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City Indebtedness. Councilman F.A. Bettis Returns from Olympia and Explains the Situation. He Says the Lobbyists and Bankers Are Likely to Defeat the Constitution (Aug. 1, 1889)

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Into Trouble.

THEY ALL TALK.

The Delegates Are Wasting Much Valuable Time on a Theological Question.

A BURIE ME MINITURE
to take up a practical, commensusesses
document. If any argument relating to
its ancess is to be based on this matter,
why has this country had so unbounded
a success after it left God out of the constitution a hundred years ago? As to
George Washington, he was a mannler
of the convention which framed the
United States constitution, but did not
raise his voice to suggest that God be
placed in that constitution. It was en-

stitution something entirely out of place there.

Mr. Cosgrove didn't think this was uniting church and state; it was simply a recognition of the opinion of men by leaving out the word "God."

The committee indirectly pander to infidelity, and indirectly attack Christianity from merely a practical standpoint.

He believes such action would discredit debate on this subject in the original power shiele was taken up. All political power shiele was not accepted.

Tirely proper for him to ask God's blessing upon himself and the people when ing upon himself and the

ical Question.

Mr. Buchanan Expresses Himself

as in Fevor of George

Washington.

Mr. Buchanan Expresses Himself

as in Fevor of George

Washington.

Mr. Buchanan did not recollect any debate on this subject in the original constitution and asked Mr. Sturdevant about that. He believes such action would discredit in the standing of the people, and prevent immigration and the growth of the standing of the people, and prevent immigration and the growth of the standing of the people, and prevent immigration and the growth of the standing of the people, and prevent immigration and the growth of the standing of the people, and prevent immigration and the growth of the standing of the people, and prevent immigration and the growth of the standing of the people, and prevent immigration and the growth of the standing of the people and governments derive their just powers from the consent of the governed and are earlied the standing of the protect and sales on this subject in the original constitution and asked Mr. Sturdevant said he had not examined that.

Mr. Buchanan Pvou made the saser in the standing of the protect and sales of the protect and faintain individual rights. Eddrege moved to detain the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask to be found the stroke of our intellectuality. I ask

Bullivan of Tacoma, moved to refer back the preamble to the committee on preamble.

Griffitts moved to adopt the preamble as reported originally by the committee.

T. M. Reed moved to lay on table.
Coagrove raised a point of order that Griffitts motion was out of order.
The chair ruled the point well taken.
Mr. Griffitts asked what was the status of the question now.
The Chair—The preamble as amended is now before the committee for amendment or anything else.
Griffitts said when a thing had failed it was dead as he understood it, and so there was no preamble and he ought to be allowed to move anything. He asked for a preamble.
Moore—The chair should give the deciding vote.
The Chair—I voted on the point and these made a mistake. The chair has a right to vote in committee of the whole.
Griffitts—I now move that we adopt the following preamble.
We, the following preamble we adopt the first clause. He did not believe in a new scheme of a powernment, twelve in the first clause. He did not believe in a new scheme of government, twelve in the first clause. He did not believe in a new scheme of government, twelve in committee of the whole.

Mr. Hoyt stated the chair should not tending to secure justice, which often be called the chair should not tending to secure justice, which often be taken by the committee of the whole.

Griffitts—I now move that we adopt the following preamble with crime' in the first clause. He did not believe in a new scheme of government, twelve in the first clause. He did not believe in a new scheme of government, twelve in the first clause. He did not believe in a new scheme of government, twelve in the first clause. He did not believe in a new scheme of government, twelve in the first clause. He did not believe in a new scheme of the whole.

Mr. Hoyt stated the chair should not the first clause. He did not believe in a new scheme of the whole.

Crompose—The chair—I would not the first clause. He did not believe in a new scheme of the whole.

Griffitts—I now move that we adopt the first claus

Turner favored the new system also for similar reasons. The motion was lost.

Godman offered a substitute, which is Godman offered a substitute, which was not accepted.

Bharpstein moved

Another amendment, which growth the same fate.

Buchanan thought the language ambiguous, and moved to say, 'nine out of twelve jurors,' to make a verdict. Growley thought this unnecessary. So did the convention.

Bection 23, on criminal prosecutions the accused shall have the right to appear and defend himself in person or by counsel, demandathe nature and cause of the accused shall have the right to appear and copy thereof, to testify in his own behalf, to meet the witnesses against him face to face, to have compulsory process, to compel the attendance of witnesses in his own behalf, to have a speedy public trial by an impartial jury of the county in which the offense is alleged to have been committed and the right to appeal in all cases, and in no instance shall any accused person before final judgement be compelled to advance money or fees to secure the rights herein guaranteed. Dyer moved to insert "or by counsel" after "defendant in person." Adopted—ayes 27, noges 16.

Griffitts—That should read, "and by the chairs—If there is no objection it.

The Chairs—If there is no objection it.

fails by one or two jurors hanging up a so arrange that no legislature can ever deprive us of the militia, or of the privilege of providing a home for our old solutions.

L. by Getting Drunk and

The state of the s

great interest in American and par-ticularly the Pacific coast wheat crop as prevails abroad this season. Loudon grain buyers, he writes, openly say the shortage of wheat in Russia and India will be greater than at any time within ten years, and American product will SLOPE NEWS. In Portland Killen Imitates John

come into large demand. IN IDAHO.

Shipyard.

Shipyard.

Walla Walla Sends Notices to the Tramps to Vacate-original series of the Way way ug.

Ispecial telegram to the Erview.

PORTLAND, July 29.—Pat Killen, the Minneapolis pugllist, who is now here on his way to San Francisco to fight Joe McAuliffe, got on a tear yesterday morning and used his first sindiscriminately, knocking out several men. He was arrested to-night.

THE JURY'S VERDYON

No Aliens to Be Allowed to Work on State Work.

Boise City, July 29.—The Idaho constitution of Reid for Howe on the committee on schedule, giving that committee and cloice of senators was referred to that committee and a storm apparently arising in the democratic breasts was allayed. The convention spent the remainder of the morning in committee of the whole on the report on salaries, making no changes but not completing the chapter.

At the afternoon session the chapter on the legislative department its third results.

to strike our defeatation of the sensual against him properly with the people half, to meet the winosses against him properly with the properly within the properly with the properly within the properly with

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