

TEXAS PRIZE FIGHTING

Stopped by Lone Star Legislative Assembly.

BILL MAKING FIGHTING A FELONY

Passed Both Houses With Only Six Dissenting Votes.

AUSTIN, Tex., Oct. 3.—There will be no prize fight at Dallas, Oct. 31 between Corbett and Fitzsimmons. This fact was settled by the Texas legislature in exactly three hours by the watch. The two committees, one in the senate, the other in the house, gave an audience to the Dallas attorneys all morning to ascertain their objections and entertain protests against the passage of the law. After hearing the gentlemen the committees adjourned. When the houses met the committees were ready to report, and the senate bill was promptly called.

From the time the bill was placed before the resolution committee to the time it passed was exactly 55 minutes. During this time Senator Dean opposed the bill and Senator Larker spoke in its favor. These were the only gentlemen who spoke on the bill, the others satisfying themselves by voting. The vote on the final passage of the bill was 28 ayes and 1 no, Dean being the negative voter. The bill was immediately sent to the house where there were only 5 votes against it. The governor received congratulations from all over the state.

To Fight in Canada.

BOSTON, Oct. 3.—It is reported in sporting circles here that arrangements are rapidly progressing to hold the prizefight between Corbett and Fitzsimmons near Fredericton, N. B. It is stated a prominent sporting man has been in New Brunswick the past ten days arranging for the battle.

Government Will Interfere.

WASHINGTON, Oct. 3.—It is positively stated on the authority of Attorney General Herman that the Corbett-Fitzsimmons fight will not be permitted in the United States territory. Although he could not disclose his purpose, it is believed, if necessary, troops will be ordered out to prevent a fight.

Prize Fight Doomed.

AUSTIN, Texas, Oct. 3.—The bill making prize-fighting a felony passed both houses of the legislature with but four dissenting votes in the house. Governor Culberson will sign it tomorrow and the law will go into immediate effect.

The Law Complete.

AUSTIN, Tex., Oct. 3.—The senate today concurred in a few minor house amendments to its bill preventing prize fighting, and the bill will be sent to the Governor this afternoon. The remainder of the special session will be devoted to matters of state interest, suggested by the governor this morning.

A Newspaper Soldier.

SAN FRANCISCO, Oct. 3.—A special from Washington says: "General Miles is a newspaper soldier," declared Secretary of War Lamont as his fist landed on his desk. "It is outrageous that a man who expects to be commander-in-chief of the army should out that he has been appointed before the order is issued."

ROW WITH ENGLAND.

Venezuelan Question May Have to Be Arbitrated.

NOTHING OFFICIAL IS LEARNED.

Authorities Are Interested in the Syndicate Meeting.

WASHINGTON, Oct. 2.—Reports from Minnesota, where lives Donal Grant, the head of the American-Venezuelan syndicate, that the syndicate will meet in New York today have awakened interest in Washington owing to its bearing on the negotiations between the United States and Great Britain concerning Venezuela. The St. Paul advices announced that Secretary Olney has sent three letters to Ambassador Bayard instructing him to notify Great Britain that unless the Venezuelan question was submitted to arbitration within 90 days, the United States would enforce the Monroe doctrine. That such letters have been sent cannot be confirmed at the state department. Secretary Olney will not admit that he has sent one or three letters on the subject, nor will he give any intimation as to the status of the question. Senator Andrade, the Venezuelan minister, said today that he was uninformal as to any such letters.

In the absence of information from official quarters, some credence is given the report that the state department is acting, for the reason that it substantially agrees with what it has been possible to learn from unofficial sources. It is believed, however, that the reference to Great Britain's answering in 90 days means that the executive branches in Washington desire information before congress assemblies, about 60 days hence. The last congress adopted the Livingston resolution requesting Great Britain to arbitrate, and it would be natural that the executive branch should inform congress what answer Great Britain had given. It is believed the state department, with due diplomatic courtesy, has suggested to Great Britain that the meeting of congress in December makes it desirable that an answer should be made within the intervening period.

While this view is not entertained in some quarters, the last official communication admitted by the state department to have been sent is the letter of the late Secretary Gresham to Mr. Bayard last December, published in the state department red book, with the unsatisfactory reply of Lord Rosebery, stating that Great Britain had always been willing to arbitrate as to a part of the land involved, but not as to all of it.

Secretary Carlisle has returned to the city and had an interview with ex-Representative Wilkinson, of Louisiana in regard to the pending sugar bounty controversy. Mr. Wilkinson appealed to the secretary in behalf of the planters on much the same lines as had been covered by Senator Caffers and Senator Blanchard at their interviews with the secretary. Mr. Carlisle, however, saw no way in which he could render the bounty claimants any assistance, except possibly by expediting the hearing and the decision of the court of claims.

This he was willing to do. The controller, he said, had jurisdiction of the matter, and had announced in his decision adversely to the claimants or send the case to the court of claims. He had chosen the latter alternative, and he (the secretary) had no power.

Dr. Price's Cream Baking Powder

to overrule him. He was perfectly willing to hear Senator Manderson or any of the other interested parties on the question of the decision of the controller to send the case to the court of appeals, but further than that he could not take any action. It seems to be the opinion of the treasury officials that the case will remain as at present without going to the court till congress meets in December.

Nebraska Republicans.
LINCOLN, Neb., Oct. 3.—The state convention is the most harmonious ever held in Nebraska. The nominations were made by acclamation. Justice Supreme court, J. L. Norvall, present incumbent; regents of the state university, Chas. A. Morrell, C. L. Gould.

The most exciting feature of the convention was a resolution introduced by D. D. Courtney, a Lancaster county delegate, denouncing the A. P. A. and all other political organizations. Delegates tried to prevent its introduction, but the author was determined to place the convention on record. The measure was referred to a committee without being read and never reappeared.

The platform recounting the fallacies of all other political parties in favor of liberal pensions and the McKinley tariff, the measure says:

"Favoring the use of both gold and silver as standard money, we oppose all monetary legislation that would result in either gold or silver monometallism, and the maintenance of a national currency, a dollar of which, whether gold, silver or paper, shall be of equal value and of equal debt-paying or purchasing power."

"We most heartily sympathize with the people of Cuba in their desire to attain independence and self-government, and demand in case Spain makes good its threat to wage a war of extermination against them, the prompt recognition of the belligerent rights of the Cuban republic by the United States."

Massachusetts Democrats.

WORCESTER, Mass., Oct. 3.—The platform committee the present national administration for its conduct of foreign affairs; congratulates the manufacturing interests of the country on the successful operation of the new tariff, regretting that the bill as originally framed by democratic leaders is not in force, and denounces the efforts of the republican party to reopen this question, demands a maintenance of the existing gold standard and opposes the free coinage of gold and the further purchase the silver bullion, and demands that the government shall retire of its paper money; favors the grant to the secretary of the treasury of the power to make term loans, to maintain the gold balance of the treasury; tenders to President Cleveland and Secretary Carlisle the thanks of the democratic party of Massachusetts for their position on the financial question, and congratulates the country on the marked revival of business which followed their stand; denounces the American Protective Association by name; and declares in favor of good roads and for the collection of a fixed percentage of earnings from corporations which use the public highways.

The ticket nominated is as follows: Governor, George Fred Williams, Dedham; lieutenant-governor Hon. James S. Grinnell, Greenfield; secretary of state, Edward J. Flynn, Boston; treasurer and receiver-general, Henry Eben S. Stevens, Dudley; attorney-general, Henry F. Huribut, Lynn; auditor, Alfred C. Whitney, Boston.

Save money by buying your shoes at the Palace.

Porcelain Baths—200 Corn'l street.

Dr. Price's Cream Baking Powder

ROTTEN RECEIVERSHIP

The Changes in Northern Pacific Strippers.

THE NEW RECEIVER IS A TOOL.

Of the Old Portland Corporation Ring.

PORTLAND, Oct. 3.—Judge Gilbert today confirmed the appointment of A. F. Burleigh as receiver of the Northern Pacific, so far as the railroad's property in Oregon is concerned. Burleigh furnished a ten thousand dollar bond with Joseph Simon and J. N. Dolph for the Oregon Improvement Co., and his appointment means nothing but further spoliation of the Northern Pacific under a rotten receivership.

QUARRELS AMONG THE GANG.

SEATTLE, Oct. 4.—Burleigh left for Portland, Or., on the 5 o'clock train. He announced before leaving that G. W. Dickinson, assistant general superintendent under the old receivers would be his general manager. The appointment will be followed by applications along the line and Burleigh will appear in the United States circuit court at Portland.

Bryton Ives said this afternoon that he would yet force the receivers to accounting. In his supplemental affidavit Ives fiercely attacks Henry Villard as a railroad-wrecker, and scores Cromwell, who, he says, was employed to bring about the conditions whereby a collusive appointment by the Milwaukee courts could be made. The affidavit states that a bill in equity was presented to Judge Jenkins, wherein Gustav Ulbrecht, a creature of Villard, was sole complainant, and described himself as owner of bonds and stock of the Northern Pacific, while whatever bonds and stock were in his possession belonged to Villard. This bill, after attorneys had consultation with the trust company, provided for the appointment of Payne. On its being submitted to Oakes, he appealed to President Rolston, of the trust company, who is said to have insisted that Oakes be made one of the receivers. Then follows a statement of occurrences leading up to a compromise, whereby Henry C. Rouse was to be appointed receiver on account of the interests represented by Charles L. Colby and Colgate Hoyt. Thereupon counsel for the railroad company was notified by telegraph, and the bill known as the Winston bill was filed.

Payne, who was nothing but a Milwaukee, Wis., ward politician and postmaster, then member of the national committee, and general corporation striker in politics, is said to be in very poor health.

CITED FOR CONTEMPT.

SEATTLE, Oct. 3.—Last night Judge Hanford, before leaving for Portland, filed an order citing ex-receivers Rouse, Payne and Oakes to appear before him on October 31st, and show their cause why they should not be punished for contempt.

Tom Watson Defeated.

ATLANTA, Ga., Oct. 3.—Major J. C. Black, democrat, has defeated Thomas E. Watson, populist, for congress in the tenth district by majority 16 41.

Frank Goodell, who has been acting in the capacity of Western Union telegraph operator for the past 18 days, during the illness of the regular operator, returned this afternoon and has resumed his place as messenger in the local telegraph office.

Misses Theresa and Rosalie Friendly came down from Eugene this afternoon and were visitors at the fair this afternoon. The young ladies will visit friends in Portland before returning home.

Mrs. Geo. V. Morris came down from Eugene this afternoon and is the guest of her daughter, Mrs. H. H. Thomson.

Highest of all in leavening power.

Royal Baking Powder

ABSOLUTELY PURE

THE DURRANT TRIAL.

Some Features of the Day's Proceedings.

SAN FRANCISCO, Oct. 3.—When the Durrant trial was resumed this morning, Attorney Duprey continued calling of medical students who attended the lecture delivered by Dr. Cheney on the afternoon of April 3rd. Of eight students who were called during the first hour none were found who answered to Durrant's name at roll call. District Attorney Barnes obtained notes of each student for the purpose of comparing them at the proper time with notes said to have been taken by Durrant.

Attorney Duprey created a sensation by asking that Robert N. Lynch, Rev. Geo. Gibson's private secretary, who sat in the court room taking notes be excluded from the court room. Murphy said he could not exclude Lynch unless he (Lynch) was subpoenaed as a witness. Attorney Duprey at once subpoenaed Lynch and the court ordered him to leave the room. Lynch reluctantly obeyed.

Rev. Davis.

Edwards Davis will speak at the Christian church tonight—Thursday—in spite of what the Salem Statesman says to the contrary. He will not speak at the pavilion as it publishes. Read the following circular:

WHERE.

Contrary notice makes it necessary for me to state that my engagement at the Christian church tonight has not been canceled!

All obligation to the state fair association has been discharged.

Furthermore, my engagement tonight will be my last this season in Salem,—whose citizens are not responsible for the misrepresentation, and solicitude I heartily appreciate.

John Savage Jr., returned this afternoon from his mining claim south of Newport.

OREGON STATE FAIR.

Growing Attendance the Marked Feature.

BIG CROWDS FROM PORTLAND.

Men Well Pleased at the Result of the Races.

STATE FAIR NOTES.

The Oregon derby was postponed until today, owing to the lateness of the hour.

The mule races this afternoon promise to be as funny as Old Bill Anderson's bull race.

The Salem Woodmen deserve a great deal of credit for making this day a success. Everywhere you go you see the Woodmen badges.

Senators Mitchell and McBride were on the grounds for a while yesterday and expressed themselves as very well pleased with this year's fair.

The visiting Woodmen who came in today on the excursions were welcomed at a meeting held in their honor in the grand stand. Frank E. Hodgkin, Neighbor of Salem Camp 118, delivered the address of welcome. Walter L. Toose, the Woodburn millionaire, and others, made short responses. The Woodmen are here in crowds and propose to have a good time.

The man who performs on the wire and so forth at the grand stand between beats of races is a fake of the rankiest. (Continued on fourth page.)



OUR BOYS

should be all right about as in other ways. With them good shoes are everything. Everything good in footwear for boys is shown in our great stock—shoes for school, for work, for play, shoes for all occasions and kinds of wear except short wear. All our shoes are long wear, and long wear shoes are invariably the cheapest. Boys are apt to be hard on shoes, and accordingly their shoes must be adapted to rough usage. There's economy in wearing shoes with plenty of wear in them. Get your boys' shoes of us and save money.

SHOE SALE!

KRAUSE BROS.,

Are making some big cuts in prices. See them before buying and save money on Boots and Shoes and Rubber Goods. 275 Commercial St.

C. H. LANE,

MERCHANT TAILOR,

211 Commercial St.

The Fair!

No. 1 and 2 Lamp Chimneys Only 4c and 5c.

Glassware,	Underwear,	Table Linen,	Overall's,	Window Shades,	Soap,
Hosiery,	Woodenware,	Toweling,	Paints,	Graniteware,	Brooms,
Shirts,	Umbrellas,	Gloves,	Shoes,	Boys' Clothing,	Matches
Notions of all kinds,					Price our Goods

And for Tablets and Slates Never so Cheap

The Fair!

P. S.—No charges for admittance

It's Going To Be Cold

this winter. All the weather prophets agree on that point. So the wise woman will begin now to look around for Cloaks and Furs and Wraps. The right time to buy such things is before you need them. This gives plenty of time to compare prices and qualities, and plenty of time to think the matter over and make up the mind. Being sure before buying is a good deal better than buying first and finding out afterwards.

We are proud of our Cloak Department.

Fur Capes.

We will sell any of the samples sent us for display during the fair at the lowest prices ever known for such goods. Price range from \$1.50 to \$60 and include the highest degree of perfection.

Just Opened

another lot of Fine Capes and Jackets, in boucle, astrakhan, beaver, plush and fur, by far the prettiest line heretofore. Every number is a leader from \$4.50 to \$20.

Foster's Kid Gloves.

With large hooks.

Every pair WARRANTED.

We are sole agents for this brand.



the leading athletic corset. Price \$1.50.

Dr. Warner's Coraline Corsets

give ease, comfort and grace. Four million women are today wearing them.

Clothing!

Don't put it off if you are going to buy for fall or winter; buy now and get a whole season's wear and comfort out of your clothes.

ALL WOOL SUITS—Guaranteed to wear to your liking or money refunded.

\$10.

Working Suits,

\$4, \$6, \$8.

HATS—Fedoras 50 cents and up. All lines complete.

FURNISHINGS—Everything fresh and new.

J. J. DALRYMPLE & CO.,

N. B.—Send us your mail orders for prompt attention and best care.