

THIRD COAST LINER

Harriman Company Will Put Newport on Frisco Run

TO HEAD OFF OPPOSITION

Steamer Which Has Been on the Panama Route Will Hereafter Run in Conjunction With Columbia and Geo. W. Elder.

SAN FRANCISCO, Jan. 21.—(Special.)—The Pacific Mail Company's Panama liner Newport, due here from the Isthmus February 3, will be replaced on the Southern run by the Costa Rica, which will take the Newport's place February 18.

The Newport is going on the run between this port and Portland. She will run in conjunction with the Geo. W. Elder and the Columbia, it being expected that the additional travel and increased freight business between the two ports as the result of the Lewis and Clark Exposition will warrant putting on an extra boat.

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Indications Now Point to Active Ball Team.

M'CREEDIE SIGNS PLAYERS

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TO ADJUST RATES

Hepburn's Bill on Interstate Commerce Introduced.

APPROVED BY THE PRESIDENT

It Abolishes Commission and Establishes New One With Power to Fix Rates—Appeal is to Court of Commerce to Be Created.

WASHINGTON, Jan. 21.—Representative Hepburn today introduced his bill amending the Interstate Commerce act, which has been under consideration some time, and which has been submitted to the President and Attorney-General and other members of the Administration.

Upon complaint, the Interstate Commerce Commission shall declare and order what shall be a just and reasonable rate, which order shall take effect in 60 days, the carrier having an appeal to a Court of Commerce to have the order of the Commission reviewed. Pending the review, the court may suspend the order, requiring a bond from the carrier for all damages incurred by shippers. The Commission is also authorized to fix a joint rate in case two or more carriers fail to agree, orders affecting these rates being subject to review by the Court of Commerce.

The present Interstate Commerce Commission is abolished and a new Commission created, composed of seven Commissioners at \$700 a year. The terms of the naturally expire in 1910.

A Court of Commerce, composed of five Circuit Judges of the United States, is created, which shall hold four regular sessions each year in Washington. The court shall have the exclusive jurisdiction over cases brought by the Interstate Commerce Commission. The Chief Justice of the Supreme Court of the United States is appointed to be the first and second of the judges of the Court of Commerce. The President is authorized to appoint an additional Circuit Judge for each of the judicial districts of the United States, who shall be authorized to perform the duties of the Judges of the Circuit Court.

The bill consists of 21 sections, much attention being given to the details and methods of procedure under which the Commerce Commission and the Court of Commerce shall proceed.

Senators Praise Dead Colleague—Move to Hurray Swayne Case. WASHINGTON, Jan. 21.—The Senate today held a memorial service for the late John James Ingalls, for 18 years a member of the United States Senate from Kansas, which has been placed in Statuary Hall.

There were seven addresses, but before the memorial service a letter from the Governor of Kansas, tendering the statue and a resolution of acceptance, pending the adoption of the resolution, addressed the Senate. He devoted the greater part of his address to a consideration of the reasons why Mr. Ingalls was not re-elected in 1891, and said: "And then, as if in some measure to atone for the injustice that had done him, the people of Kansas provided that his marble statue should stand forever in the hall near the chamber in which his great work was done."

Long called attention to the fact that the late Senator had been the first of the anniversary of her admission to the Union, and to the fact that Mr. Ingalls had made an unavailing effort to have John Brown's statue placed in the National Capitol.

The other speakers were Allison, Cockerell, Platt (Conn.), Gorman, Spooner and Daniel.

Allison recalled the fact that he and Mr. Ingalls had entered into a service in the Senate on the same day, March 4, 1872, and said that during 16 years of the Kansas Senator's service they had occupied adjoining seats and had maintained the cordial relations which have characterized their association.

Spooner said that Kansas could never make an adequate explanation of its failure to keep Mr. Ingalls in the Senate.

Speaking of Mr. Ingalls' strong partisan speech, Daniel admitted that many of his remarks had been offensive to him, but said they were forgotten in admiration for the man.

Platt said that as an orator, Mr. Ingalls was not excelled by Demosthenes or Webster, and Cockerell and Gorman paid high tribute to the Kansas Senator's fairness as a pleading officer.

In the galleries were Mrs. Ingalls and her daughters, Shedd Ingalls, of Atkinson, a son of the late Senator Ingalls, and many prominent Kansans.

At the conclusion of the eulogies, Long's resolution accepting the statue was adopted, and the fortifications appropriation bill taken up. Toller moved to strike out the provision for the insular possessions, and he and Gorman criticized the clause, because they said it committed the country to a large expense without adequate information. The further consideration of the bill was postponed until Monday.

The clerk of the House arrived with a notification of the appointment of the impeachment managers to conduct the impeachment trial of Judge Swayne. On motion of Platt (Conn.), an order was agreed to directing that the House be notified that the Senate was ready to receive the House managers.

Toller gave notice that, when the impeachment proceedings were once begun, he would insist upon the immediate consideration of that matter and would resist any effort to displace it with the statehood bill. Speaking of that bill, he said there was no longer any interest in it, and declared that, as a rule, when it was under consideration, not to exceed 100 yeas and nays, either side of the chamber remained to listen to its discussion.

A resolution authorizing the committee on interstate commerce to sit during sessions of the Senate, in order to permit the taking of testimony on the railroad rate question, was passed.

Dietrich presented but did not read an article written by himself in support of his bill giving local self-government to Alaska.

TO BUY ALL PANAMA STOCK Hearst Proposes Condemnation of Remaining Railroad Shares. WASHINGTON, Jan. 21.—Representative Hearst, of New York, introduced a bill today to authorize the acquisition by the United States of the entire capital stock and property of the Panama Railroad Company, and to provide for the maintenance, operation and development by the Government of the railroad and steamship properties so acquired. An ap-

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Senators Praise Dead Colleague—Move to Hurray Swayne Case. WASHINGTON, Jan. 21.—The Senate today held a memorial service for the late John James Ingalls, for 18 years a member of the United States Senate from Kansas, which has been placed in Statuary Hall.

There were seven addresses, but before the memorial service a letter from the Governor of Kansas, tendering the statue and a resolution of acceptance, pending the adoption of the resolution, addressed the Senate. He devoted the greater part of his address to a consideration of the reasons why Mr. Ingalls was not re-elected in 1891, and said: "And then, as if in some measure to atone for the injustice that had done him, the people of Kansas provided that his marble statue should stand forever in the hall near the chamber in which his great work was done."

Long called attention to the fact that the late Senator had been the first of the anniversary of her admission to the Union, and to the fact that Mr. Ingalls had made an unavailing effort to have John Brown's statue placed in the National Capitol.

The other speakers were Allison, Cockerell, Platt (Conn.), Gorman, Spooner and Daniel.

Allison recalled the fact that he and Mr. Ingalls had entered into a service in the Senate on the same day, March 4, 1872, and said that during 16 years of the Kansas Senator's service they had occupied adjoining seats and had maintained the cordial relations which have characterized their association.

Spooner said that Kansas could never make an adequate explanation of its failure to keep Mr. Ingalls in the Senate.

Speaking of Mr. Ingalls' strong partisan speech, Daniel admitted that many of his remarks had been offensive to him, but said they were forgotten in admiration for the man.