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on his chocs, and yet he says it is the fluest Dressing in the world for his harness.

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And all this nastiness could be avoided if he

self on his tidy appearance, can carry son

Change a Pine Table to Walnut.

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A BREWERS' VICTORY The Right to Send Liquor Into Prohibition States. THE SUPREME COURT CONFIRMS IT

> An Important Decision Overruling the Supreme Court of Iowa-Justices Gray, Harlan and Brewer Dissent and Uphold the Prohibition Laws.

WASHINGTON, April 29 .- The United States supreme court rendered an opin ion adverse to the constitutionality of state laws in prohibition states, provid ing for the seizure of liquor brought from other states. Such laws, it is held are interferences with interstate commerce.

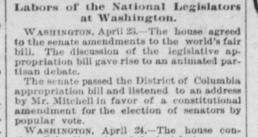
The case in which the decision was made was that of Leisy against Hardin. brought here on appeal from the supreme court of Iowa. Leisy, a beer merchant of Peoria, Ills., shipped beer to Keokuk, Ia., which was seized in the original packages by Hardin, a state official, as having been sent there in violation of the Iowa law. The supreme court of Iowa held that the law under which this official acted was valid, but the supreme court vesterday reversed that decision. Justices Gray, Harlan and Brewer dissented from the opinion of the majority of the court.

License Cases Cited.

The opinion cites a number of cases bearing upon interstate commerce; among others the license cases, where laws passed by Massachusetts, New Hampshire and Rhode Island in reference to the sale of spiritous liquors came under review in the court and were sus-tained, although the members of the court who participated in the decisions did not concur in any common ground upon which to rest them, in which Chief Justice Taney is quoted as holding that spirits and distilled liquors are universally admitted to be subjects of ownership and property and therefore subjects of exchange, barter and traffic like any other commodity in which a right of property exists; that congress, under its general power to regulate commerce with foreign nations, may prescribe what merchandise shall be admitted and what excluded. But, inasmuch as the laws of congress anthorized the importation of ardent spirits, no state has a right to prohibit their introduction.

Conflict with Interstate Commerce. After referring to these and other de-cisions bearing on state license laws, the court in its opinion says:

These decisions rest upon the undoubted right of the states of the Union to control their purely internal affairs, in doing which they exercise powers not surrendered to the national government; but whenever the law of the state amounts essentially to regulation of commerce with foreign nations or among of commerce with foreign flations of almong the states, as it does when it inhibits, directly or indirectly, the receipt of an imported com-modity, or its disposition before it has ceased to become an article of trade between one state and another, or another country and this, it comes in conflict with a power, which in this particular has been exclusively vested in the general government, and is therefore



CONGRESSIONAL RESUME.

tinued the discussion of the legislative appro-priation bill. The debate assumed a decidedly partisan turn. The motion to strike out the clause providing clerks for senators was defeated by 85 to 87.

The senate agreed to the conference report i on the Oklahoma bill. Mr. Blair's bill to erect at Manchester, N. H., an equestrian statue of Maj. Gen. John C. Starke, failed for lack of a quorum. WASHINGTON, April 25 .- The house con-

tinued consideration of the legislative appro-priation bill and incidentally discussed the civil service law. Messrs. Cummings, Houk, Perkins and others attacked the commission, which was defended by Messrs. McKinley, Butterworth and McComas. The senate passed the bill appropriating \$50,000 to erect a statue to Gen. Stark at Man-

chester, N. H. Mr. Hoar reported the na-tional election law and it was placed on the calendar. The land forfeiture bill was then discussed and went over without action. WASHINGTON, April 27.-The house passed joint resolution appropriating \$150,000 to enthe the secretary of war to distribute rations for the relief of destitute people in the dis-trict overflowed by the Mississippi and its

tributaries. The legislative appropriation bill was then proceeded with. Private pen-sion bills occupied the evening session. The senate passed the resolution for the relief of flood sufferers and resumed considera-tion of the land forfeiture bill. The bill appropriating \$75,000 for a public building at Fayetteville, N. C., was passed. Eulogies on the late Representative Edward J. Gay, of Louisiana, were then pronounced. All grades of Chop.

WASHINGTON, April 29.-The house passed the legislative, executive and judicial appro-priation bill without division. The bill for the establishment of Rock Creek park in the District of Columbia was discussed at length and finally rejected.

In connection with a memorial concerning the Mississippi river the senate discussed the levee system to no particular purpose. The land forfeiture bill received some consideration and the bill to incorporate the Society of the Sons of the American Revolution was pending at adjournment.

To Divide with the Employes.

JOLIET, Ills., April 28.-J. C. Sterling secretary of the Illinois Steel company of which company the Joliet Rolling mill is a part, employing about 2,000 men, addressed the employes, submit-ting a proposition to them whic is remarkable, considering the way the world is running on now. The com-pany will give to each man who stays one year 1 per cent. of his wages and so on up to five years, when 5 per cent. of his wages will be added to his pay, thus at the end of five years the company will be giving these employes \$60,000 a year. Men entering the company's em-ploy July 1, 1889, are entitled to the benefit. The men received the proposition with unbounded joy. This will settle all likelihood of strikes or quitting of work without giving notice.

Saved by a Rope Ladder.

the building, whose escape by the stair-

way was cut off by the flames; some es-

NEW YORK, April 28.-Fire in the five story flat house 2560 Eighth avenue early Sunday morning cause a panic among the twelve families occupying

Centre Ha 710 s m 735 s m 755 s m 855 s m Willamsport inthey shore Lock Haven Renovo Mills. NEWS EXPRESS leaves Philadelphia 4 30 a m MEWSEATRESS leaves riniadelpina..... 4.30 k m Harrisburg...... 810 a m Montandou...... 10 12 a m Williamsport..... 11 10 a m arr at Lock Haven..... 12 10 p m Sunday Train-News Express, runs also on Sun-day All grades of Roller Flour constantly on hand, at wholesale to dealers and at retail on Sunday. EASTWARD. SEA SHORE EXP. loaves Lock Haven... 700 a m Jersey Shore... 7 25 a m Williamsport... 8 15 a m Montandon.... 9 17 a m RENOVO AC'N leaves Renovo Ucck Haven Williamsport .. 742 pm Sunday Train-Erie Mail cast runs also on Sun-SOUTHERN EXP leaves Williamsport ... 1 20 a m on Sunday. Erie Mail West, Niemara Express West, and Day Express East, Renovo Accommodation East & Erie Mail East make close connection at Lock Haven with B. E. V. E. E. Trains. "Erie Mail East and West connect at Erie with trains on L. S. & M. S. R. R.; at Corry with B. P & W. R. R; at Emperium with B., N. Y. & P. R. R., and at Driftwood with A. V. R. R. LEWIEBURG AND TYRONE BAILROAD. BELLEFONTE, NITTANY AND LEMONT R. R Daily Except Sunday. Westward. PMA.M. A.M. STATIONS. AMP.M.P Granulated Corn Meal of the 9 10 1 15 5 45 9 00 1 05 5 25 8 51 5 26 8 45 5 20 8 35 5 08 8 22 4 53
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 7 05 Laurelton 7 40 Paddy Mountsin 52 Coburn 7 58 Zerby 8 10 Rising Spring 8 18 Penn Cave 8 25 Centre Hall

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Ladies', Children's, Men's aud Boy's Shoes, which I must sell at cost in order to reduce my stock. Come at once for bargains on Boots and Shoes. Remember the place,

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from 25 cts. per yard to 75 cts; none better. Remember I keep a full line of

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Great Reduction in Furniture !

8-Pieced Ash Chamber Suits, at \$24. Solid Oak Suits, 8 pieces, \$27. Solid Walnut, 3 pieces, \$35, Solid Cherry, 8 pieces. \$38. Parlor Suits all prices. Chairs and Bedsteads, all prices. Bureaus. Washstands, Hall Racks, Side Boards, Ward Robes, a large line, which I am selling very low. Lounges, and Couches, Extension and other tables,

Call and see my stock and learn my prices and be convinced that for the same quality of goods I cannot be undersold.

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in Dress Goods, Ginghams, etc., all selected with great precision to supply the wants and needs of our customers in quality and lowness of price. A full and complete stock of Ciothing, Hats, Shirts, Underwear, etc., is on counters. We invite inspection of our stock, and we are positive that you be satisfied then of the low prices we sell our goods at.

Harper & Kreamer's.



The plaintiffs, citizens of Illinois, had the right to import their beer into Iowa and had the right to sell it, by which act alone it become mingled in the common mass of prop-erty within the state. Up to that point and time in the absence of congressional permis-sion to do so the state had no power to interfere by seizure or any other action in pro-hibition of importation and sale by the nonesident importer.

Articles which congress recognizes as sub-jects of interstate commerce, may be con-trolled by state laws amounting to regulatrolled by state have about the to regula-tions, while they retain that character; but to concede to a state the power to exclude such articles without congressional permis-sion is to concede to a majority of the people of a state represented in the state legislature the power to regulate commercial intercourse between the states.

The Dissenting Opinion.

Justices Gray, Harlan and Brewer, in summing up the reasons which satisfy them that the judgment of the supreme court of Iowa should be affirmed, say:

court of lowa should be uffirmed, say: The power of regulating or prohibiting the manufacture and sale of intoxicating liquors belongs as a branch of the police power to the legislatures of the several states and can, be judicially and effectively exercised by them alone according to their views of public policy and local needs, and cannot practically, if it can constitutionally, be wielded by con-gress as part of a national and uniform system. system

eystem. The lows prohibitory laws were enacted by the legislature in the exercise of its un-doubtd power to protect its inhabitants against the evils, physical, moral and social, attending the free use of intoxicating liquors. They are not aimed at inter-tate commerce, have no relation to the movement of mare no relation to the movement of goods from one state to another, but operate only on intoxicaling liquors within the limit of the states; they include such liquors with-out discrimination, and do not even mention where they are made or whence they came.

Direful Consequences.

If, they say, the statutes of a state re-If, they say, the statutes of a state re-stricting or prohibiting the sale of in-toxicating liquors within its territory are to be held inoperative and void as applied to liquors sent or brought from another state and sold by the importers in original packages, the consequence must be that an inhabitant of any state may under the pretext of interstate commerce, and without license or su-pervision of any mubic authority, carry pervision of any public authority, carry or send liquor into, and sell in any or all of the other states, despite any legisla tion of those states on the subject and although his own state should be the only one which had not enacted similar

Walker Harriman at Topeka.

TOPEKA, Kan., April 28 .- J. S. Harriman, who claims to be the champion pedestrian of the world, arrived in To pecka on his way to San Francisco. He is engaged in walking from his home in Wabash, Ind., to San Francisco, on a wager with Mr. McDonald, of New York, John L. Sullivan's backer, to York, John L. Sullivin's backer, to walk the distance, estimated at 3,000 miles, in sixty-five days. He left Wabash April 10 and is up with his schedule time. He is accompanied by two judges. Fred Gebhard, of Wabash, for himself, and Fred Drammond, of New York, for McDonald.

Cyclone in Tennessee.

MEMPHIS, Tenn., April 28.-A cyclone accompanied by a heavy fall of hall passed from southwest to northeast about five tailes southeast of here last night as 6.39 o'clock. Reports coming in show that considerable damage has been done. Several houses have been blown down, but no loss of life has been reported.

A Wealthy Merchant Gone. CHARLOTTE, N.C., April 28.-S. Younts, a wealthy merchant and prominent citizen of Pineville, Mecklenburg county, died at noon yesterday.

caped by way of the roof, the others be-came blockaded on a defective fire escame blockaded on a detective fire es-cape. Daniel Rossler, one of the latter obtained a rope and lowered the women and children by it by the street. The men then climbed down the same way. Bran, fine and coarse, Rossler was the last and by this time the rope was worn away and broke, let-ting Rossler fall to the pavement, but he was not badly hurt.

Farmers Form a Wheat Trust.

ST. JOSEPH, Mo., April 28. - The Farmers' Alliance has undertaken a gigantic scheme to advance the price of wheat. A large elevator is to be built for the farmers who are members of the alliance and which is to remain stored until it can be sold at \$1 a bushel. In order to tide over the farmers who have their wheat thus stored, a new bank is to be established at St. Joseph with a capital of \$55,000 and money will be loaned to members at a very low rate of interest.

Crooked Court Practices.

COAL, always on hand, Hard, ATLANTA, April 28. - Congressmen Oates, Thompson and McCormick, who have been here inquiring into alleged irregular practices in the United States court, find that prisoners are frequently surrendered by bondsmen, putting the expense of transportation upon the government: but this abuse cannot be remedied except by a change in the law. Beyond this there is no fault found with the courts of this district. The committee go from here to Mobile.

Yankees Must Sit to Drink,

Boston, April 28.—Open bars are abolished in Boston saloons. The existing license law contains a provision to this effect, but it has never been in-forced. The extreme temperance people have now come down on the police board with a demand and the latter can find no way of evaluating it Hence an find no way of evading it. Hence an order was issued ordering all saloon keepers to remove their bars. The result will be simply an extra supply of tables and chairs for the thirsty.

Harrison's Letter Grieved Them. JACKSONVILLE, Fla., April 28,-Editor Hawthorne, of the Times-Union, pub-Hawthorne, of the Times-Union, pub-lishes an open letter to President Harri-son stating that the people of Florida regard the president's letter to Attorney General Miller with supprise and a deep sense of injury. They are convinced that the statements it contains about re-sistence to legal process in Florida must have been based upon misinformation as to the actual state of affairs in the counties named counties named.

Gathering of Confederate Veterans.

ATLANTA, Ga., April 28.— The gather-ing of Confederate veterans on the occaing of Confederate veterans on the occa-sion of laying the corner stone for the Confederate home was the greatest since the war. Gens, Joseph E. Johnston and E. Kirby Smith were enthusiastically greeted, the veterans drawing their car-riage through the streets. Gen. Black, of Augusta, delivered the oration. great throng of veterans went to Oak-land cemetery and decorated the graves of the soldiers.

Confederate Veterans in Camp. ATLANTA, April 28,-About 5,000 Confederate veterans who went into camp in one of the city parks, held a war ser-vice yesterday and were addressed by several army chaplains.

Carnot Returns to Paris. PARIS, April 28.—President Carnot has returned from his southern trip. don at 5.20 a m, 9.55 a m, 1.57 Lewisburg at 9.20 p turning leave Montandon for Lewisburg at 9.20 p m, 1.25 p m, 6.00 p m and 7 45 p m. CHAS. E PUGH, J. R. WOOD, CHAS. E PUGH, Gen'l Pasiger Az 1.

nal trains leave Lewisburg for

Montan

8 23 Gregg 8 42 Linden Hall

8 48 Oak Hall 8 52 Lemon: 8 59 Dale Summit 9 09 Pleasant Gap

9 14 Axemann

9 20 Bellefonte

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Hon. W. Schuyler, Easton, Pa. E. L. Wilson, SS Broadway, N. Y. Ed. Ph. Photo. Fidelia M. Lyon, Waimes, Hawaii, Sandwich Is. Alexander Ritchie, Inverness, Scotland.
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