

STANDPATERS IN STRONG MAJORITY

Senate Votes to Retain Dingley Duties on Lead, as Aldrich Desires.

ONLY ELEVEN REVISIONISTS

Division in Republican Ranks Less Than Expected—Aldrich and Beveridge Lead Factions in Warm Debate.

WASHINGTON, May 10.—The ability of the Republican majority of the Senate to uphold the recommendation of the committee on finance on the lead schedule in the tariff, which contains the Dingley rates in place of the lower duties fixed by the House, was fully demonstrated today when by a vote of 35 to 14, the Senate declined to reduce by 1/4 of a cent a pound the duty on pig lead, as recommended by the committee on finance. In this vote 11 Republicans voted with the Democrats and two Democrats with the Republicans. By a viva voce vote the Senate adopted the rate of 2 1/2 cents a pound on pig lead, as recommended by the committee on finance.

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Aldrich said his statements had related only to the hearings on mineral under consideration when he spoke, and did not refer to the hearings as a whole, because he had read much of the report of those hearings.

"I have given 30 years to the consideration of these matters," said Aldrich, "and while I may not have the ability of the Senator from Indiana, yet such as I have I have brought to this question and, if the Senator will give a fraction of the time to the consideration of these matters that I have given, he will serve his constituency and the country better than by proclaiming to everybody the lack of information."

Heyburn Speaks for Lead Miners. Heyburn discussed the lead schedule at length, explaining mining methods and the systems of treating lead ore in order to demonstrate the necessity for a differential duty on pig lead and other products of lead ore.

The industry of Idaho, said Mr. Heyburn, encircle the lead mines, and disaster to the mines would result in general business stagnation. He asserted that without the protection to pig lead provided by the amendment of the committee on finance, the leading industry could not continue.

Cummins offered an amendment fixing the duty on pig lead at 1/2 of a cent a pound, in addition to the duty of 1 1/2 cent a pound on lead in the lead ore.

Borah's Blast at Smelters. In the opinion of Borah no form of legislation would hurt the lead and smelter trusts. It was idle, he contended, for anyone to say there were no such trusts. He thoroughly intrenched were they that they easily could avoid the provisions of the bill by transferring their bases of operations.

In a brief speech Bradley of Kentucky favored sustaining the committee in its recommendations regarding the lead schedule.

Cummins' amendment reducing the duty on pig lead from 2 1/2 to 1 1/2 cents a pound, and the differential of 1/4 of a cent, as recommended by the committee on finance, to 1/2 of a cent per pound was lost, 35 to 14.

After the announced Beveridge moved to reduce the differential to 1/4 of a cent, making the rate on pig lead 2 cents and the differential 1/2 cent a pound.

Quotes House Against Aldrich. Beveridge declared that the reputations of Speaker Cannon and other Republican members of the House as protectionists were sufficient to defend Senators voting for the amendment from the charge of being indifferent to the protective needs of this industry, as the House had declined to allow any differential.

Aldrich in reply declared that, if the Senate did not intend to turn the industry over to foreigners, a proper protection was necessary to keep it at home.

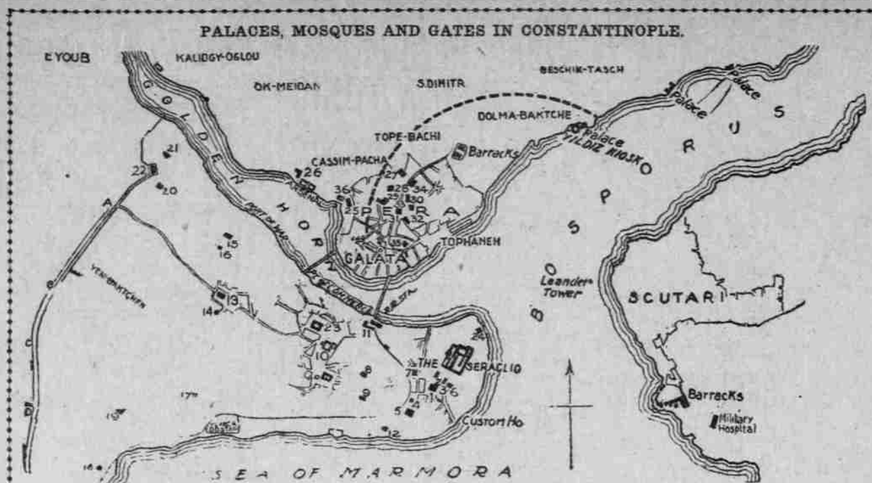
Beveridge vehemently replied that the Senator from Rhode Island would have to invent "some new argument" in place of the argument that the industry would be turned over to foreigners. Beveridge asked whether the Republicans of the House wanted to turn over the lead-producing interest to the foreigners.

"Forty-four of them voted against the House provision," declared Aldrich. "That other argument of turning the industry over to the foreigner," continued Beveridge, "comes like a photographic report of an ancient campaign and I ask again whether a Republican House attempted to strike that industry down?"

The years and days being then called for, Beveridge's amendment was defeated, 37 to 46.

The committee provision fixing the rate on pig lead and kindred leads at 2 1/2 cents a pound, a differential of 1/4 of a cent a pound, was then adopted by a viva voce vote. The Senate then adjourned.

HOT WEATHER TO FORCE VOTE Cannon Thinks Nothing Else Will Cause Senate to Adjourn. WASHINGTON, May 10.—Speaker Cannon is of the opinion that it will take a temperature of 90 to 100 degrees in the shade to get the tariff bill out of the Senate. The Speaker was at the White House today, after talking with the President he said:



- 1. St. Sophia. 2. Mint. 3. St. Irene. 4. Atmeidan (Hippodrome). 5. Mosque of Sultan Ahmed. 6. Dahi Humusium. 7. Bab-i Ali (Sublime Porte). 8. Mosque of Sultan Osman. 9. Porphyry Column (Buran Column). 10. Seraskierat (War Office). 11. Mosque of Valideh Sultan. 12. Kutchuk Aya Sophia (Little Sophia). 13. Mosque of Mahomet II. 14. Kiz Tash (Column of Marcian). 15. Mosque of Selim. 16. Cistern of Arcadius. 17. Column of Do. 18. Emir-ahor Jamisi (St. John of the Studium). 19. Mosque of Exil Marmora. 20. Kahlireh Jamisi (Church of the Savior). 21. St. Mary of Blachernae. 22. Blachernae Palace. 23. Mosque of Sullman. 24. Column of Theodosius. 25. Naval Building Basin and Barracks. 26. Naval Hospital. 27. English Embassy. 28. German Embassy. 29. Dutch Embassy. 30. French Embassy. 31. Spanish Embassy. 32. Russian Embassy. 33. Austrian Embassy. 34. Galata Palace. 35. Crimean Memorial Church. 36. Divan Haneh (Admiralty). GATES. A. Edreneh Kapusi. B. Top Kapusi. C. Yeni Kapu Mevlanesh Kapusi. D. Selymbria Kapusi. E. Yedi Kouleh and Kapusi (Seven Towers). F. Golden Gate.

SWORD OF OSMAN

Drawn by Sultan, Who Then Proves Physical Power.

MEHEMMED TAKES CROWN

Picturesque Ceremony Ends With Hymn of Liberty—Prayer Offered at Tomb of Mohammed, the Conqueror.

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"If you will tell me when the Senate will pass the tariff bill, I will give you a pretty good guess as to when Congress will adjourn. The only thing that can move the previous question in the Senate is hot weather."

Other Congressional callers at the White House today expressed the belief that the earliest possible date of adjournment was July 1.

WASHINGTON, May 10.—The President today sent to the Senate the nomination of Thomas Cader Powell to be Marshal of the second district of Alaska. Mr. Powell already has served one term as Marshal at Nome, having been appointed from Oregon by President Roosevelt at the instance of ex-Senator Fulton. Mr. Powell was nominated some weeks ago, but his name was withdrawn from the Senate at the request of Senator Bourne, of Oregon. All protests have been withdrawn, however.

The protests of Francis J. Heney and Mr. Bourne, after investigation failed to show sufficient grounds for dropping Mr. Powell, and his record as Marshal helped to secure him the reappointment. Senator Chamberlain said today that he would make no objection to the confirmation and he believed Mr. Bourne would take like position. Mr. Bourne has not yet returned to Washington, as his mother is ill at her home in New Bedford and is sinking and not expected to recover. Mr. Powell's nomination probably will not be acted upon until Mr. Bourne returns to Washington.

Lower Court Is Reversed. The case decided today was that of the Richmond Coal Company against the Commercial Union Assurance Company of London, in which it was sought to recover about \$20,000 insurance on coal in the bunkers at Spear and Howard streets, which caught fire several hours after the earthquake of April 18, 1906, and was destroyed after smoldering for a month. The Circuit Court of Appeals reverses the judgment of the lower court, which was in favor of the insurance company on the ground that the trial judge went too far in his instructions to the jury concerning the earthquake clause.

Quake Cannot Cause Fire. The higher court decides that the earthquake was not the proximate cause of a fire which occurred after the earthquake shock, practically holding that an earthquake cannot cause a fire directly and that for an earthquake to be the indirect cause of a fire the blast must follow immediately upon the quake.

The Court of Appeals also holds that it was proper to take into account causes, such as wind, back-drafting and dynamiting, intervening between the earthquake and the fire which destroyed the property involved.

The Appellate court also decided another very important point, which is that a fire following upon an explosion, such as one caused by dynamiting, is covered by the terms of the insurance policy.

LINCOLN SALOONS CLOSE REIGN OF PROHIBITION BEGINS FOR FIRST TIME. Saloonkeepers Say They Will Work for Vigorous Enforcement of New Law.

LINCOLN, Neb., May 10.—Tonight brought the close of the municipal year in Lincoln and banishment for at least a year of every saloon in the city for the first time in its history.

This was "bargain day" in the 25 drinking places, the owners of saloons making an effort to dispose of the goods on hand at greatly reduced prices, and it is said with a good deal of success. Most of the barrooms were dismantled early in the evening. Accumulated stocks will be shipped back to wholesale dealers.

The saloonkeepers who remain in Lincoln say they will unite with officials in striving for the enforcement of the prohibition law to the letter.

Representative Kendall Introduces Bill in Congress. WASHINGTON, May 10.—A bill doubling the tax imposed upon the sale of wholesale and retail liquor dealers was introduced today by Representative Glyndon served in the war as a member of the bodyguard of General Sherman in his march to the sea.

Old Murderer Pardoned. DES MOINES, May 10.—William F. Glyndon, 79 years old, convicted of the murder of a 14-year-old girl in 1878, was pardoned today by Governor Carroll.

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German Banks Refuse to Give Up Unless Court Orders.

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MUST PAY LOSSES

Insurance Companies Cannot Blame Earthquake.

IT COULD NOT CAUSE FIRE

Test Case at San Francisco Won by Insured on Appeal—Insurance Policies Cover Fires Due to Dynamiting.

SAN FRANCISCO, May 10.—An important decision relative to the earthquake clause of fire insurance policies was handed down today by the United States Circuit Court of Appeals. It directly affects several hundred pending suits against insurance companies for losses sustained in the great fire of April, 1906, and may result in the insured obtaining the principal of their policies with interest for three years.

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GOBBLE LOOSE ISLANDS

Japan Concedes One to China, Disputes Another With Russia.

VICTORIA, B. C., May 10.—According to advices brought by the steamer Kumeric, which reached port today, the occupation of those few unoccupied islands that remain off the Asian coast by Japanese adventurers is being continued. The Japanese government has agreed to China being allowed to reoccupy Pirates Island, which was taken over by the Nihalsue phosphate firm on payment of \$200,000 damages to the Japanese in occupation.

A new question has arisen with Russia over the occupation by Matsushima of an unoccupied island off the north of Saghalien. It is claimed as Japanese by right of occupation as a desert island, although in the Russian sphere in the Sea of Okhotsk. The Japanese propose to establish a fishing station on a large scale on the island.

Councilman on Trial. STOCKTON, Cal., May 10.—The trial of Councilman W. T. Shepard, charged with malfeasance in office, began before Judge Smith in the Superior Court today. Questions of prospective jurors by the defense indicated that the defendant will allege that his acts outside the Council did not affect his acts in the Council.

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SULTAN MEHEMMED V.

June Butterick's Delineator and Style Books in. Agents Nemo Corsets. Lipman-Wolfe & Co. Granted that we save you only 25c to 40c on the dollar on your purchases at our Owl Cut Rate Drug Store.

\$13.68 The Lowest Prices Ever Quoted on Silk Princess Dresses

That is, for Silk Dresses of this character, and we wish to say in connection with this sale, that at no time in the history of garment selling have such values as these been offered.

Comparative prices have been handled so recklessly that they cease to mean anything in connection with Silk Dresses. There seems to be an unrestrained impulse for some stores to outdo each other when quoting values and comparative prices.

We Are Going to Let These Silk Dresses Speak for Themselves.

There's a great many Silk Dress Sales going on everywhere—all heralded by out-of-reason comparative prices. We'd like awfully well to have you use this sale as an object lesson to illustrate the Lipman, Wolfe & Co. policy.

Shop around—see them all—the \$30.00 Dresses, the \$35.00 Dresses—and the \$40.00 Dresses, then come here—keeping in mind the "value and worth" quoted elsewhere and you will realize the phenomenal values of these

Silk Princess Dresses at \$13.68



These Dresses on Sale Wednesday

HAVE AGREED TO DIVIDE

HARRIMAN ROADS SHARE TERRITORY BETWEEN THEM.

Merger Inquiry Brings Out More Evidence Competition Is Killed by Harmony.

SAN FRANCISCO, May 10.—Six witnesses were examined today at the hearing before Special Examiner S. G. Williams in connection with a suit instituted by the Federal Government to dissolve the Harriman railroad merger under the Sherman act.

Those who testified were F. F. Connor, ex-general freight agent of the Pacific Coast Steamship Company; H. G. Toll, a clerk of the Western Pacific; R. G. Graham, of Oakland, formerly freight solicitor of the Southern Pacific; H. W. Adams of Sacramento, and H. E. Loebe, of Los Angeles, fruit shipper, and Charles Shepard, C. A. Severance, for the Government.

PORTLAND REPORTER WEDS

R. G. Callvert and Kathryn Andrew Married at Olympia.

OLYMPIA, Wash., May 10.—Miss Kathryn Andrew, of Olympia, and R. G. Callvert, of Portland, were married here today at the home of Mrs. D. S. Paisley, Rev. C. E. Todd officiating. They left at noon for Portland, where Mr. Callvert is employed on the Oregonian news staff.

Robber Believed Caught.

RENO, Nev., May 10.—In the arrest of Frank Webb, alias "The Shoemaker Kid," alias Shuler, alias Kirk, alias Gibson, alias Page, late last night, the police believe they have secured the Hammonree ivory stable highwayman who relieved A. L. Hammonree and M. Victor of \$25 and wantedly shot Jack Montree through the intestines Sunday night.

Ladbury and Stone Draw.

NEW YORK, May 10.—Before the

OLYMPIC ATHLETIC CLUB HERE TONIGHT.

Jack Ladbury of Australia and Tommy Stone of New York, fought ten rounds to a draw.