

PRO-BOER CAMPAIGN

Future Plans of the African Peace Envoys.

A SYSTEMATIC PROPAGANDA

Did Not Present Their Credentials in Order to Avoid the Danger of Possible Expulsion.

WASHINGTON, May 22.—The State Department does not expect to have any further communication with the Boer delegates. If the Boer delegates had any credentials giving them an official status they failed to present them, or even refer to them in the course of their talks with the officials. The only sign of the possession by them of diplomatic powers was the inscription on the cards presented to them, indicating that one of the delegates had been sent out as a Minister Plenipotentiary by the Boer republics. It is surmised that if they had credentials conferring diplomatic powers upon them, the delegates have purposely refrained from presenting them, in order to avoid a dislocation of their plans for the future. Having had reason to anticipate the decline of the United States Government to intervene in behalf of the republics, it is surmised that the delegates refrained from presenting their credentials, in order to avoid a dislocation of their plans for the future. Having had reason to anticipate the decline of the United States Government to intervene in behalf of the republics, it is surmised that the delegates refrained from presenting their credentials, in order to avoid a dislocation of their plans for the future.

...to the Methodist conference, to enthusiastic applause. The subterfuges and subtleties of the politician to an honorable limit were decided by Dr. Bristol to be necessary to this end, and he exhorted that class spirit and college pride should bring workers into the field to secure for Northwestern's alumni the positions sought.

"We cannot talk like this in the conference," said Dr. Bristol, "but we can do so with safety here."

College president Dr. Bristol, should extend to assisting all alumni who were aspirants for honors at public hands, and he urged as sufficient reason that the school produced no unworthy men. A reference to the abilities of Congressman Boutwell, who is an alumnus of Northwestern, provoked heated applause. Professor A. B. Stuart acted as toastmaster and unlike most of alumni banquets, the assemblage showed a preponderance of the older alumni.

The presence in the city of the delegates to the Methodist conference, evidenced the holding of the banquet at the present time, it usually being held in late-Winter.

President H. W. Rogers answered to the toast, "The University," giving a review of what the school had accomplished. Bishop Fowler related incidents of school life.

President W. H. Crawford, of Allegheny College, also an alumnus, answered to the toast, "After Sixteen Years," while "The Brotherhood of Scholars" was read by President J. H. McEnright, of the University of Chicago.

President Arthur Briggs, Dean of Iowa Theological School, answered to "After Dinner."

O. R. & N. TOO.

Announces Three-Cent-a-Mile Rate, Effective July 1.

General Passenger Agent Hurlburt, of the O. R. & N., yesterday authorized the statement that his company will begin to use a uniform first-class rate of 3 cents per mile. This will apply on all the company's lines in Oregon and Washington.

A circular officially announcing the change will appear early in June.

OREGON SHORT LINE.

A. F. Brewer, of the General Superintendent's Office, Here.

A. E. Brewer, of Salt Lake, accompanied by his wife, is in the city. Mr. Brewer is chief clerk for J. H. Young, superintendent of the company's Utah division. Mr. Brewer is convalescing from an attack of intermittent fever, and is making a trip for his health. He will visit Astoria and the Puget Sound cities, returning home from Portland next Wednesday.

Mr. Brewer states that the Short Line has recently greatly increased its passenger equipment and will commence all additions by June 1. The company is also adding a number of large engines to its freight equipment.

The company's freight cars are a great shortage of track laborers, but when I left Salt Lake, Saturday, had closed a contract for a force of 200 Italians, at Seattle. They are now engaged in relaying the tracks between Wenatchee and Huntington, a distance of 25 miles. We are replacing the old iron rails with 70-pound steel rails. On the Utah division, the old iron rails are being replaced by the new steel rails.

ILLINOIS CENTRAL OFFICIAL.

Assistant General Passenger Agent Hatch Visits Portland.

S. G. Hatch, of Chicago, assistant general passenger agent of the Illinois Central, arrived here yesterday morning. He was met at Spokane by Commercial Agent Trumbull and Traveling Freight Agent Roberts. From there he will visit all the company's Western agencies. He left Chicago last Wednesday.

Mr. Hatch took his departure for San Francisco last night. From there he will go to Los Angeles, and from thence home, and expects to be absent from here about three weeks.

Convention Rates.

The Rio Grande Western has announced the following round-trip, first-class convention rates from the Pacific Coast, the lowest in many years:

For Women's Clubs Convention, at Milwaukee, \$65.00; for the Republican National Convention, at Philadelphia, \$108.50; for the Junior Order Convention, at Philadelphia, \$108.50; for the Democratic and Silver-Republican Convention at Kansas City, \$80; for the National Educational Association Convention, at Charleston, S. C., \$101.45.

Railroad Notes.

The Northern Pacific freight department is preparing a new green fruit tariff on the main line of the Southern Pacific. The rate named will be 11 3/4 per cent, in cash on 100 lbs.

H. L. Slater, the newly-appointed traveling agent for the Omaha, left Monday night for Eastern Oregon on his initial trip out of this territory. He expects to be absent a week.

John F. Evans, chief clerk in the Rio Grande Western's Portland office, has resigned his position. He will leave for Cape Nome on the initial trip of the steamer Naomah, Saturday next.

C. A. Buckley, of Grass Valley, was in the city yesterday. He owns 20,000 head of sheep. He expects to move these in about two weeks over the Oregon Short Line. Rio Grande Western and the Colorado Midland to the Colorado grazing ranges.

Yesterday was moving day for the Great Northern. The office belongings were removed from the old place at 121 Third street to the temporary quarters fitted up at 288 Morrison. The Third street office has been local headquarters since early in 1898.

Several days ago Assistant Passenger Agent Charlton, of the Northern Pacific, had that company's new North Coast Limited photographed while in motion. The negative was taken just opposite St. Johns. This will be finished up into a picture nearly seven feet long.

NEELY AGAIN ARRESTED

GOVERNMENT BRINGS A CIVIL SUIT AGAINST HIM.

Charged With Wrongful Conversion of \$35,000—Fighting Against Extradition—Where Stamps Went.

NEW YORK, May 22.—Charles Neely, ex-Chief Financial Agent of the Postoffice Department at Havana, was rearrested today by a United States Marshal on a warrant issued by United States Circuit Judge Lacombe, in a civil suit against Neely by the United States. He is charged with the wrongful conversion of \$35,000. His bail was fixed at \$50,000. The prisoner was taken to the United States Marshal's office, and later was arraigned before Judge Lacombe. Counsel for the prisoner made application for a reduction of the bail, but it was denied. Neely was a menace in them and intolerable in a republic. After a two hours executive session, the committee voted to report the Ray extradition bill with some changes. The chief amendment makes the bill general, instead of limiting it to Cuba.

HON. JOSEPH FLORY.



REPUBLICAN NOMINEE FOR GOVERNOR OF MISSOURI.

then taken to the Ludlow-Street Jail. Attached to the orders of arrest is the affidavit of Burton, an Inspector-General of the United States Army, with rank as Colonel, stationed in Cuba, and other affidavits. After going into the details of his investigation of the office, Colonel Burton says:

"My investigation demonstrated that Charles F. W. Neely, as Chief of the Bureau of Finance, has received the sum of \$125,000.25, of which he has deposited with the Treasurer of Cuba the sum of \$7,281.25, and the balance, amounting to \$117,719.00, or any part thereof, cannot be found, and that the said sum remains entirely unaccounted for."

PLEADED FOR NEELY.

Financial Clerk's Lawyer Argued Against Extradition Bill.

WASHINGTON, May 22.—John D. Lindsey, attorney for Charles F. W. Neely, appeared before the House Judiciary committee today and submitted an argument against the proposed extradition bill. He also presented a voluminous brief. The proposition to subject an American citizen to trial in a country where a Spanish system of laws are in vogue, he contended, was utterly opposed to American traditions. The fundamental theory at the base of our government, he said, was that a man placed in Neely's position to be innocent until competent and legal evidence were adduced to prove him guilty. The fundamental principle of the Spanish law, in Spanish law, was that based on an ancient system, and a man was considered guilty as soon as charged. The burden of proof was placed upon him.

Mr. Lindsey was closely questioned by members of the committee. He claimed that Neely could only be tried in the United States, and only on a charge of violating the law making it felony to bring into the United States money embezzled from the United States. The funds in the custody of the United States, through the property of the United States, were assumed by law to be the property of the United States.

Mr. Lindsey said the proceedings pending before Governor Roosevelt by Governor-General Wood for Neely's surrender were for the purpose of trying him under section 40, of the penal code of Cuba. That section fixed a penalty of imprisonment from one day to 12 years for malversation. Mr. Lindsey said he understood convictions for violating this statute carried with it a provision for shackling the prisoner and confining him in a dungeon.

He argued that it was impossible for an American citizen to obtain a fair trial in Cuba at this time. The fact that Neely could be tried in the United States, he claimed, was a complete reason why he should not be taken to Cuba. In his brief Mr. Lindsey advanced the following propositions:

"First.—In the absence of a treaty stipulation or Congressional legislation, there is no authority in the United States Government to extradite a fugitive from justice.

"Second.—The Cubans are a free and independent people, and the island of Cuba is as much foreign territory as France or England.

"Third.—No nation should authorize by treaty or legislation any form of extradition to a place where the laws and judicial methods are abhorrent to its ideas of right and justice.

"Fourth.—The policy of the United States has always been to refuse to extradite American citizens to Spain or to places administering the Spanish system of law.

"Fifth.—The conduct of affairs in Cuba does not justify at this time a departure from the policy declared in the Spanish treaty of 1877.

"Sixth.—It is not for the Government to urge that unless provision is made for the extradition of fugitive American offenders against Cuban laws, a single or even many criminals may go unwhipped of justice.

"Seventh.—In the absence of any means whereby the extradition of Cuban citizens charged with crimes in the United States can be demanded, the proposed legislation is manifestly unjust, as reciprocal power to demand and reciprocal power to surrender fugitives lie at the base of all systems of extradition.

The conclusion reached is that the proposed legislation is without precedent in the history of the country. It is a violation of the principles which forbid unusual and extraordinary measures. It is a device to enable the Government to do something which otherwise would be unlawful. It seems to subject a citizen to pain of limbs to which, without such legislation, he could not be subjected. It is an expression of the sort of power that absolute monarchs exercise, but which

AWAITING DEVELOPMENTS

EX-GOVERNOR TAYLOR WANTS TO KNOW IF HE IS INDICTED.

Ready to Make a Statement of the Situation—Why Governor Mount Refused Beckham's Requisition.

INDIANAPOLIS, May 22.—W. S. Taylor, of Kentucky, who is in this city, said today: "If there is an indictment, then I shall make a statement, in which I shall give my opinion of the entire situation. I went into the courts of Franklin County and tried to find out if there was an indictment against me, but they would not tell me. Now I will await developments. I remain here or go to some quiet resort in Indiana and remain there until the National convention of the Republicans."

Charles E. Wilson, secretary to Governor Mount, said today: "Before leaving for Fort Wayne yesterday, Governor Mount authorized me to say that his action in declining to issue a requisition for the return of Charles Finley to Kentucky was based on his deliberate conviction that, owing to the inflated state of public opinion in that state, especially among the professional politicians, who are vehemently threatening vengeance, a tragedy would have swiftly followed, with Finley the victim. He would have been hanged like a pig to a pole."

John Powers Arrested. FRANKFORT, Ky., May 22.—John Powers, a brother of Secretary of State Caleb Powers, and who is indicted for the assassination of Governor Charles Taylor, was taken to Barboursville, where habeas corpus proceedings were begun today.

John L. Powers was removed during the day dismissing the Democratic soldiers, and they will return home tomorrow. Ex-Adjutant-General Collier, Adjutant Casselman and Governor Beckham held a conference today relative to the formal transfer of the State Guard and equipment to the Democratic administration.

John L. Powers instituted habeas corpus proceedings before County Judge Wyatt today. The proceedings were hotly contested. Judge Williams, of Frankfort, was telegraphed for, and arrived here at 4 o'clock this evening to assist the commonwealth. It was reported during the day that Beckham soldiers were coming on the evening train to take Powers, and much excitement prevailed. Attorney Powers presented a pardon from Governor Taylor to John L. Powers. Judge Wyatt sustained the motion to release Powers on the ground of the pardon being valid. Cheers went up from a large crowd of Powers' friends when the opinion was reached, and many rushed to greet Powers.

DEMOCRATIC CLUBS.

Policy and Programme of the National Association.

NEW YORK, May 22.—William R. Hearst, who was recently elected President of the National Association of Democratic Clubs, in response to numerous inquiries as to his policy and the programme of the association, gives out an interview in part as follows: "The National Association of Democratic Clubs will transfer its headquarters from Washington to New York, but branch offices will be maintained in every city, town or village. The machinery of the organization will be in close and constant touch with the National Committee and with the Congressional Campaign Committee.

"Every Democratic Club, Society, or Association in the United States is expected to unite in the political battle this year. And the Democratic organization in every city, town or village, will be asked to assemble on the night of the Fourth of July to celebrate the Declaration of Independence and to receive news from the Democratic National Convention. This ought to be made a memorable display of old-fashioned American patriotism. In some cities and

Washington's Railroad. WASHINGTON, May 22.—In answer to criticism of its action in constructing the short line of railroad from Tricornia, in the harbor of Havana, to connect with the inland railways of Cuba, the War Department has made public a report showing the basis for its action. The officials direct special attention to the high character of the officers who recommended the construction of this railroad and to their reasons for building it. The report is dated in Havana, October 14, 1898, and is signed by J. G. Lea, Assistant Quartermaster General; Frank J. Hecker, Colonel and Quartermaster; W. R. Livermore, Lieutenant-Colonel of Engineers; R. M. O'Reilly, Lieutenant-Colonel and Chief Surgeon; Tasker H. Bliss, Lieutenant-Colonel and Chief Commissary, and Lieutenant-Colonel John T. Thompson.

The board of officers assembled in Havana on October 12, 1898, and after an investigation expressed the opinion that the cities and villages of Cuba were infested to a greater or lesser extent with yellow fever, and that malarial fevers of various degrees of intensity prevailed throughout the whole island. The board also reached the conclusion that the occupation of every city, town or village, by barracks, storehouses, or hospitals, was dangerous, as all of them were believed to be infected more or less and therefore were recommended to be abandoned at once.

The board especially warned the War Department that any stores landed in Havana harbor before the completion of the wharves and warehouses would be subject to a risk from yellow fever infection. It also earnestly recommended that ample time be allowed for the construction of the new buildings before troops were sent to Havana (as otherwise they and their stores would be unhealthfully exposed to infection, or be sent to any other point on the island until its freedom from infectious disease was ascertained and assured.

THE ITALIAN COLONY.

One of Them Objects to an Alleged Vote-Controller.

PORTLAND, May 22.—(To the Editor.)—The fourth day of next month will put an end to politics, but till election is over you will see reports of the descriptions, classes and nationalities working actively in behalf of the party to which they belong, pushing through pretty hard, but some of their friends will be elected. Being an Italian myself, I must declare that among my countrymen resident in this city there are a few who pretend to be "fathers" of the Italian colony. They show to any candidate that they can easily control as many votes or even all the Italian vote in the city, and, of course, as usually they have done in former elections, they are pretty sure that by telling to a whole lot of voters that they will make a good success, because lots of politicians believe what they say.

I could give all the names of these "prominent" Italian citizens, but I deem it not necessary. I can only say that some respectable gentlemen who are interested in politics have come to me and told me that Mr. Giuseppe Landucci, the "champion" bootblack of Washington street, has been making a name for himself more influence with the Italians of Portland than anybody else, and that he can turn his own way the majority, if not all of them, and lead them to the polls as he pleases. If he really has said so, he has made a big mistake, because he is not so popular in the colony as he makes people believe. Nobody, almost, like him, because his tendencies are rather to do harm to his fellow-man, than to help him in time of distress. His principle is to make money, no matter how, and his motto is: "If there is a chicken to eat, I want to eat a whole lot of it." I am sure that he can only control three or four out of the men that are working for him.

FRANK JACETTA.

THE CAUSE OF MANY SUDDEN DEATHS.

There is a disease prevailing in this country most dangerous because so deceptive.

Bladder trouble most always result from a derangement of the kidneys and a cure is obtained quickest by a proper treatment of the kidneys. If you are feeling badly you can make no mistake by taking Dr. Kilmer's Swamp-Root, the great kidney, liver and bladder remedy.

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