

Yellow Jack has already put in an appearance at Cuba.

Ex-governor St. John, was defeated a few days since for Mayor of Leavenworth, Kansas.

The Connecticut Legislature has refused to assent to a prohibitory Constitutional amendment.

And now, before the Star Route trials are closed, the official conduct of architect Hill is undergoing investigation.

From 1868 to 1882 inclusive, 2,175 cases of suicide were recorded in the city of New York, covering all ages from ten to ninety.

California produces half the quick silver in the world; 100,222,267 pounds in the last thirty years, of which two-thirds went abroad.

Some one has suggested that Fraud Hayes be sent to Moscow as the representative of this Government at the Czar's coronation. That such of a suggestor wants Hayes to investigate the scientific properties of dynamite.

Reports have it that Sen. Fair, of Nevada, was recently shot at by his son. These shoddy millionaires, radical Se. ators, and their families, seem to be a queer set.—Fair, Tabor & Co.

Take a dessert-spoonful of oatmeal, place it, in the morning, in a tumbler and fill up with new milk. Let it stand all day and take it for supper for a night-cap. The grains will be softened by their long soaking in the milk, and it can be eaten with a spoon. This is said by its advocates to be a specific against neuralgia, and is strongly recommended for sedentary folks.

The Brooklyn Eagle has it about right when it says there is a principle of protection that a high protective tariff increases the laborer's wages; but there is principle of human nature that "sees it," goes it better, and beats it every time. This is the principle in obedience to which an employer thinks more of his own pocket-book than he does of his working man's.

The New York Sun, in making a note of Chandler's visit to Florida, declares that "it is a psychological truth that a horrible fascination sometimes impels a guilty conscience to revisit the scene of the great crime years after its commission." If the Sun is correct, how Dorsey must shudder after an opportunity to visit the "Denis' n parlors," how John Sherman must yearn to take another peep into the Louisiana purloin dens. These and other boozes must be continually in the grip of horrible fascinations.

Of course Democrats take no stock in the extravagant claims and reverence of Mr. Fishback for the "grand old Republican party?". The country would have been grander, and more prosperous and happy had it never had an existence. Civil war succeeded its triumph. And since assassinations of Presidents, theft of the Presidential office, the Constitution disregarded, robbery and robbery rampant, and the government has been run in the interest of millionaire monopolists instead of for "the greatest good to the greatest number." But Mr. Fishback's theories with reference to the tariff are mighty correct and unanswerable, and we heartily commend his letters, to the careful and attentive perusal of our readers. Letter No. 4 in another column, Peelle is getting badly peeled, and what peels Peelle also feels. De-Motte and the balance of the radical gang.

Congress in Guenther, Wisconsin, who was active in his efforts to secure a reduction of the tariff on glass bottles, says that even now, before the new tariff has gone into operation, the price on small bottles has been increased about one dollar per gross, and it is expected that when the new tariff goes into effect the tariff will be still more increased. The old rate was 35 per cent, ad valorem, and the new tariff owing to the extraordinary action of the conference committee, fixes the rate at one cent per pound, an increase of over 100 per cent.

At the close of a well-tempered editorial the New York Times says:

As nearly as we can judge of popular sentiment by careful study of its manifestation, its demands are not substantial, but rather moderate. The gradual reduction of duties on raw materials and instruments of trade; of those duties which weigh most heavily on the cost of living, and so on labor and production, and the prudent but steady remission of the duties which were levied for war purposes to compensate for internal taxes imposed during the war and since repealed.

The Indianapolis News remarks on the above: "That is certainly a reasonable demand, and a policy based upon it would seem to be certain of success. But whatever policy is adopted and by whatever party, the principle is abroad in the land and is growing, to so modify the existing tariff until every feature of it which gives a bounty to the producer at the expense of the consumer is eliminated, and it remains only a tax for the benefit of the government."

RUNNING AFOUL OF A BUZZ SAW—NO. 4.

In his "History of the Intellectual Development of Europe," Professor Draper says:

"All men are liable to come into that condition in which, while aware of the fallacy of their opinions, they are yet angry that another should remain thereof." Congressmen and plate-glass editors who are not afflicted with the "malady of thought" and are thus enabled to preserve the adolescent complexion so much in favor with party roustabouts, are prone to get into that condition. It is a sad state for any one to come to. Co deomed to lie for doing his own thinking, and for expressing his thoughts, Socrates could say that "No greater evil can happen to any one than to hate reasoning." Even to repress reason by means of the sword or any sort of party machinery are Justice. I was a boy when the Whigs resolved in National Convention that they would "disown" the agitation of the slavery question, and the Democrats, who were bigger fools, resolved that they would "resist" all attempts to agitate it. This party hated of reasoning is again cropping out in the determination to silence the expression of it.

THE APPROPRIATION BILL.

[Huntington Democrat.]

It can not be successfully denied that the Republican party, through the action of Lieutenant Governor Hanna, is responsible for the defeat of the general appropriation bill. If Hanna had signed the bill after its passage, as was his duty as President of the Senate, it would now be law. This proposition is clearly laid down by the Supreme Court of our State and a man occupying the position of Mr. Hanna should have been sufficiently versed in this matter to have caused him to act intelligently. In the case of Tarlton vs Preese, 18th Indiana, page 24, we find the following:

"We reaffirm the belief avowed in 1873 that the duties levied for the purpose of revenue should so discriminate as to favor American labor."

After this you go on to say, "Whatever support to restrictive legislation I give will be given to the protection of our American laborers." By this strange perversion, when you came to vote on the new tariff law, you construed that phrase "American laborers" to mean Americans millionaire like Mr. DePauw, of Indiana, and Henry B. Payne, of Ohio. American bankers, American monopolists, and the like. You vote millions every year to pay Custom House officials and to maintain revenue cutters that Mr. DePauw may get into his pocket the last cent you so generously bestow upon him; and so also

ARMED MILITIA TO SHOOT DOWN

Mr. DePauw's workmen if they shall strike too vigorously for an increase of wages. If the caucuses had not instilled into you such a hatred of reasoning, you would stop and think a moment before casting such votes.

It is a pity that you do not think that the Legislature, on the day of its final adjournment, in the due course of legislation, sends a bill to the Governor for his official action and he on the same day, and after the final adjournment of the Legislature, files it in the office of the Secretary of State without approval, or objects thereto, it becomes a law."

The Supreme Court of our State has never changed or overruled this opinion. On the contrary, it has been confirmed in the case of Van Dorn vs Bodley, 68th Indiana, page 402.

In the matter of legislation, our Supreme Court has gone even farther than the cases above cited. The Court says:

"Where a statute is an antedated by the signature of the presiding officer of the two Houses of the Legislature, the Courts will not search further to ascertain whether such facts existed as gave Constitutional warrant to those officers to thus authenticate the act as having received legislative sanction in such a manner as to fit it for law."

In support of this we cite the 40th Indiana, page 514; 18th Indiana, page 402; 53d Indiana, page 244, and 70th Indiana, page 338. Other authorities could be given, but this we deem sufficient to establish clearly the fact that Thomas Hanna and the party he represents are responsible for the failure of the appropriation bill. Ex-Governor Baker well understood this when he stated that he and Governor Morton had acted in similar cases in harmony with the theory he laid down by the Court. No amount of dust thrown by the Republicans of the State can shift the responsibility of the failure of the appropriation bill. The desire for stimulants is becoming a monstrous evil and how to overcome it is a serious question with reformers. Parker's Glengariff rule solves the difficult problem. It invigorates body and mind without intoxication and has brought health and happiness to many desolate home.—Editor.

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