primary funds.

The court held that the Common Council had no right to make this discrimination; that the body had to deal only with the general city school fund, and it is in the province of the city Board of Education only to designate the particular funds. The plaintiff Kathryn Sinnott was granted a writ of mandate compelling the Treasurer to pay her warrant. The litigation has prevented the kindergarten teachers of San Jose from receiving their salaries for several months.

PORTLAND HAS A LANDSLIDE. A House Carried Two Blocks and Pitched Over an Embankment.

PORTLAND, Or., March 8.—A landslide occurred in this city to-day at the foot of Portland Heights, at the corner of Thirteenth and Jackson streets. The slide struck the residence of Charles Cardinell, and lifting it from its foundation carried it two blocks, throwing it over an embankment into the street below. The house was broken into a thousand pieces.

Another portion of the slide struck the corner of a one-story house on the corner of Twelfth and College streets, occupied by the family of George Petes, and swung it against another cottage. Both cottages were torn from their foundations. The slide consisted of mud and water and filled the cellars and flooded the streets in the vicinity. No lives were lost. The damage will reach several thousand dollars.

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REDMOND'S VOICE Lifted in a Warning to the Irish.

STRUGGLE FOR HOME RULE. Gladstone's Retirement Means a Scheme for Defeat.

NO CONFIDENCE IN ROSEBERY. The Great Leader Says the Green Isle Will Receive Only What It Extorts From England.

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GRANTED THE DIVORCE. A Story Which Has Its Scene in Two Continents.

BOISE, Idaho, March 8.—Judge Nugent in the District Court to-day granted a decree of divorce in the case of Florence Miller vs. William B. Miller. The story involved is one of two continents. Mrs. Miller is the daughter of the late Colonel Henry Cooper of Milwaukee and the divorced husband is the son of William Miller, formerly a prominent linen manufacturer of Scotland. Mrs. Miller's mother, after the death of Colonel Cooper, married Count Sargardi of Venice, Italy. She cleared the Count's property of debt, and now owns half of it. The value of the property is said to run into the millions. The grounds of the divorce are drunkenness and cruelty.

DISCOVERED IN THE PYRAMIDS. The Crown and Jewels of a King of Ancient Egypt.

NEW YORK, March 8.—The Herald's Cairo special says: The treasury of King Osoursouten of the twelfth dynasty has been discovered at Dassiour by Morgan, the director of the excavations now going on in the interior of the pyramids. It was hidden in a tomb near a relative of the royal family.

The jewels and gold incusted precious stones were in great variety, including a crown. This is probably the oldest specimen of Egyptian art and along with it was found a pair of exquisitely molded lions. This discovery will doubtless be regarded as of importance at Ghizah.

NO TREASURE TAKEN. The Angels Camp Stage-Robbers Were Poorly Paid.

They Must Content Themselves With the Contents of the Registered Mail.

ANGELS CAMP, March 8.—The up stage from Milton to Angels, which was held up a 6 o'clock last evening by two masked highwaymen at Matthews' place, about nine miles from here, carried eleven passengers, among them two ladies. No treasure was obtained. The robbers did not succeed in their efforts to get the express-box open. The mail pouches were cut open and plundered.

Two sheep-herders warned the driver about a half mile beyond the scene of robbery, and the passengers hid their money, etc., excepting some small change. The registered letters were all the robbers secured.

One of them is described as being about 25 years old and about 5 feet 10 inches high. He wore a faded wine-colored overcoat and was called "Joe" by the younger, who looked a mere boy, and was called "Kid" by his partner. Each carried large Smith & Wesson revolvers and old-fashioned, muzzle-loading shotguns.

The officers have returned from the scene of the robbery. They found some blankets and have a good description of the robbers, and have no doubt but they will capture them.

SACRAMENTO, March 8.—The police to-night arrested two men answering fully the descriptions of those suspected in Stockton of having robbed the Milton stage. An officer will be here to-morrow to identify them.

Detective Hume of Wells, Fargo & Co. has gone to the scene of the robbery of the Angels' stage. In speaking of the matter yesterday L. F. Rowell, superintendent of the express company, said: "The robbers did not attempt to open the iron box, and the wooden box which the stage-driver threw them contained no money. The only times when the stage carries much of value is when the pay for the men at the Utah mine is sent up by the stage. The money makes its monthly shipment of bullion. Last night the men's pay has been sent up in the form of checks. The bullion is shipped down in 500-pound bars, which robbers would find very inconvenient to handle. Of course, if successful in robbing a stage they might succeed in dragging the bars for a distance and concealing them, but this would not be very possible."

"I know of but one instance where the company was robbed of a great amount of bullion in transit which we recovered no part," continued Superintendent Powell. "That was when the Montana stage was robbed at what is now Green River, Wyo. The robbery took place in August, 1868. The robbers secured \$70,000 worth of bullion and got away with it successfully."

Superintendent Powell states that the company has two men under arrest at Los Angeles for the train robbery at Roscoe. "They have been in custody for two days, but I have not learned whether they are the right persons or not," said he. "Detective Thacker asked that Fred E. Potts, the messenger who was in the express car on the night of the first robbery, be allowed to remain over at Los Angeles to identify the men if he could."

"There is no doubt that the second train robbery near Roscoe, in which a freeman was killed, was perpetrated by the same men who held up the first train. Of that we are absolutely sure. Certain expressions made on the occasions of both robberies and the peculiar intonation of the robbers in speaking satisfy us that it was the same gang in both instances."

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DEATH OF A NOTED SCOUT. He Was Formerly an Intimate Friend of "Oklahoma" Payne.

STOCKTON, March 8.—James S. Walker, for many years a noted scout on the plains, and recently a showman who traveled over this State with two monster steers named Harrison and Cleveland, died here to-day, after a short illness. He had been here several months with his brother Samuel, and was engaged in the real estate business. The deceased was well known in the Indian Territory and was an intimate friend of Captain Payne, better known as "Oklahoma Payne," who died a few years ago. The two brothers had recently planned a trip to Europe with a Wild West show.

SECURED THE JURY. The Heath Case Progressing More Rapidly Than Was Expected.

FRESNO, March 8.—The work of getting the jury in the Heath case was completed this afternoon. Attorney W. W. Foot of San Francisco took part in the proceedings to-day. The jury is as follows: S. L. Hogue, E. C. Fay, D. S. Jones, A. G. Bollinger, T. C. Bratton, A. C. Vandiver, J. J. Elwell, H. F. Poston, A. Barry, D. W. Dewey, S. W. and a Deputy Auditor. After the reading of the indictment to the jury court adjourned until to-morrow morning, when the opening arguments will be made and the taking of testimony proceeded with.

BRINGING IN THEIR PICTURES. Three Thousand Chinese Registered in the Seventh District.

LOS ANGELES, March 8.—There have been 3000 Chinamen registered in the Seventh District to date. The district embraces Los Angeles, Ventura, San Luis Obispo, Santa Barbara and Orange counties, and has a Chinese population of 12,000. The eight deputies are now busy registering the applicants and Labret Gilroy, after the reading of the indictment to