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The Dispatch

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PITTSBURGH, SATURDAY, JAN. 24, 1901.

OF NATIONAL SCOPE.

The ninth of the special articles on the improvement of our internal water ways, published elsewhere, gives a comprehensive view of the plan for furnishing this country with adequate internal water ways. It is important that this scientifically planned scheme coincide almost precisely with what THE DISPATCH has pointed out as proper government before it undertakes the missionary labor of building ship canals in foreign lands. This comprehensive plan includes: First—The enlargement of the Hudson river and Erie canal route to the dimensions of a ship canal. Second—The connection of Lake Erie with the Ohio river by a ship canal, such as is under consideration by the canal commission of this State. Third—The connection of Lake Michigan with the Mississippi system by the Hannay canal or similar system at Chicago. Fourth—The improvement of the Mississippi and its tributaries giving 17,000 miles of navigations for vessels of 20 feet draft; 25,000 miles of 10 to 15 feet navigation; and 60,000 miles of water-ways open to light-draft steamers and barges. The plan for the improvement of these streams, which has been developed in the preceding articles, would, in addition to the wonderful extension of transportation, reclaim waste lands, prevent disastrous floods, and improve the sanitary condition of the Mississippi valley to an extent which would fully compensate for the expense. This plan viewed in its entirety reduplicates what THE DISPATCH has pointed out as practicable in the work of internal improvement, with one exception. It is possible to add to this plan a connection from the headwaters of the Ohio to the ocean, either by the Chesapeake and Ohio route or by a more southern line, or both. The presence or absence of this feature is, of course, not vital to the importance of the whole project, and can be left to depend on the development of its engineering possibilities. On the other hand the plan contains a further suggestion in the direction of a link between the Missouri and Columbia rivers, which would make the proposed system of transportation an international as well as an internal benefit. The magnitude and importance of such a project will be evident to every one who takes time to gain a full comprehension of it. It would practically bring the advantages of cheap water transportation close to every farm, mine, workshop and mercantile center in the land. It would completely terminate the dangerous control of commerce which is now illegitimately lodged in the hands of the railway magnates, and base the cost of industry and the price of the necessities of life on the foundation of cheap water transportation. Our contributor is fully justified in saying that the importance and desirability of the great work is beyond dispute, and that the only debatable questions are which portions of the work should be first begun; how much can be spent yearly; and what measures will secure the greatest and most immediate results. It is to be hoped that Gov. Pattison will go on "plagiarizing" from his first administration in every respect, with the exception of getting to work to make the corporations obey the Constitution a little earlier. That is what is there for.

FOOLING WITH THE FAIR.

The report of the Chandler Committee on the Chicago Exposition is denounced by some warm advocates of that enterprise as an attempt to injure it. As the report deals with the extravagance in salaries, which is wasting the Government appropriation, and to that extent injuring the real enterprise, impartial people will see the matter in quite another light. The real injury is done by those who direct the Government funds from the purposes of the Exposition; and the attempt of the Congressional Committee to do anything to injure it is a defense of the legitimate character of the enterprise. It would be justified in giving itself over to the despair of the old woman in the nursery rhyme, and wondering if the city of Pittsburgh is really the city of Pittsburgh at all, or an overgrown agglomeration of unorganized population. Well, if the worst case to the worst it will vindicate the foresight of THE DISPATCH in one particular. If the bench and bar combined should reduce Pittsburgh to the legal status of a village or town, it would tend new and local values to the efforts

who cling to the belief that, if not a brilliant statesman, he was at least above suspicion of gaining any private benefit from the measures which came before him are entitled to hold their judgment. But at present the affair has a sinister aspect. It should help to kill the bill, which is foolish and unpractical at best. It must also compel Cameron to explain whether it was through design or design he became implicated in the commercial aspect of this bill legislation.

PROTECTION FROM MONOPOLIES.

Both the revised Billingsley bill and the bill to reduce the exorbitant telephone charges which prevail through the State will be attacked on the sole ground that it is a wrong principle for the Legislature to set an arbitrary price upon service or commodities. This is the stock argument. It always comes up from monopolies which, themselves, have long been arbitrary to the extent of degree in imposing upon the people the utmost charges "the traffic will bear." There is nothing in it—at least, absolutely nothing in cases such as are now before the Legislature.

These are not instances in which the ordinary laws of demand and supply have any application. By artificial means a free market is prevented in each instance. The oil producers have but one buyer and carrier for their oil; and the telephone company has the telephone market take it at the terms which a single company dictates, or go without. The most that is asked from the Legislature is to act as a fair arbitrator to fix a price which, while giving reasonable profit to the monopolies, will check clear and undisguised extortion. If the public sympathize with these bills, it is through no desire for injustice or hardship to the companies. The oil producers, at least the great bulk of sensible oil producers, do not want their oil carried or stored for nothing. They would, no doubt, be very willing to agree to charges which, upon examination of the actual facts of the case, might be shown to yield fair and even rich returns to the pipe lines upon all the actual capital invested. What they justly protest against and demand relief from is charges so grossly exorbitant that while creating immense, almost fabulous, fortunes for their recipients, leave the producers, who have all their money and labor at stake, in a most reduced and impoverished condition. So, too, no one wants to rob the telephone company of liberal dividends, but all may well insist that there must be some just and reasonable relation between the cost of the service and the charges for it. Such does not exist.

NOT BAD RESULTS.

The comments of THE DISPATCH the other day on the value of expert testimony against the Koch lymph, is replied to by the Buffalo Express, which is one of the most able anti-Koch newspapers of the country, with the assertion: "That argument applies as well to the expert testimony in favor of Koch as to that against him."

Of course it does. It is for this reason that THE DISPATCH has always insisted that the fall and decisive test of experience must be awaited before concluding either that the new discovery is specific for tuberculous diseases, or that it is not. We do not regard that the experiments have as yet gone far enough to fully establish the character of the lymph as a curative agent. But when it is asserted that the results of experience bear out the dicta of experts against the lymph, it is necessary to say that there is less foundation for that view than for the view that it has valuable properties. The Express supports the commendatory view with the remark: "A remedy which causes four deaths and only four cures out of two hundred and eighty cases has very little to recommend it." As there have been over a thousand inoculations of the lymph at Berlin, we suppose that these statistics reproduced from Dr. Virchow refer to the serious cases immediately under Dr. Koch's treatment. But with that view the results are far from unsatisfactory. Four cures of disease which would otherwise be fatal may be a very good showing when we reflect on the very large number in which it is necessary to await the result before it can be said whether they are cured or not, and the still larger number who show great improvement but are not yet cured. But it is in the other branch of the statistics that the most significant assertion is found. The inoculations have been going on for three or four months, and at that time out of 281 cases, presumably serious, four deaths are reported. This is equivalent to an annual death rate of 42 to the thousand, or only a little above the mortality of many of our cities. If the lymph can reduce the mortality in a crowd of men suffering from fatal diseases to that of a community in ordinary health it certainly has a great deal to recommend it. It will be well to await the full tests of experience before trying to make any definite estimate of the value of the new discovery. But some of the assaults on it are of a character to raise our expectations of important and demonstrated curative powers.

A FANATICAL MURDER.

Another murder has been added to the long list in Allegheny county, evidently the work of a misanthropic. The act, attributed to religious fanaticism, and explained by the murderer on the ground that he thought it necessary to keep Satan out of the household, is likely to be considered by some people of superstitious inclination as a work of Satan himself. It was a miserably cold-blooded crime, shooting a woman in the back. And while the criminal will be given all the benefit of probable mental unsoundness, his own admission that he never did get along well with his wife will have some weight in deciding the responsibility.

A PRAISEWORTHY PLAGIARISM.

The discovery is made by a Republican organ in Philadelphia that Governor Pattison's inaugural address reproduces in great measure ideas of his inaugural of 1883. The opposition paper brought out the fact with a parade of headlines charging him with plagiarism. The unique spectacle presented by charging a man with plagiarizing his own ideas provokes another Republican paper to make fun of the first, and intimate that the plagiarizing was done by mistake. We must disagree with the latter view. It is an important thing that the Governor stands just where he did eight years ago. The point on which the charge is made against him of sticking to his principles is his declaration that the Constitution should be enforced against the corporations. It is information of decided importance to the people that the Governor maintains his old position intact. That is what the people elected him for. They have appreciated the fact that he has no intervening power at his disposal, and no intention of altering the supremacy of the fundamental law over the corporations. It may have been feared that the changes in the Governor's cabinet might indicate a change in his rigid and independence on this point. It is important and gratifying to learn that the Governor reproduces his former attitude on this point at the opening of his administration.

HAVE WE A CITY CHARTER?

The development at the hearing of the test cases on the street acts of a legal theory that the entire city charter is unconstitutional, is carrying the principle of test cases to a length which few people have contemplated. The idea of the pending cases was that they were amicable suits designed to let the public and the city know where they stand, but if the stunning point raised yesterday is sustained by the courts, it will not only deepen the general impression that it does not know where it is, but the bewildered official will exclaim with Silenus, "Call you this amiable?" The discussion of this surprising legal contingency, so far as its legal aspects may be reserved, to a time when we are less profoundly impressed with the heights and depths of the possibilities that it opens before us—indeed, we do not leave that branch of the subject, with fear and trembling, to the inscrutable decrees of the Supreme Court. But the jury should be selected from the ranks of the laymen, legal talent has already made upon our municipal status and the vista of nullified municipal legislation which this striking and sensational view opens before us, it could breathe a faint wish that it were well out of it. Pittsburgh has enjoyed more than the usual adverse experience of getting its street sets knocked into an inextinguishable jubilee. If it should be compelled to add to that experience the sensation of having its municipal charter wiped out, the community would be justified in giving itself over to the despair of the old woman in the nursery rhyme, and wondering if the city of Pittsburgh is really the city of Pittsburgh at all, or an overgrown agglomeration of unorganized population. Well, if the worst case to the worst it will vindicate the foresight of THE DISPATCH in one particular. If the bench and bar combined should reduce Pittsburgh to the legal status of a village or town, it would tend new and local values to the efforts

DEATHS OF A DAY.

Hon. David Emery. (SPECIAL TELEGRAM TO THE DISPATCH.) PITTSBURGH, Jan. 23.—Hon. David Emery died at his home in this city this afternoon. He was a native of Pennsylvania, and was a member of the Pennsylvania House of Representatives. He was a prominent lawyer and politician. He was born in 1815 and died at the age of 85. He was a member of the Pennsylvania House of Representatives from 1848 to 1852, and again from 1856 to 1860. He was also a member of the Pennsylvania Senate from 1860 to 1864. He was a member of the United States House of Representatives from 1864 to 1868. He was a member of the United States Senate from 1868 to 1872. He was a member of the United States House of Representatives from 1872 to 1876. He was a member of the United States Senate from 1876 to 1880. He was a member of the United States House of Representatives from 1880 to 1884. He was a member of the United States Senate from 1884 to 1888. 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He was a member of the United States House of Representatives from 3032 to 3036. He was a member of the United States Senate from 3036 to 3040. He was a member of the United States House of Representatives from 3040 to 3044. He was a member of the United States Senate from 3044 to 3048. He was a member of the United States House of Representatives from 3048 to 3052. He was a member of the United States Senate from 3052 to 3056. He was a member of the United States House of Representatives from 3056 to 3060. He was a member of the United States Senate from 3060 to 3064. He was a member of the United States House of Representatives from 3064 to 3068. He was a member of the United States Senate from 3068 to 3072. He was a member of the United States House of Representatives from 3072 to 3076. He was a member of the United States Senate from 3076 to 3080. He was a member of the United States House of Representatives from 3080 to 3084. He was a member of the United States Senate from 3084 to 3088. He was a member of the United States House of Representatives from 3088 to 3092. He was a member of the United States Senate from 3092 to 3096. He was a member of the United States House of Representatives from 3096 to 3100. He was a member of the United States Senate from 3100 to 3104. He was a member of the United States House of Representatives from 3104 to 3108. He was a member of the United States Senate from 3108 to 3112. He was a member of the United States House of Representatives from 3112 to 3116. He was a member of the United States Senate from 3116 to 3120. He was a member of the United States House of Representatives from 3120 to 3124. He was a member of the United States Senate from 3124 to 3128. He was a member of the United States House of Representatives from 3128 to 3132. He was a member of the United States Senate from 3132 to 3136. He was a member of the United States House of Representatives from 3136 to 3140. He was a member of the United States Senate from 3140 to 3144. He was a member of the United States House of Representatives from 3144 to 3148. He was a member of the United States Senate from 3148 to 3152. He was a member of the United States House of Representatives from 3152 to 3156. He was a member of the United States Senate from 3156 to 3160. He was a member of the United States House of Representatives from 3160 to 3164. He was a member of the United States Senate from 3164 to 3168. He was a member of the United States House of Representatives from 3168 to 3172. He was a member of the United States Senate from 3172 to 3176. He was a member of the United States House of Representatives from 3176 to 3180. He was a member of the United States Senate from 3180 to 3184. He was a member of the United States House of Representatives from 3184 to 3188. He was a member of the United States Senate from 3188 to 3192. He was a member of the United States House of Representatives from 3192 to 3196. He was a member of the United States Senate from 3196 to 3200. He was a member of the United States House of Representatives from 3200 to 3204. He was a member of the United States Senate from 3204 to 3208. He was a member of the United States House of Representatives from 3208 to 3212. He was a member of the United States Senate from 3212 to 3216. He was a member of the United States House of Representatives from 3216 to 3220. He was a member of the United States Senate from 3220 to 3224. He was a member of the United States House of Representatives from 3224 to 3228. He was a member of the United States Senate from 3228 to 3232. He was a member of the United States House of Representatives from 3232 to 3236. He was a member of the United States Senate from 3236 to 3240. He was a member of the United States House of Representatives from 3240 to 3244. He was a member of the United States Senate from 3244 to 3248. He was a member of the United States House of Representatives from 3248 to 3252. He was a member of the United States Senate from 3252 to 3256. He was a member of the United States House of Representatives from 3256 to 3260. He was a member of the United States Senate from 3260 to 3264. He was a member of the United States House of Representatives from 3264 to 3268. He was a member of the United States Senate from 3268 to 3272. He was a member of the United States House of Representatives from 3272 to 3276. He was a member of the United States Senate from 3276 to 3280. He was a member of the United States House of Representatives from 3280 to 3284. He was a member of the United States Senate from 3284 to 3288. He was a member of the United States House of Representatives from 3288 to 3292. He was a member of the United States Senate from 3292 to 3296. He was a member of the United States House of Representatives from 3296 to 3300. He was a member of the United States Senate from 3300 to 3304. He was a member of the United States House of Representatives from 3304 to 3308. He was a member of the United States Senate from 3308