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DAILY EDITION.

No. 145

ENGLAND'S ATTITUDE.

Toward Venezuela Is Now Officially Announced.

WHAT PROVOKED HER TO ACTION.

Interference by the United States Not Expected.

LONDON, Oct. 22.—In view of the many reports in circulation regarding the attitude of Great Britain toward Venezuela, the following announcement was made Monday.

In consequence of Venezuela not offering an apology or reparation for the Uruana incident, the marquis of Salisbury has taken steps to inform her as to what reparation Great Britain desires, but as the relations between the two countries have been broken off for some years, the communication was not sent through a direct diplomatic channel. As the document has not yet reached its destination it is not considered desirable to give the details of its contents, but it is couched in forcible terms and points out that Great Britain will not permit Venezuela to overstep the boundaries marked by the course of the rivers Guiana and Amacura, but is willing that the question of the other disputed territory should be submitted to arbitration."

The Westminster Gazette says: "Great Britain and the United States are not going to be set by the ears by a pack of Venezuelans. President Cleveland knows we have no intention of land-grabbing in South America, and Mcroe is no better friend than the Old Country. In due time Secretary Olney will, no doubt, tell the Venezuelans they cannot expect the United States to espouse their quarrel when they deliberately presume on their limited resources to attempt to bluff a great power."

The St. James Gazette says: "The very able New York Post fairly applies the term 'blatherskite' to the Tribune and similar publications and politicians whose mouthings on Venezuelan affairs are an example of their habitual use of foaming talk. The United States gov-

ernment, however, is no 'blatherskite,' and does not listen to the opinions of advisors of that order. If Venezuela has that impression, she will do well to remember the outcome between England and Nicaragua. Unless President Cleveland is prepared to overthrow the traditions of his foreign policy and begin the course of courtly complications, we may be sure Venezuela will not receive more backing than Nicaragua did."

It is stated that as there is no other territory in dispute the British denial of arbitration is comprehensive and complete. The line made by the Amacura and Guiana rivers is particularly what is known as the Shomburgh line.

Included within it is all the territory on the south bank and at the mouth of the Orinoco river. The British already occupy the north banks, so that the official assertion of this claim to the south bank gives them entire entrance to this great waterway of South America.

Included also within the line of the two rivers is a large part, probably half, of the tract recently granted by Venezuela to a United States syndicate. Under the foregoing circumstances the statement of the foreign office is said to sweep aside all basis of a compromise on arbitration such as the United States has urged and to be final insistence of British sovereignty over the essential territory at issue covering and commanding the south bank of the Orinoco. The landing of the British marines at Corinto is regarded as a precedent of the course Great Britain may take, and in anticipation of this possibility officials are comparing the relative strength of the forces which might be brought together. The British have a fleet of 16 war-ships available in the North and South Atlantic. The Venezuelan seaports are fairly well fortified, and she can put 60,000 well armed troops in the field.

A Landmark Gone.

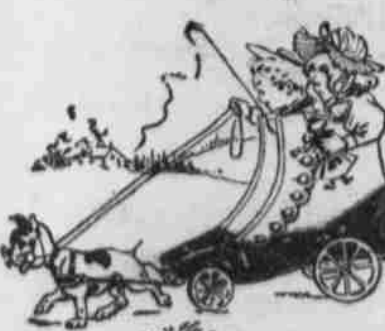
PHILADELPHIA, Oct. 22.—The Seven Stars tavern in east Vincent township, Chester county, burned last night. The Seven Stars was built long before the revolution and was famous as a stopping place for travelers from Philadelphia to Baltimore. Washington and his generals often stopped there.

THE EXPOSITION—At Portland is proving an excellent drawing card, but not any more so than our 15 cent meals. People do say they can't be beat. Kenworthy & Barnett.

They all talk shoes, but we sell them. Why? Because we give good goods and late styles at prices lower than anywhere in Salem. Call and see!

KRAUSSE BROS.,
275 Commercial St.

S.H.O.E.S.



Shall we call it a double charm? Nothing can be more charming than fine footwear, because it is a charm felt as well as seen. As to this matter we feel convinced that no stock of summer shoes can be finer than ours, and that nothing in Salem approaches our display in style, quality or price. Our shoes are far too cheap, to make it tolerable to wear back-numbers or shoes that are mostly uppers. Our high-class footwear presents the height of fashion and insures cool comfort and absolute ease for the feet. Here are shoes for all occasions and occupations, in and out of town, pleasure or business, work or outing; and they are besides a revelation of low prices.

THE FAIR.

274 COMMERCIAL ST.

DABNEY & WHITE, PROPS.

Glassware, Underwear, Table Linen, Overalls, Window Shades, Soap, Hosiery, Woodenware, Toweling, Pants, Graniteware, Brooms, Umbrellas, Gloves, Shoes, Boys' Clothing, Marchionettes, Notions of all Kinds, Tinware.

And for Tablets and Slates Never so Cheap

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

THE FRISCO DISGRACE.

Yet Another Day of Testimony Taking.

IN THE DIRTY DURRANT CASE.

Witnesses in Rebuttal Are Being Put In.

SAN FRANCISCO, Oct. 22.—General Dickinson this morning announced that he had no further witnesses to call in the defense of Theodore Durrant. The calling of witnesses in the rebuttal was therefore begun by the prosecution. The first step was to refute the statement of Durrant that the trustees of the church asked him to repair the gas fixtures at the church last April. C. W. Dodge, a medical student, testified that on the afternoon of April 13 he saw Durrant at the ferry and that the prisoner told him he was waiting for the members of the signal corps, whom he expected from Oakland. The testimony is important from the fact that Durrant said when on the stand that he was at the ferry for the purpose of searching for Blanche Lamont.

A. A. Hobie, an old school mate of Durrant, testified that on the same afternoon he saw the prisoner at the ferry in company with a young woman who answered the description of Minnie Williams. Minnie Williams came over from her home in Alameda that night and next day her body was found in Emanuel church. The theory of the prosecution is that instead of being at the ferry to follow up the clew of Blanche Lamont, Durrant was there for the purpose of meeting Miss Williams and luring her on to her death. District Attorney Barnes said today at noon that the testimony in the rebuttal would be finished by tomorrow night. The argument of the case will therefore probably begin the last of the week.

A Record Breaker.

LOUISVILLE, Oct. 22.—John S. Johnson Monday rode a mile, flying start, paced, in 1:44 1/5, breaking the world's record.

Johnson beats Pete Berlo's professional record of 1:46 4/5 by two and three-fifths seconds. In the class B trial Otto Zigler of California, was brought out a particular star, he lowering the paced two miles record standing start record of 4:10, made here last year by Johnnie Johnson, to 3:51, actually clipping off ten seconds.

Grover the Great.

SPARTANSBURG, S. C., Oct. 22.—The President's train on the way to the Atlanta exposition reached here at 11:45 a. m., six thousand people including students of Converse college were at the depot. The president shook hands with hundreds. The train stopped 10 minutes and the President was continually cheered.

A Busted Bank.

TAOCA, Oct. 22.—When S. R. Balkwell took formal possession of the closed German American bank this morning he found \$1.10 and no account books whatever. The city had over \$50,000 on deposit, and it was the demand for this money that caused the bank to fail.

Mackey's Funeral.

PARIS, Oct. 22.—A funeral service with high mass was celebrated at noon at the church of St. Ferdinand, Daumesnil, for the repose of the late John W. Mackey, Jr. The body will be taken to the United States next week.

Frances Again.

BALTIMORE, Oct. 22.—Miss Frances E. Willard was again elected president of the W. C. T. U. today.

Children Cry for Pitcher's Castoria.

SUPREME COURT DECISIONS.

Property of Charitable Societies Not Actually Occupied is Taxable.

The Portland Hibernian Benevolent society, respondent, vs. Penumbras Kei lay, appellant; appeal from Multnomah county; judgment of the lower court reversed and the complaint dismissed. Opinion by Bear C. J.

Riggen & Holbrook, respondents, vs. Investment Co., appellant, and on cross-appeal, F. B. Holbrook and Investment Co., respondents, vs. S. B. Riggen, appellant; motions to dismiss appeals overruled.

State of Oregon, respondent, vs. John A. Carr, appellant; appeal from Multnomah county; argued and submitted; W. T. Hume, attorney for respondent; J. N. Dolph, Geo. H. Durham and Richard Williams, attorneys for appellant.

V. L. Bevington was admitted to practice on petition and certificate from the supreme court of Michigan.

R. R. Bishop, appellant, J. L. Balsely et al., respondents; ordered that the time for filing a motion for rehearing of this cause be extended ten days.

State of Oregon, respondent, vs. X N. Steeves, appellant; ordered on affidavit and motion of district attorney that the clerk of the court below be requested to certify up amends to the bill of exceptions allowed by the court.

John Landigan, respondent, vs. F. J. Alex. Mayer, administrator, appellant, ordered on motion that appellant have until December 1, 1895, to serve and file abstracts.

J. M. Nicklin, as receiver, appellant, vs. Chas. A. Burckhart et al., respondents; ordered upon stipulation that appellant have until November 5, 1895, to serve and file his brief herein.

Setig Wictorowicz and Max Halpern, co-partners, doing business under the firm name of Wictorowicz & Co., respondents, vs. The Farmers' and Merchants' Insurance company, appellant; ordered on motion that appellant have until November 30th to serve printed abstract.

Henry Broden, appellant, vs. J. C. Bonham et al., respondents; ordered on motion that appellants have until November 30th to serve printed abstract.

Rubin Trotzky, respondent, vs. The Farmers' and Merchants' Insurance Co., appellant; ordered on motion that appellant have until November 30th to serve printed abstract.

In the first case the court says: We are clear the property in question is liable to taxation even if it belongs to a charitable institution, because it is not actually occupied for charitable purposes.

The plain and obvious meaning of the status is that only the real estate actually occupied and in use by these different institutions for the purposes for which they were organized, shall be exempt from taxation.

When such a society uses its property for the purpose of accumulating money, it enters into competition with other owners not similarly favored and the state should, and we think the state does, impose upon it the same burden of taxation as it imposes upon other property similarly situated."

The New York Racket has just received a large lot of genteel worsted suits in cutaway, frocks and round and straight out sacks, neat styles just from one of the best Chicago houses, also childrens knee pants suits in single and combination suits also mens pants and suits in various styles and quality. Call and save money on purchase.

2d-lw

All kinds of rubber boots and shoes of the Woodsoccket make at the New York Racket, also a fine line of heavy winter boots and shoes for men and boys, and light and heavy shoes for ladies and children. Call and save money.

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