File No.	<u> 180394</u>
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Committee Item No	o. 4
Board Item No.	20

COMMITTEE/BOARD OF SUPERVISORS

AGENDA PACKET CON	ITENTS LIST
Comm: Public Safety & Neighborhood Servi Board of Supervisors Meeting:	ces Date: May 23, 2018 Date: June 5, 2018
Cmte Board	
	t Report
Department/Agency Cover Lett MOU Grant Information Form	ter and/or Report
Grant Budget Subcontract Budget Contract/Agreement Form 126 – Ethics Commission Award Letter Application Public Correspondence	n
OTHER	
Referral FYI - April 25, 2018	
Prepared by: John Carroll Prepared by: John Carroll	Date: May 18, 2018 Date: May 31, 2018

FILE NO. 180394

RESOLUTION NO.

4 5

[Urging the Recreation and Park Commission to Remove the Name of Julius Kahn from the Playground at West Pacific Avenue and Spruce Street]

Resolution urging the Recreation and Park Commission to remove the name of Julius Kahn from the playground located at West Pacific Avenue and Spruce Street; and to rename the playground to recognize the value of immigrants and multicultural diversity to the City of San Francisco.

WHEREAS, In 1926, the playground at West Pacific Avenue and Spruce Street in the Presidio was named after former Congressman Julius Kahn, who represented San Francisco in the House of Representatives from 1899 to 1903, and from 1905 to 1924; and

WHEREAS, In 1902, Julius Kahn drafted and introduced United States House of Representatives Bill 13031, dubbed "the Kahn bill," which made permanent the Chinese Exclusion Act; and

WHEREAS, The Chinese Exclusion Act, originally signed into law in 1882, extended in 1892 and made permanent in 1902, excluded Chinese laborers from entering the United States, making it the first time in the country's history that a specific ethnic group was barred from entry; and

WHEREAS, The Chinese Exclusion Act also required Chinese people who were already in the United States to obtain certifications to re-enter the U.S. if they left, prohibited state and federal courts from granting Chinese persons citizenship, and required that each Chinese resident register and obtain a certificate of residence or else face deportation; and

WHEREAS, On the floor of the House of Representatives, Julius Kahn stated that Chinese people were "morally the most debased people on the face of the earth," that they "resorted . . . to trickery and duplicity to circumvent our laws," that "their daily intercourse with the Caucasian has not materially changed their customs or habits," that "gambling and

sensuality are the great vices of the Chinese . . . while murderous assaults, robberies, kidnapping, and blackmail are a frequent occurrence;" and

WHEREAS, Beyond Chinese exclusion, Julius Kahn pursued efforts to exclude other Asians from entry into the United States; and

WHEREAS, Julius Kahn declared at a speech in 1906, mere months before the United States and Japan entered into the 1907 Gentlemen's Agreement, which effectively barred Japanese laborers from entering the U.S., "[W]e want the Japanese coolie kept out of our State. . . . I voice the unanimous sentiment of people of the Pacific Coast when I say that they do not want our naturalization law extended to the Japanese. The people of the Pacific Coast feel satisfied that he will always remain loyal to the Mikado, and that the oath of naturalization would be to him but a hollow mockery, an empty formality, signifying nothing;" and

WHEREAS, In 1910, Congressman Kahn sent a letter to the Commissioner General of Immigration, Daniel Keefe, writing of immigrants from India, "It must be remembered . . . that they come from a tropical country and from what I hear they cannot stand the rigors of a northern climate and on that account are bound to become burdens upon the communities to which they go;" and

WHEREAS, Julius Kahn expressed disdain toward Filipinos on the House floor in 1902, "There are probably 200,000 Chinese of the full blood in the Philippine Island. Those of mixed blood are many times more numerous, and it has invariably been asserted that these latter are a much more dangerous element, because they combine in themselves nearly all the vices of the Chinese and the Malays, with practically none of the virtues of either race;" and

WHEREAS, The Chinese Exclusion Act and other exclusionary policies had a harmful and dehumanizing effect on immigrants, their families and their communities, the repercussions of which are still felt to this day; and

WHEREAS, Julius Kahn promoted and institutionalized racist and exclusionary policies in the United States on behalf of San Francisco; and

WHEREAS, Our parks, which are a space for everyone in our diverse community, should not bear names of hatred or exclusion; and

WHEREAS, There is broad community support for the removal of Julius Kahn from the name of the playground; now, therefore, be it

RESOLVED, That the City and County of San Francisco urges the Recreation and Park Commission to remove Julius Kahn from the name of "Julius Kahn Playground;" and, be it

FURTHER RESOLVED, That the Board of Supervisors urges the Recreation and Parks Commission to remove the name of Julius Kahn from the park after conducting a thorough community naming process; and, be it

FURTHER RESOLVED, That the playground be renamed to recognize the multicultural diversity and value of immigrants to the City and County of San Francisco.

Carroll, John (BOS)

From:

Quock, Lindsey (Perkins Coie) <LQuock@perkinscoie.com>

Sent:

Friday, May 25, 2018 2:17 PM

To:

Sheehy, Jeff (BOS); Ronen, Hillary; Peskin, Aaron (BOS); Breed, London (BOS); Stefani,

Catherine (BOS); Cohen, Malia (BOS); Kim, Jane (BOS); Safai, Ahsha (BOS); Tang, Katy

(BOS); Yee, Norman (BOS); Fewer, Sandra (BOS)

Cc:

Calvillo, Angela (BOS); Carroll, John (BOS); Ginsburg, Phil (REC); McArthur, Margaret (REC);

Low, Allan E. (Perkins Coie); Zhang, Linda (Perkins Coie); Chang, Kathy (Perkins Coie)

Subject:

RE: Rename Julius Kahn Playground- Letters and Materials in Support

Attachments:

Assemblymember Phil Ting.PDF

Categories:

180394

Dear Members of the Board of Supervisors,

Please find, attached, an additional letter of support from Assemblymember Phil Ting. We are very pleased with the Committee's recommendation this past Wednesday, and look forward to the full Board's consideration of the resolution in the coming weeks.

Thank you,

Allan Low, Lindsey Quock and Linda Zhang, on behalf of the Chinese Historical Society of America and Chinese for Affirmative Action

cc: Angela Calvillo, Clerk of the Board

John Carroll, Assistant Clerk for the Public Safety & Neighborhood Services Committee Phil Ginsburg, General Manager of the Recreation & Parks Department Margaret McArthur, Recreation & Parks Commission Liaison

Lindsey Quock | Perkins Cole LLP

ASSOCIATE 505 Howard Street Suite 1000 San Francisco, CA 94105 D. +1.415.344.7104 F. +1.415.344.7050 E. LQuock@Derkinscoie.com

From: Quock, Lindsey (SFO)

Sent: Tuesday, May 22, 2018 6:54 PM

To: 'jeff.sheehy@sfgov.org' <jeff.sheehy@sfgov.org>; 'hillary.ronen@sfgov.org' <hillary.ronen@sfgov.org>; 'aaron.peskin@sfgov.org' <aaron.peskin@sfgov.org' <london.breed@sfgov.org' <london.breed@sfgov.org>; 'catherine.stefani@sfgov.org' <malia.cohen@sfgov.org>; 'malia.cohen@sfgov.org' <malia.cohen@sfgov.org>; 'jane.kim@sfgov.org' <jane.kim@sfgov.org' <jane.kim@sfgov.org' <ahsha.safai@sfgov.org' <ahsha.safai@sfgov.org' ; 'katy.tang@sfgov.org' <ahsha.safai@sfgov.org' ; 'sandra.fewer@sfgov.org' <sandra.fewer@sfgov.org' <sandra.fewer@sfgov.org' <

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Subject: RE: Rename Julius Kahn Playground- Letters and Materials in Support

Dear Members of the Board of Supervisors,

Please see, attached, an additional letter of support from the South of Market Community Action Network (SOMCAN).

Thank you,

Allan Low, Lindsey Quock and Linda Zhang, on behalf of the Chinese Historical Society of America and Chinese for Affirmative Action

cc: Angela Calvillo, Clerk of the Board
John Carroll, Assistant Clerk for the Public Safety & Neighborhood Services Committee
Phil Ginsburg, General Manager of the Recreation & Parks Department
Margaret McArthur, Recreation & Parks Commission Liaison

Lindsey Quock | Perkins Coie LLP

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Subject: RE: Rename Julius Kahn Playground- Letters and Materials in Support

Dear Members of the Board of Supervisors,

Please find, attached, an addendum to our original submission which contains additional letters of support for the renaming of Julius Kahn Playground. We look forward to the Committee hearing tomorrow morning.

As always, please let us know if you have any questions or concerns.

Thank you, again, for your attention to this matter.

Allan Low, Lindsey Quock and Linda Zhang, on behalf of the Chinese Historical Society of America and Chinese for Affirmative Action

cc: Angela Calvillo, Clerk of the Board
John Carroll, Assistant Clerk for the Public Safety & Neighborhood Services Committee
Phil Ginsburg, General Manager of the Recreation & Parks Department
Margaret McArthur, Recreation & Parks Commission Liaison

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Subject: Rename Julius Kahn Playground- Letters and Materials in Support

Dear Members of the San Francisco Board of Supervisors,

Attached, please find letters from dozens of community organizations and leaders and some informational materials in support of the renaming of Julius Kahn Playground (File No. 180394). We look forward to the Public Safety and Neighborhood Services Committee's hearing on the matter next week.

We are available to address any questions or concerns.

Thank you for your attention and review,

Allan Low, Lindsey Quock and Linda Zhang, on behalf of the Chinese Historical Society of America and Chinese for Affirmative Action

cc: Angela Calvillo, Clerk of the Board
John Carroll, Assistant Clerk for the Public Safety & Neighborhood Services Committee
Phil Ginsburg, General Manager of the Recreation & Parks Department
Margaret McArthur, Recreation & Parks Commission Liaison

Lindsey Quock | Perkins Coie LLP ASSOCIATE LQuock@perkinscoie.com

NOTICE: This communication may contain privileged or other confidential information. If you have received it in error, please advise the sender by reply email and immediately delete the message and any attachments without copying or disclosing the contents. Thank you.

STATE CAPITOL P.O. BOX 942849 SACRAMENTO, CA 94249-0019 (916) 319-2019 FAX (916) 319-2119

DISTRICT OFFICE 455 GOLDEN GATE AVENUE, SUITE 14600 SAN FRANCISCO, CA 94102 (415) 557-2312 FAX (415) 557-1178

Assemblymember.Ting@assembly.ca.gov www.assembly.ca.gov/ting

Assembly California Legislature

PHILIP Y. TING
ASSEMBLYMEMBER, NINETEENTH DISTRICT

丁右立 州眾議員 COMMITTEES
CHAIR: BUDGET
BUSINESS AND PROFESSIONS
PRIVACY AND CONSUMER PROTECTION
UTILITIES AND ENERGY

SELECT COMMITTEES
CHAIR: ASIA/CALIFORNIA TRADE AND
INVESTMENT PROMOTION

May 24, 2018

Mr. Mark Buell President San Francisco Recreation and Park Commission 501 Stanyan Street San Francisco, CA 94117

Dear President Buell,

I fully support renaming Julius Kahn Playground, which is located in my Assembly district. San Francisco public parks, open spaces, and recreation facilities must reflect all communities and acknowledge the shared values and contributions of all San Franciscans. We should not continue to honor a legacy of a misguided former member of Congress who spearheaded the enactment of racist and exclusionary policies against people in our diverse community.

I join the Chinese Historical Society of America, Chinese for Affirmative Action, and the broad coalition of community organizations throughout the City and County of San Francisco and beyond in calling for the Recreation and Park Commission to remove Julius Kahn's name from the playground.

Sincerely,

Phil Ting

Assemblymember, 19th District

cc: Phil Ginsburg, General Manager Recreation and Park Department

Carroll, John (BOS)

From: Quock, Lindsey (Perkins Coie) <LQuock@perkinscoie.com>

Sent: Tuesday, May 22, 2018 6:54 PM

To: Sheehy, Jeff (BOS); Ronen, Hillary; Peskin, Aaron (BOS); Breed, London (BOS); Stefani,

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Cc: Calvillo, Angela (BOS); Carroll, John (BOS); Ginsburg, Phil (REC); McArthur, Margaret (REC);

Low, Allan E. (Perkins Coie); Zhang, Linda (Perkins Coie); Chang, Kathy (Perkins Coie)

Subject: RE: Rename Julius Kahn Playground- Letters and Materials in Support

Attachments: SOMCAN support letter to rename Julius Kahn Park.PDF

Categories: 2018.05.23 - PSNS, 180394

Dear Members of the Board of Supervisors,

Please see, attached, an additional letter of support from the South of Market Community Action Network (SOMCAN).

Thank you,

Allan Low, Lindsey Quock and Linda Zhang, on behalf of the Chinese Historical Society of America and Chinese for Affirmative Action

cc: Angela Calvillo, Clerk of the Board

John Carroll, Assistant Clerk for the Public Safety & Neighborhood Services Committee Phil Ginsburg, General Manager of the Recreation & Parks Department Margaret McArthur, Recreation & Parks Commission Liaison

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cc: Angela Calvillo, Clerk of the Board

John Carroll, Assistant Clerk for the Public Safety & Neighborhood Services Committee Phil Ginsburg, General Manager of the Recreation & Parks Department Margaret McArthur, Recreation & Parks Commission Liaison

Lindsey Quock | Perkins Cole LLP

ASSOCIATE

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Subject: Rename Julius Kahn Playground- Letters and Materials in Support

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We are available to address any questions or concerns.

Thank you for your attention and review,

Allan Low, Lindsey Quock and Linda Zhang, on behalf of the Chinese Historical Society of America and Chinese for Affirmative Action

cc: Angela Calvillo, Clerk of the Board
John Carroll, Assistant Clerk for the Public Safety & Neighborhood Services Committee
Phil Ginsburg, General Manager of the Recreation & Parks Department
Margaret McArthur, Recreation & Parks Commission Liaison

Lindsey Quock | Perkins Coie LLP ASSOCIATE LQuock@perkinscoie.com

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May 22, 2018

Supervisor Sandra Lee Fewer City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Catherine Stefani City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Norman Yee City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Dear Supervisor Fewer, Supervisor Stefani, and Supervisor Yee:

On behalf of the South of Market Community Action Network (SOMCAN), we are writing to support a resolution of the Board of Supervisors directing the Recreation and Park Commission to remove Julius Kahn's name from Julius Kahn Playground.

Founded in 2000, the South of Market Community Action Network (SOMCAN) is a multiracial, community organization that provides culturally competent services to improve quality of life for low-income and immigrant families in the South of Market (SoMa) neighborhood and greater San Francisco.

We fully support our fellow community organization, the Chinese for Affirmative Action, on the request to rename Julius Kahn Park. As outlined in the letter to you, dated April 3, 2018, from Co-Executive Director Vincent Pan and Cynthia Choi, Congressman Julius Kahn actively campaigned to make the Chinese Exclusion Act permanent and was instrumental in enacting the first laws that specifically targeted one minority group from entering and becoming citizens of the United States.

All San Franciscans should enjoy our parks and have access to our facilities regardless of the color of their skin or how they got to San Francisco. Our parks should not honor or bear the name of a man who promoted xenophobic rhetoric and sought to eliminate an entire racial group. All immigrants share a common goal to seek a better opportunity for themselves and all contribute to the success of our communities.

The lesson learned of the Chinese Exclusion Act and the Alien Exclusion Act is that hate is not the answer. We all can learn from San Francisco's unfortunate past that exclusion of one minority group does not work and we as a city and as a country should not repeat history.

We join the Chinese for Affirmative Action and also respectfully request that you introduce a resolution to the Board of Supervisors directing the Recreation and Park Commission to remove Julius Kahn's name from the playground.

Sincerely,

Angelica Cabande

Organizational Director

South of Market Community Action Network (SOMCAN)

JOINDER IN SUPPORT OF RENAMING JULIUS KAHN PARK

SOUTH OF MARKET COMMUNITY ACTION NETWORK (SOMCAN) agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

SOUTH OF MARKET COMMUNITY ACTION NETWORK (SOMCAN)

By:	Angelica Cabande
Its:	Organizational Director

Carroll, John (BOS)

From: Quock, Lindsey (Perkins Coie) <LQuock@perkinscoie.com>

Sent: Tuesday, May 22, 2018 5:00 PM

To: Sheehy, Jeff (BOS); Ronen, Hillary; Peskin, Aaron (BOS); Breed, London (BOS); Stefani,

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(BOS); Yee, Norman (BOS); Fewer, Sandra (BOS)

Cc: Calvillo, Angela (BOS); Carroll, John (BOS); Ginsburg, Phil (REC); McArthur, Margaret (REC);

Low, Allan E. (Perkins Coie); Zhang, Linda (Perkins Coie); Chang, Kathy (Perkins Coie)

Subject: RE: Rename Julius Kahn Playground- Letters and Materials in Support

Attachments: First Addendum to Submission re Resolution to Rename Julius Kahn Playground

(5-22-18).PDF

Categories: 180394, 2018.05.23 - PSNS

Dear Members of the Board of Supervisors,

Please find, attached, an addendum to our original submission which contains additional letters of support for the renaming of Julius Kahn Playground. We look forward to the Committee hearing tomorrow morning.

As always, please let us know if you have any questions or concerns.

Thank you, again, for your attention to this matter.

Allan Low, Lindsey Quock and Linda Zhang, on behalf of the Chinese Historical Society of America and Chinese for Affirmative Action

cc: Angela Calvillo, Clerk of the Board

John Carroll, Assistant Clerk for the Public Safety & Neighborhood Services Committee Phil Ginsburg, General Manager of the Recreation & Parks Department Margaret McArthur, Recreation & Parks Commission Liaison

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Cc: 'angela.calvillo@sfgov.org' <angela.calvillo@sfgov.org>; 'john.carroll@sfgov.org' <john.carroll@sfgov.org>; 'phil.ginsburg@sfgov.org' <phil.ginsburg@sfgov.org' <margaret.mcarthur@sfgov.org' <margaret.mcarthur@sfgov.org>; Low, Allan E. (SFO) <ALow@perkinscoie.com>; Zhang, Linda (SFO) <LZhang@perkinscoie.com>; Chang, Kathy (SFO) <KChang@perkinscoie.com>

Subject: Rename Julius Kahn Playground- Letters and Materials in Support

Dear Members of the San Francisco Board of Supervisors,

Attached, please find letters from dozens of community organizations and leaders and some informational materials in support of the renaming of Julius Kahn Playground (File No. 180394). We look forward to the Public Safety and Neighborhood Services Committee's hearing on the matter next week.

We are available to address any questions or concerns.

Thank you for your attention and review,

Allan Low, Lindsey Quock and Linda Zhang, on behalf of the Chinese Historical Society of America and Chinese for Affirmative Action

cc: Angela Calvillo, Clerk of the Board
John Carroll, Assistant Clerk for the Public Safety & Neighborhood Services Committee
Phil Ginsburg, General Manager of the Recreation & Parks Department
Margaret McArthur, Recreation & Parks Commission Liaison

Lindsey Quock | Perkins Coie LLP ASSOCIATE LQuock@perkinscoie.com

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First Addendum to Submission in Support of Renaming Julius Kahn Playground

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 - 2. Comfort Women Justice Coalition (additional Letter of Support)
 - 3. Donaldina Cameron House
 - 4. PODER!
 - 5. Presbyterian Church in Chinatown
 - b. Individuals
 - 1. Jeffrey Mori



JOINDER IN SUPPORT OF RENAMING JULIUS KAHN PARK

CHINATOWN YMCA agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

CHINATOWN YMCA

By:

Kari Lee, Executive Director



May 21, 2018

#RememberComfortWomen

Supervisor Sandra Fewer City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Catherine Stefani City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Norman Yee City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Dear Supervisor Fewer, Supervisor Stefani, and Supervisor Yee:

The "Comfort Women" Justice Coalition is writing in support of the resolution of the Board of Supervisors directing the Recreation and Park Commission to remove Julius Kahn's name from Julius Kahn Playground and rename the Julius Kahn playground in the Presidio.

It is long past time to remove the names of those blatant racists from our public spaces. Julius Kahn, who advocated the permanency of the Chinese Exclusion Act and who initiated what would become the Alien Exclusion Act, is someone who not only should not be honored, but who should be used as an example of the misuse of power and xenophobia in our history.

How can our children, coming from a multitude of backgrounds, play in a park named for someone who made countless statements against Chinese immigrants as well as South Asians, Filipinos and Japanese To maintain his name provides the exact wrong lessons for them and their parents. We want to encourage empathy and tolerance not discrimination and racism.

As the "Comfort Women "Justice Coalition, we are well aware of the impact of discrimination and sexism, and the necessities for teaching our children about

PO Box 94127, San Francisco, CA. 94127

www.RememberComfortWomen.org

historical truth We very consciously built our memorial, Comfort Women: Column of Strength, with four Asian Women to both show how women suffered during WWII, but also how they survived and how they continue to provide an example to us all.

We whole heartedly support your efforts to rename the park and support your resolution calling for such an action.

Sincerely,

/s/ Judith Mirkinson, President "Comfort Women" Justice Coalition



May 18, 2018

Dear Supervisors Sandra Lee Fewer, Catherine Stefani, and Norman Yee,

The Donaldina Cameron House Board of Directors supports the removal of Julius Kahn's name from Julius Kahn Playground.

Julius Kahn supported the Chinese Exclusion Act which separated Chinese and Asian family members from each other and led to many years of hardship and discrimination for Asian immigrants. Donaldina Cameron opposed the Exclusion Act during her work at the Mission Home that later came to be named after her.

Our mission is to "empower generations of Chinese American individuals and their families to fully participate in and contribute positively toward a healthy society. We put our Christian faith in action to help people learn, heal, and thrive." Removing the name of someone who caused harm to many generations of families is a step we wholeheartedly support.

We join with other community agencies and individuals in calling for the renaming of Julius Kahn Playground.

Sincerely,

Cameron House Board of Directors



May 18, 2018

Supervisor Sandra Lee Fewer City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Catherine Stefani City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Norman Yee City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Dear Supervisor Fewer, Supervisor Stefani, and Supervisor Yee

On behalf of PODER, the intent of this letter is to support the resolution of the Board of Supervisors directing the Recreation and Park Commission to no longer have Julius Kahn associated with Julius Kahn Playground. People Organizing to Demand Environmental and Economic Justice (PODER) is a 26 year old grassroots organization that works to create people-powered solutions to the profound environmental and economic inequities facing low-income Latino immigrants and other communities of color in San Francisco.

PODER agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park. As an immigrant-based environmental justice organization we value our communities access to equitable public open spaces. Our organization has worked to promote access to open green space for all, but especially low-income minority families. A park should be a place for community members to come together and coexist. Currently, the Julius Kahn Playground, named after Congressman Julius Kahn known for the vital role he played in cementing the racist and xenophobic Chinese exclusion act and the Alien exclusion act, continues to perpetuate and condone anti-immigrant policy and place-making.

San Francisco is a City of immigrants and refugees escaping exploitation and abuse, many have come to the City seeking some place to feel safe and free of prejudice. It is this that we should be attempting to honor and highlight within the City and in our parks. Our parks should reflect the progressive values of our City and by changing the name it would demonstrate that we do not agree with Kahn's xenophobic actions, and it will no longer be tolerated or accepted.

Sincerely,

Oscar Grande, Lead Community Organizer

May 16, 2018

Supervisor Sandra Lee Fewer City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Catherine Stefani City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Norman Yee City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Dear Supervisor Fewer, Supervisor Stefani, and Supervisor Yee:

The Presbyterian Church in Chinatown's English Worshipping Community supports the removal of Julius Kahn's name from Julius Kahn Playground.

Founded in 1853, the Presbyterian Church in Chinatown (PCC) is the oldest Asian American Protestant Church in North America and we proudly continue our one and a half century legacy of serving the Chinatown community in San Francisco. Our congregation is comprised mainly of Chinese immigrant families and their descendants. As members and allies of the Chinese immigrant community, we stand firmly against the exclusion of specific ethnic groups from entry to the U.S. and against the elevation of individuals who promote such policies. San Francisco's public parks should not honor a man who advocated for Asian exclusion and led our country in making permanent the Chinese Exclusion Act. Our park names should instead reflect the welcoming and open spirit of our community that is so enriched by immigrants.

We join the Chinese Historical Society of America, Chinese for Affirmative Action, and the broad coalition of community organizations in calling for the renaming of Julius Kahn Playground.

Rev. Symbol Es

Reverend Kimberly Elliot

Presbyterian Church in Chinatown English Worshipping Community

cc: Vincent Pan, Executive Director

JOINDER IN SUPPORT OF RENAMING JULIUS KAHN PARK

Presbyterian Church in Chinatown English Worshipping Community agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Presbyterian Church in Chinatown English Worshipping Community

By:

Its: Pastor

JOINDER IN SUPPORT OF RENAMING JULIUS KAHN PARK

Jeffrey Mori agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Jeffrey Mori

Carroll, John (BOS)

From: Quock, Lindsey (Perkins Coie) <LQuock@perkinscoie.com>

Sent: Friday, May 18, 2018 1:33 PM

To: Sheehy, Jeff (BOS); Ronen, Hillary; Peskin, Aaron (BOS); Breed, London (BOS); Stefani,

Catherine (BOS); Cohen, Malia (BOS); Kim, Jane (BOS); Safai, Ahsha (BOS); Tang, Katy

(BOS); Yee, Norman (BOS); Fewer, Sandra (BOS)

Cc: Calvillo, Angela (BOS); Carroll, John (BOS); Ginsburg, Phil (REC); McArthur, Margaret (REC);

Low, Allan E. (Perkins Coie); Zhang, Linda (Perkins Coie); Chang, Kathy (Perkins Coie)

Subject: Attachments: Rename Julius Kahn Playground- Letters and Materials in Support Submission re Resolution to Rename Julius Kahn Playground pdf

Categories: 180394

Dear Members of the San Francisco Board of Supervisors,

Attached, please find letters from dozens of community organizations and leaders and some informational materials in support of the renaming of Julius Kahn Playground (File No. 180394). We look forward to the Public Safety and Neighborhood Services Committee's hearing on the matter next week.

We are available to address any questions or concerns.

Thank you for your attention and review,

Allan Low, Lindsey Quock and Linda Zhang, on behalf of the Chinese Historical Society of America and Chinese for Affirmative Action

cc: Angela Calvillo, Clerk of the Board
John Carroll, Assistant Clerk for the Public Safety & Neighborhood Services Committee
Phil Ginsburg, General Manager of the Recreation & Parks Department
Margaret McArthur, Recreation & Parks Commission Liaison

Lindsey Quock | Perkins Coie LLP ASSOCIATE LQuock@perkinscoie.com

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- a. Chinese Historical Society of America
- b. Chinese for Affirmative Action

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- b. Excerpts from the Congressional Record

III. Supporting Letters and Joinders

a. Organizations

- 1. Angel Island Immigration Station Foundation
- 2. API Council
- 3. Asian American Bar Association
- 4. Asian Law Caucus
- 5. California-Asian Pacific American Bar Association
- 6. Chinatown Community Development Center
- 7. Chinese Chamber of Commerce
- 8. Chinese Consolidated Benevolent Association
- 9. Chinese Culture Foundation of San Francisco
- 10. Comfort Women Justice Coalition
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- 13. Japanese Community Youth Council
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- 15. Jewish Community Relations Council
- 16. Kimochi, Inc.
- 17. LIUNA Laborers' Local 261
- 18. Mission Child Care Consortium
- 19. National Japanese American Historical Society, Inc.
- 20. Nihonmachi Street Fair
- 21. Presidio Heights Association of Neighbors (Non-Opposition)
- 22. Rose Pak Democratic Club
- 23. Rotary Club of San Francisco Chinatown
- 24. San Francisco Interfaith Council
- 25. Self-Help for the Elderly
- 26. South Asian Bar Association-Northern California
- 27. Southern California Chinese Lawyers Association
- 28. United Playaz

b. Individuals

- 1. Senator Scott Wiener
- 2. Assemblymember David Chiu
- 3. Gordon Chin
- 4. Rodney Fong
- 5. Richard Hashimoto
- 6. Grace Horikiri
- 7. Dale Minami
- 8. Sandy Mori
- 9. Steve Nakajo

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April 3, 2018

Supervisor Sandra Lee Fewer City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Catherine Stefani City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Norman Yee City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Dear Supervisor Fewer, Supervisor Stefani, and Supervisor Yee:

The Chinese Historical Society of America supports a resolution of the Board of Supervisors directing the Recreation and Park Commission to remove Julius Kahn's name from Julius Kahn Playground. Founded in 1963, the Chinese Historical Society of America is the oldest organization in the United States dedicated to the interpretation, promotion, and preservation of the social, cultural and political history and contributions of the Chinese in America.

As you may already be aware, Julius Kahn was a congressman from San Francisco during the early twentieth century. The playground in the Presidio was named after him in 1926 because he played a prominent role in the playground's creation. However, Julius Kahn is also known for his relentless efforts to exclude Asians from the United States.

Julius Kahn's most significant contribution was his leadership in making permanent the Chinese Exclusion Act. The Chinese Exclusion Act, originally enacted in 1882, renewed in 1892 and made permanent in 1902, excluded Chinese laborers from U.S. entry. It also required Chinese people who were already in the United States to obtain certifications to re-enter the U.S. if they left, making it difficult and risky for Chinese in America to travel back to China to see their families. Moreover, the Act prohibited state and federal courts from granting Chinese persons citizenship, and required that each Chinese resident register and obtain a certificate of residence or

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Museum & Learning Center • 965 Clay Street • San Francisco, CA 94108 • (415) 391-1188 • www.chsa.org, CHSA is a 501(c)(3) non-profit operating under Federal Tax.ID #94-6122446.

Supervisor Fewer Supervisor Stefani Supervisor Yee Julius Kahn Park Page 2 of 3

else face deportation. This Act had a dehumanizing effect on Chinese in America and tore Chinese families apart.

It was Congressman Kahn who, in 1902, introduced House Bill 13031, originally dubbed "the Kahn bill," which made permanent the Chinese Exclusion Act. He declared on the House floor that Chinese people were "morally the most debased people on the face of the earth," that they "resorted... to trickery and duplicity to circumvent our laws," and complained that "their daily intercourse with the Caucasian has not materially changed their customs or habits." He also asserted that "gambling and sensuality are the great vices of the Chinese... while murderous assaults, robberies, kidnapping, and blackmail are a frequent occurrence"—rhetoric that reminds us of the anti-immigrant sentiment that we still hear today. The Act passed swiftly through the House and became law later that year.

Beyond Chinese exclusion, Julius Kahn pursued efforts to exclude other Asians from entry into the United States. In a 1906, just months before the United States and Japan entered into the 1907 Gentlemen's Agreement (which effectively barred Japanese laborers from entering the U.S.), Congressman Kahn campaigned against Japanese immigration and naturalization, questioning the ability of Japanese persons in the U.S. to be loyal citizens. In a speech to a men's organization in New York, he stated, "[W]e want the Japanese coolie kept out of our State. . . . people of the Pacific Coast . . . do not want our naturalization law extended to the Japanese. . . . he will always remain loyal to the Mikado, and that the oath of naturalization would be to him but a hollow mockery, an empty formality, signifying nothing."

In 1910, Congressman Kahn sent a letter to the Commissioner General of Immigration, Daniel Keefe, to argue against immigration of people from India. He wrote, "It must be remembered . . . that they come from a tropical country and from what I hear they cannot stand the rigors of a northern climate and on that account are bound to become burdens upon the communities to which they go."

On the House floor in 1902, Kahn also expressed disdain toward Filipinos: "Those of mixed [Chinese and Filipino] blood are many times more numerous, and it has invariably been asserted that these latter are a much more dangerous element, because they combine in themselves nearly all the vices of the Chinese and the Malays, with practically none of the virtues of either race."

Julius Kahn was a vocal and effective advocate for racist policies. San Francisco cannot change its history, and we certainly will not forget it, but we can change whose legacy our City honors. Our parks, which are a space for everyone in our diverse community, should not honor or bear the name of a man who promoted hatred and exclusion.

We respectfully request that you introduce a resolution to the Board of Supervisors directing the Recreation and Park Commission to remove Julius Kahn's name from the playground.

Supervisor Fewer Supervisor Stefani Supervisor Yee Julius Kahn Park Page 3 of 3

According to its policies, the Commission may change the name of any existing recreation and park facility if "there are the most extraordinary circumstances of City or National interest..." (S.F. Rec. and Park Comm'n, Res. No. 12470, adopted May 14, 1981) The exclusion of Chinese and other Asians from the United States is a shameful and extraordinary part of our nation's history. Given similar, imminent threats to immigrants today against which the City and County of San Francisco has already taken a stand, it is important that the City remove the name of a man who represents hateful, racist, anti-immigrant policies from this popular playground in our community.

Please find enclosed for your reference some additional information we have put together regarding Julius Kahn and Asian exclusion. We would be happy to discuss this matter with you further.

Very Truly Yours,

CHINESE HISTORICAL SOCIETY OF AMERICA

By Jane Chin, Interim Executive Director

Enclosure

cc: Hoyt Zia

Chinese Historical Society of America

Phil Ginsburg General Manager Recreation and Park Department

President Mark Buell Secretary Margaret McArthur Recreation and Park Commission



April 3, 2018

Supervisor Sandra Lee Fewer City Hall I Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Catherine Stefani City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Norman Yee
City Hall
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102

Dear Supervisor Fewer, Supervisor Stefani, and Supervisor Yee

On behalf of Chinese for Affirmative Action, we are writing to support a resolution of the Board of Supervisors directing the Recreation and Park Commission to remove Julius Kahn's name from Julius Kahn Playground. Founded in 1969, Chinese for Affirmative Action has been a leader in protecting civil rights and building alliances that strengthen the social justice movement.

We fully support our fellow community organization the Chinese Historical Society of America on the request to rename Julius Kahn Park. As outlined in the letter to you, dated April 3, 2018, from Interim Executive Director Jane Chin of the Chinese Historical Society of America, Congressman Julius Kahn actively campaigned to make the Chinese Exclusion Act permanent and was instrumental in enacting the first laws that specifically targeted one minority group from entering and becoming citizens of the United States.

All San Franciscans should enjoy our parks and have access to our facilities regardless of the color of their skin or how they got to San Francisco. Our parks should not honor or bear the name of a man who promoted xenophobic rhetoric and sought to eliminate an entire racial group.

All immigrants share a common goal to seek a better opportunity for themselves and all contribute to the success of our communities. Decedents of those Congressman Kahn sought to exclude became leading members of our communities, some even becoming members of the Board of Supervisors.

Supervisor Fewer Supervisor Stefani Supervisor Yee Julius Kahn Park Page 2 of 2

The lesson learned of the Chinese Exclusion Act and the Alien Exclusion Act is that hate is not the answer. We all can learn from San Francisco's unfortunate past that exclusion of one minority group does not work and we as a city and as a country should not repeat history.

We join the Chinese Historical Society of America and also respectfully request that you introduce a resolution to the Board of Supervisors directing the Recreation and Park Commission to remove Julius Kahn's name from the playground.

Sincerely,

CHINESE FOR AFFIRMATIVE ACTION

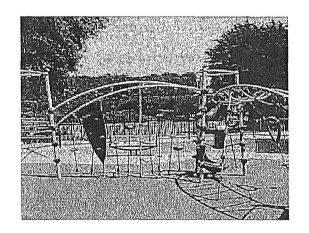
By Vincent Pan, Co-Executive Director

By Cynthia Choi, Co-Executive Director

cc: Phil Ginsburg
General Manager
Recreation and Park Department

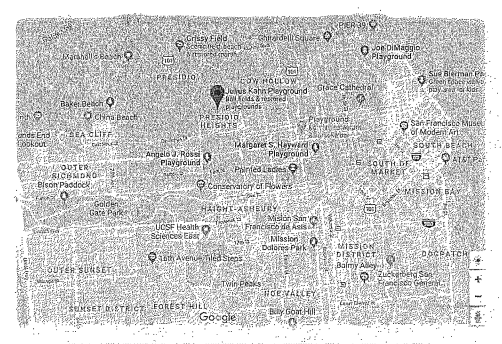
President Mark Buell Secretary Margaret McArthur Recreation and Park Commission

RENAME JULIUS KAHN PARK



Introduction

Julius Kahn Playground is a San Francisco Recreation and Park playground on W. Pacific Avenue nestled between the Presidio and the City's Presidio Heights neighborhood. The park consists of a baseball diamond, clubhouse, children's playground, basketball court, and tennis courts. The children's playground was renovated through a generous donation by The Helen Diller Foundation and is a popular destination for children and families.¹





Who was Julius Kahn?

Julius Kahn was an actor-turned-lawyer who represented San Francisco in the House of Representatives from 1899 to 1903 and from 1905 to 1924. Congressman Kahn was an influential figure of his time, known "for his fervid patriotism and his advocacy of military preparedness," and is considered the father of the selective service. He played a prominent role in the creation of the park that has been named in his honor.

Julius Kahn is also known for his advocacy for and leadership in the permanent extension of the Chinese Exclusion Act. In 1902, he drafted and introduced H.R. 13031, dubbed "the Kahn bill," which gained quick passage through the House of Representatives before moving on to the Senate for approval. 5

Julius Kahn and Chinese Exclusion

The Chinese Exclusion Act, originally signed into law on May 6, 1882, excluded Chinese laborers from entering the United States under the purported fear that they "endanger[ed] the good order of certain localities." This was the first time in U.S. history that the country barred entry of a specific ethnic group. The Exclusion Act also required Chinese people who were already in the United States to obtain certifications to re-enter the U.S. if they left, making it difficult and risky for Chinese in America to travel back to China to see their families. Moreover, the Act prohibited state and federal courts from granting Chinese persons citizenship. The Chinese Exclusion Act was initially meant to last for ten years, but it was renewed by the Geary Act in 1892 for another ten. The extension further required that each Chinese resident register and obtain a certificate of residence, or else face deportation.

When the Act was again set to expire in 1902, Julius Kahn led the effort to make the Act permanent. Upon the bill's introduction in the U.S. House of Representatives, Kahn explained to

- 3 -

his fellow congressmen that laws against Chinese immigrants needed to be more restrictive because of the deceitful nature of Chinese immigrants:

It has been maintained that the attitude of our Government is exceedingly severe in the matter of Chinese exclusion; that our laws have been becoming more and more stringent and drastic; but I submit if the Chinese people themselves would deal honestly with us, and if they resorted less to trickery and duplicity to circumvent our laws, then there would be no need of closing up all possible loopholes in the law with the seemingly severely restrictive measures that the Chinese themselves make necessary. (emphasis added)¹¹

In his remarks to Congress, he also quoted the writings of Bayard Taylor in the book, "A visit to India, China and Japan," which described Chinese people as having poor character:

It is my deliberate opinion that the Chinese are morally the most debased people on the face of the earth. Forms of vice which in other countries are barely named are in China so common they excite no comment among the natives. They constitute the surface level, and below them there are depths of depravity so shocking and horrible that their character cannot even be hinted. (emphasis added)¹²

Kahn also lamented about the inability of Chinese in America to assimilate:

For nearly fifty years the Chinese have lived in this country. Their daily intercourse with the Caucasian has not materially changed their customs or habits. Mr. Taylor's description of conditions in China is undoubtedly equally applicable to any Chinese community in our country. (emphasis added)¹³

Congressman Kahn played into people's fears by portraying the Chinese in San Francisco's Chinatown as dangerous criminals—rhetoric that is similar to the anti-immigrant sentiment that we still hear today:

It is true that gambling and sensuality are the great vices of the Chinese, the latter taking unnatural forms with terrible frequency. . . . But they do not confine themselves to petty offenses exclusively. As I have already shown, murder is not an uncommon thing among them, while murderous assaults, robberies, kidnapping, and blackmail are a frequent occurrence. . . . That gives you a fair idea of their peaceableness. (emphasis added)¹⁴

Julius Kahn and the Exclusion of Other Asians

Beyond Chinese exclusion, Julius Kahn pursued efforts to exclude other Asians from entry into the U.S. During a speech to a men's organization in 1906, Kahn expressed California's hostility toward the Japanese and argued for their exclusion, just months before the United States and Japan entered into the Gentlemen's Agreement which effectively prevented Japanese laborers from entering the U.S.:

"And now we are threatened with another Oriental invasion. Since the great disaster that overwhelmed the City of San Francisco last April 1,000 Japanese laborers have been passing through the Golden Gate ever month, and I do think that I am not stating the facts too strongly when I say that the people of California regard these Japanese coolies with greater abhorrence- ave, even with greater fear- than they did the coolies from China. We feel that the former have all the vices of the Chinese, with none of their virtues. The Chinaman lives up to the letter of his obligation, while the Japanese never hesitates to break that obligation if it suits his purpose. . . . We are peaceable, law-abiding citizens, but we want the Japanese coolie kept out of our State. . . . We will never permit our young children to be thrown into close contact with adult Japanese . . . I am positive that I voice the unanimous sentiment of people of the Pacific Coast when I say that they do not want our naturalization law extended to the Japanese. The people of the Pacific Coast feel satisfied that he will always remain loyal to the Mikado, and that the oath of naturalization would be to him but a hollow mockery, an empty formality, signifying nothing. We do not want that kind of citizenship, and we do not intend to have it if we can prevent it. (emphasis added)¹⁵

Kahn also pushed for the exclusion of Asian Indians who, among many other Asians, would soon be excluded from the U.S. by Congress through the Immigration Act of 1917, also known as the "Asiatic Barred Zone Act." In 1910, Congressman Kahn sent a letter to the Commissioner General of Immigration, Daniel Keefe, asserting that people from India would be a burden on U.S. communities: "It must be remembered . . . that they come from a tropical country and from what I hear they cannot stand the rigors of a northern climate and on that account are bound to become burdens upon the communities to which they go."

- 5 -

Finally, although Filipinos would not be excluded because the Philippines were a U.S. territory at the time, Julius Kahn nevertheless openly expressed disdain toward Filipinos, especially those of mixed Chinese and Filipino descent:

There are probably 200,000 Chinese of the full blood in the Philippine Island. Those of mixed blood are many times more numerous, and it has invariably been asserted that these latter are a much more dangerous element, because they combine in themselves nearly all the vices of the Chinese and the Malays, with practically none of the virtues of either race. ¹⁷

Conclusion

An influential man of his time, Julius Kahn promoted and institutionalized racist and exclusionary policies in the United States on behalf of San Francisco. Our parks should not bear names of hatred or exclusion. Julius Kahn's name should be removed from the park and there should be a community process to rename the park.

¹ "A 2003 renovation transformed a heavily used playground into a state-of-the-art, Parisian-style play area. The new Julius Kahn design was developed with the feel and aesthetics of the Luxembourg Gardens in Paris. The park also includes an interactive wet sand play sculpture and unique and challenging play equipment." San Francisco Recreation and Park District Website- Julius Kahn Playground http://sfreepark.org/destination/julius-kahn-playground/

² Alan Boxerman, "Kahn of California," California Historical Quarterly Vol. 55, No. 4 (Winter, 1976/1977), pp. 340-351.

³ San Francisco Playground Commission, Meeting Minutes of November 10, 1926.

⁴ Congressional Record, House Floor, April 4, 1902, p. 3678

⁵ Henry S Cohn and Harvey Gee, "No, No, No, No!": Three Sons of Connecticut Who Opposed the Chinese Exclusion Acts, 3 Conn. Pub. Int. L.J. 1 (2003)

⁶ H.R. 5804, 47th Cong., Ch. 126 (1st Sess. 1882)

⁷ The Our Documents Initiative- Chinese Exclusion Act (1882) https://www.ourdocuments.gov/doc.php?flash=false&doc=47

⁸ Id.

⁹ Id.

¹⁰ Id.

¹¹ Congressional Record, House Floor, April 4, 1902, p. 3689

¹² Id. at p. 3693

¹³ Id.

¹⁴ Td.

¹⁵ "Lone Japanese Hears His Nation Assailed: Takes Notes as Congressman Kahn Voices California's View," New York Times, Dec. 12, 1906.

¹⁶ Munshi, Sherally, "Immigration, Imperialism, and the Legacies of Indian Exclusion," 28 Yale J.L. & Human. 51 (2016) (citing Karl Douglas Hoover, "The Hindu-German Conspiracy in California in 1913-1918" (1990), an unpublished Ph.D. dissertation, University of California at Berkeley)

¹⁷ Congressional Record-House of Representatives April 4, 1902, p. 3692

year ending June 20, 1902, and for other purposes; in which it requested the concurrence of the Senate.

HOUSE BILL REFERRED.

The bill (H. R. 1986) inaking appropriations to supply additional urgent deficiencies in the appropriations for the fiscal year ending June 30, 1902, and for other purposes, was read twice by its title, and referred to the Committee on Appropriations. RELECTIVE SESSION.

Mr. GALLINGER. I renew my motion that the Senate proceed to the consideration of executive business.

The motion was agreed to; and the Senate proceeded to the consideration of executive business. After five minutes spent in executive session the doors were reopened, and (at 5 o'dock and 20 minutes p. m.) the Senate adjourned until to-morrow, Saturday, April 5, 1902, at 18 o'clock meridian.

NOMINATIONS.

Executive nominations received by the Senate April 4, 1902. APPOINTMENTS IN THE ABILY.

Artillery Corps.

Louis E. Bennett, of Illinois, late major, Fourth Illinois Volunteers, now captain in the Porto Rico Provisional Regiment of In-fantry to be first lieutenant, September 23, 1901, to fill an original

racancy.
George L. Hicks, fr., of Muryland, late major and surgeon, Thirty-eighth Infantry, United States Volunteers, to be first lieutenant, September 23, 1901, to fill an original vacancy.
Goy E. Mauning, of Ohio, late second lieutenant, Third Ohio Volunteers, to be first lieutenant, September 28, 1901, to fill an original vacancy.
Charles O. Zollars, of Colorado, late second lieutenant, First Colorado Volunteers, to be first lieutenant, September 33, 1901, to fill an original vacancy.

Causing Arm.

Country Arm.

Ralph E. McDowell, of Kauses, late private, Twentieth Kauses Volunteers, and Troop F. Eleventh Cavairy, United States Vol-unteers, now sergeant Troop F. Thirteenth Cavairy, United States Army, to be second lisutement, February 2, 1901, to fill an original vacancy.

PROMOTIONS IN THE ARMY.

Cavalry Arm.

First Lieut. George W. Moses, Fourth Cavalry, to be captain, March 21, 1902, vice Horne, Ninth Cavalry, retired from active

Artillery Corps.

Lieut. Col. James B. Burbank, Artillery Corps, to be colonel, April 1, 1902, vice Andruss, reliced from active service. Maj. Richard P. Strong, Artillery Corps (detailed as assistant adjutant-general), to be lieutenant-colonel, April 1, 1902, vice Bur-hank reproduced. bank, promoted.

CONFIRMATIONS.

Executive nominations confirmed by the Senate April 4, 1502. POSTMISTERS.

Charles H. Boody, to be postmaster at Hart, in the county of Oceana and State of Mindigan. Carroll M. Heard, to be postmaster at Elberton, in the county of Elbert and State of Georgia.

HOUSE OF REPRESENTATIVES.

Friday, April 4, 1902.

The House met at 12 o'clock m. Prayer by the Clisplain, Bev. HERRY N. Couder, D. D.

The Journal of the proceedings of yesterday was read, corrected, bayorqqa bas

transper of remains of major-sperral rosksrans.

The SPEAKER. Without objection, the Chair will lay before the House a statement from the Society of the Army of the Cumberland.

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Somety of the Aret of the Olymphard.

Somety of the Aret of the Olymphard.

But The Scolety of the Army of the Camberland, if the Standard Recoling resolved to transfer the remains of the late Maj. Gen. William S. Recocians, long the commandor of the Army of the Ounderland, and subsetuently a minibur of the Bouse of Representatives, from the receiving rault
in Los Angeles, Cal., where they were deposited to Arthogon Comotory.

The burlal will take place about the middle of May, the exact day to be largeafter announced.

The officers of the society respectfully ask that the House of Representatives may be represented at the burial by committee or otherwise.

Very respectfully, your obselfant servant,
H. V. BOYNTON,
Corresponding Secretary.

The Speaken of the House of Reinfelktatives.

Mr. GROSVENOR. Mr. Speaker, I ask unanimous consent for the present consideration of the resolution which I send to the Clerk's desk.

The Clerk read as follows:

House concurrent resolution No. 40.

House concurrent resolution No. In.

Resolved by the House of Representative of the United States the Sanate concurring). Thus there is appointed a committee by the President pro tempora of the Sanate and the Speaker of the temporation to the transfer of the sanate of the Speaker of the Region United States of the sanate of Sa

The SPEAKER. Is there objection? [After a pause.] The Chair hears none.

The resolution was considered, and agreed to.

ANDREW J. FELT.

The SPEAKER laid before the House the bill (S. 2871) grant-

ing a pension to Andrew J. Felt.
Mr. SULLOWAY. Mr. Spanker, I move that the House insist on its amandment and agree to the conference asked for by the Senate. The motion was agreed to; and the Speaker appointed as con-teress on the part of the House Mr. Caldenness, Mr. Cheson, and Mr. NORTON.

HOUSE PENSION BILLS WITH SENATE AMENDMENTS.

The following House bills with Senate amendments were severally considered, the Senate amendments read, and, on motion of Mr. Sottowiy, the House concurred in the Senate amendmonts:

A bill (H. R. 1700) granting an increase of pension to John E. White

A bill (H. R. 2120) granting an increase of pension to Horatio

A bill (H. R. 2124) granting an increase of pension to Dewit

A fold (H. R. 3418) granting a pension to Dermis Dyer;
A bill (H. R. 3189) granting an increase of pension to Edward S, Dieldnson; A bill (H. R. 5418) grapting an increase of pension to Altred

A bill (H. R. 6020) granting a pension to Mary E. Kelly. A bill (H. R. 6460) granting a pension to Josephene M. Dustin; A bill (H. R. 7920) granting an increase of pension to Uriab

Reams A bill (H. R. 6801) granting in increase of pension to Bar-

bara McDonald: A bill (H. R. 1982) granting a persion to John W. Moore; A bill (H. R. 19198) granting an increase of pension to John

Hollister:
A bill (H. R. 10289) granting a pension to Eliza Stewart;
A bill (H. R. 11875) granting a reasion to Charles F. Merrill;
A bill (H. R. 11831) granting an increase of pension to Abraham N. Bradfield:

A bill (H. R. 10044) granting an increase of pension to William

A bill (H. R. 1011) granting an increase of pension to John S. Raulett; and A bill (H. B. 6718) granting an increase of pension to Freeman

R. E. Chanaberry,

BRIDGE AOBOSS SAVASNAE BIVER.

The SPEAKER also inid before the House, with amendments of the Senate, the bill (H.R. 11409) to authorize the construction of a traffic bridge across the Sevannah River from the mainland, within the corporate limits of the city of Savannah, to Hutchinsons Island, in the county of Chatham, State of Grorgia.

The amendments of the Senate were read,
Mr. ADAMSON. I move that the House concur in the amendments with the House concur in the amendments into the senate were read.

ments just road.

The inotion was agreed to:
On motion of Mr. ADAMSON, a motion to reconsider the last vote was laid on the table.

SETTIMES IN FOREST RESERVES.

The SPEAKER also had before the House, with an amendment of the Senate, the bill (H. R. 2004) for the relief of bone fide settlers in forest reserves.

The amendment was read, and, on motion of Mr. Marris,

concurred in: PROTECTION OF LIVES OF MINERS.

The SPEAKER also hid before the House, with an amend-ment of the Senate, the bill (H. R. 8327) to amend an act entitled

the thorn are this firm in this cannot be a successful to the second of the second of

"An act for the protection of the lives of miners in the Tarri

fories.

The amoudment was read.

Mr. MOCDY of Oregon. I move that the House nonconcur in this much much and task a conference.

The modion was agreed to.

The SPEAKER amounced the appointment of Mr. Moody of Oregon, Mr. Scott, and Mr. Hall as conference in the part of the

LEAVE OF ABSENCE.

Mr. Cownend, by manimous consent, obtained leave of alleace for five days, on account of important business.

URGENT DEFICIENCY APPROPRIATIONS.

Batch for fire days, on account of important business.

URGERT DEFICIENCY APPROPRIATIONS.

Mr. CANNON: I selt unanimous consent that the Committee of the Whole on the state of the Union be discharged from the further consideration of the bill (H. R. 1890) to make certain urgent deficiency appropriations, and that the same be considered in the House as in Committee of the Whole.

Mr. RICHARDSON of Tempasses. Pending the request for unanimous consent, and reserving the right to object. I think that the gentleman from Illinois [Mr. CANNO] ought to tail us what the thems of this urgent deficiency bill are. I have not been able to look at the bill.

Mr. CANNON. The bill appropriates for the District of Columbia 836,000 in found numbers—\$10,000 for the low the public schools, the supply being now exhausted; \$20,000 for cleaning the streets, the finds for which will soon be exhausted, and other similer items called argant. It also appropriates for repair of hospitals at the Hot Springs, Ark, and elsewhere—an argent matter, the appropriations being enhausted—\$10,000; for the naval establishment (expenses of Marine Corie), \$2,000 in round numbers; for furnitive in the Interior Department, 57,890; for printing and binding in the Post-Office Department, the Agricultural Department, the War Department, and the Library of Congress, an aggregate of \$142,000. The appropriations being exhausted or about to be ethansted, this urgent deficiency hill covers items which ought to be appropriated for at onco.

Mr. RICHARDSON of Tennessee. I presume that of course the minority members of the committee have agreed to the bill? Mr. CANNON. Oh, this has been reported by the direction of the committee.

His Canal of the gen-the committee.

The SPEAKER. Is there objection to the request of the gen-tleman from Illimois? The Chair hours none.

The bill was read, as follows:

The bill was read, as follows:

Be if one led, etc., That the following sums be, and the sums are be obly-corresponded as to dary money in the Treasmy life observation in the polygone of the sum of the control of

ACCOUNT WEST AND STATEMENT TO STATE STATEMENT TO CONSTRUCT AND STATEMENT AND ACCOUNT AND STATEMENT AND ACCOUNT ACCOUNT AND ACCOUNT ACCOUNT ACCOUNT AND ACCOUNT ACC

Pot printing and banding for the Post-Office Department, exclasive of the Long-Order Office, 830,001.
For printing and binding for the Department of Agriculture, \$20,001.
For printing and binding for the Way-Department, \$5,000.
For printing and binding for the Albury of Congress, 918,000.
Note.—Total amount appropriated by this bill, \$102,737,00.

The SPEAKER. The question is on this engrousisent and third

reading of the bill.

The question being taken, the bill was ordered to be engrossed and read a third time; and it was read the third time.

The SPEAKER. The question is on the passage of the bill.

Mr. MGDERMOTT. Mr. Speaker, I would like to sake a question of the charman of the committee; before the bill is passed. The SPEAKER. Does the gentleman from Illinois yield to the gentleman from New Jersey?

Mr. CANNON. Certainly.

Mr. Modermott. There is an additional appropriation here for sweeping the attests of the city of Washington of \$22,000. What was the amount appropriated originally?

Mr. CANNON. I have not the memorandum before me. I will ascertain in a noment. I will say to the gentleman that this appropriation is to be exhausted early in May. The exact amount appropriated I do not recollect, nor have I the memorandum before me, but I will ascertain in a moment.

Mr. McDERMOTT. There can be such a great amount of sweeping done for \$22,000—that is, sweeping as it is done within the city here—

Mr. CANNON. It is sprinkling and cleaning the streets. Just the amount of streets.

the city here—
Mr. CANNON. It is sprinkling and cleaning the streets. Just the amount of storets there are or the rumber of miles I do not know at this moment, but the genfleman is aware there are several hundred miles. Somebody suggests to me 220 miles, but I am not sure as to the fearage amount. In my judgment this deficiency ought not to have been made, but it is alleged by the District authorities that it was necessary. I trust that the proper committee, in the coming year, when they come to appropriate for this purpose, will put a monthly limitation upon it, but as the appropriation is substantially athousted, and because of the fact that during the spring of the year, from early in May mill the lat of July, the streets will be filthly, it seemed to your committee that there was no atternative except to recommend the deficiency. I will state that \$155,000 was the appropriation.

Mr. Modder Modern of the man appropriation made in any city in this country. I do not say that an excess of \$22,000 was not necessary, but any body who recells the condition of Pennsylvanin aremus during the last three minuths will recollect that during the lature of the day, because of the fact that the areaning are more than any city in the sound to do much a condition that you could not enter into any stores or licels without trumping over street rubbish that should have been removed every day, and certainly that does not millionte that the \$23,000 of excess of appropriation was properly used. The amount of \$300,000 for sweeping and cleaning the streets of the city of Washington is year, year, large, and the amount per mile accordingly very high, and I wanted a little in formation upon the subject if it was within the possession of the gentleman. gentleman.

formation upon the subject if it was widne the possession of the gentleman.

Mr. CANNON. The total emocrat appropriated in the regular bill for this year for this purpose was \$155,000. The amount of strepts in mileage, as I miderated, according to my information, is semething over 900 miles. The judgment of the committee was when the original appropriation was made of \$155,000 that it ought to do the work, but it has not done the work. Now, I apprehend when the next cannot half is reported there ought to be and will be reported for the consideration of the House a direction to apport to the appropriation in such a way that one-twelfth part of it will not be exceeded in any one month.

Mr. Modernott. And in the line of economy I would like to suggest to the gentleman from Illinois that you could chiain a bond for a million dollars guaranteeing to sweep the streets and keep them in better condition than they have been or will be under that appropriation for 60 per cent of the amount mentioned. The work should be done better.

Mr. CANNON. I do not eare to go into that question. My observation has been that when the streets are cleaped under contract that at times there is asyere criticism; and when they are cleaned as they are now, by the hiring of lation. May swork, there are grounds at times there is asyere criticism; but, apon the whole. I am inclined to think that the city of Washington and its streets is best cared for, and its streets are perhaps the cleanest, month in and knowth out, of any city in the country.

Mr. McDERMOTT. They are very easy in take care of, and my objection is not to the manner in which they are cleaned, but to the fact that they are not cleaned at all in a good many instances.

Mr. RICHARDSON of Tennessee. Mr. Speaker, I desire to

Mr. RICHARDSON of Tennessee, Mr. Speaker, I desire to

Mr. RIGHARDSON of Tenresses. Mr. Speaker, I desire to ask a question.

The SPEAKER. Does the gentleman from Hinois yield?

Mr. CANNON: Ves.

Mr. RICHARDSON of Tennesses. What is the pripose of the amount expended for public printing? What is that item?

Mr. CANNON. It is in the various departments. There is an absolute exhaustion of the appropriation. In the Post-Office Oppartment, the increase of luminess, and in the Agricultural Department the same thing, and this is the number. The Agricultural thread the increase of luminess and printing, the public thread Department does large quantities of printing, the public

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service requiring it to be done, also in the War Department and in the Post-Office Department, and Congress requiring it to be done in the Agricultural Department.

Mr. RICHARDSON of Termessee. I want to ask the gorifolian how many deficiencies he has asked for the public printing during this reason?

Mr. CANNON. I do not recollect.

Mr. RICHARDSON of Termessee. It shriked me this is about the third deficiency appropriation bull in which appropriations are made for the Government Printing Office.

Mr. CANNON. I will have the figures in a moment that will give the exact amount. I did not anticipate that there would be any question about it and therefore in the not objecting to the amount, because it may be absolutely necessary, nor so I criticise the action of the gentleman nor of his committee further than to say that it seems to me that the best legislation would be laid by nothing these minounts in the regular appropriation bull and abus not mourier so many deficiency appropriation bull and abus not mourier so many deficiency to my thend that we absolutely gave the estimate for the current fiscal year.

Mr. RICHARDSON of Tennesses. Then the Public Printer must have been meetly brooff the malding his estimate, if thut at the printer must have been meetly brooff in making his estimate, if thut at the service for the Post-Office Department. The estimate for the current fiscal year for the Post-Office Department, a pretty large one, is the gentleman will notice, \$30,000, and the explanation of it is the absolute growth of that Department—increase in offices; increase in work, increase in printing, rural tree delivery, and, in addition, the action of Congress in increasing the wages of printers and others.

Mr. CANNON. I can give the gentleman the first met and the gentleman from Illinors can correct me, but if I am not mistaken the first an increasing the wages of printers and others.

Mr. CANNON. I can give the gentleman the first which the gentleman from Illinors can correct me, but if I am not mistaken the fir

My. CANNON. I can give the exact figures to the gentleman

MY. CANNON. I can give the exact figures to the gentleman in a moment.

MY. RICHARDSON of Tempasses. Now, these deficiency appropriations are to be added to the excessive or file very large appropriations in the annual bills of the less Congress.

MY. CANNON. For the year 1901 in the Post-Office Department, the appropriation in the regular annual bill was \$315,000 and the deficiency was \$35,000, making a total of \$250,000. Now, the appropriation for the current year was \$250,000, which emals the botal appropriation for the previous year, and this deficiency bill carries \$30,000 for the Post-Office Department, which measures the horrease in printing for that Department, which measures the increase in printing for that Department.

MY. RICHARDSON of Tennessee. Now, I am quite sure the gentleman reported a deficiency appropriation in December last for the benefit of the Government Printing Office.

MY. CANNON, Not for any of the departments. That appropriation in December was to meat a deficiency that need not have been met if Congress had not ordered as much printing for its own use.

own use.

Mr. RIOHARDSON of Tennessee. I was only speaking from recollection, but I ramembered that there was a deficiency in December for the Government Printing Office.

Mr. CANNON. Year and it came from the excessive orders for

printing by the House and Senate.
The SPEARCE. The question is on the passage of the hill.
The bill was passed.
On motion of Mr. CANNON, a motion to reconsider the last

vote was laid on the table.

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OMNIBUS OLAIME BILL.

OMNEUS OLARSE MILL.

Mr. MAHON. Mr. Speaker, I ask unanimous consent that the House nonconcur in all the Senate amendments to the bill H.R. 8587, and ask for a conference.

The SPEAKER. The probleman from Pennsylvania [Mr. Manov], chairman of the Committee on War Chairma, asks unanimous consent to disobarge the Committee of the Whole House on the state of the Union from the further consideration of the bill (H.R. 9587) for the allowance of certain radius for stores and supplies reported by the Court of Chairms under the previous of the act approved March 3, 1889, and commonly known as the Bowman Act, and to nonconcur in all the amendments of the Senate to the bill, and ask for a conference. In these objections Mr. MADDOX. Mr. Speaker, I object.

Mr. MADDOX. Mr. Speaker, I object.

Mr. MAHON. Will the sentlemen withhold that for a momental

Mr. MAHON. Will the gentlemen withhold that for a moment.
The SPEAKER. Does the gentlemen suspend his objection on
the request of the gentlemen from Permey Ivaria?

Mr. MADDOX. Yes. Mr. MAHON. Just for a moment. Mr. HITT, Will this exclude the consideration of the Chinese.

The SPEARER. Till gentleman withholds his objection for a

moment.

Mr. MAHON. Mr. Speaker, this is a House bill that his come buck from the Senate with a great many amendments put on the by that body. The bill took its usual course, want to the Committee on Claims, and the committee, after consideration which has talen almost a week, have recommended a report that the House nonconcur in all the Senate amendments.

Mr. MADDOX. Mr. Speaker it can not have what the gentleman says.

man says.

man says.

Att, MAHON. Twill speak a hible loader. I want to state to the gentleman from Georgia that this is a House bill to which the Sante added a good many amendments. If went to the Committee on War Claims in its issual course, and that committee, after loaling over these amendments for a yeak, have recommended to this House by a manimous yets of the committee that the House nonconcur in all the Senate amendments and allow it to go to conference, for this reason. There are some six hundred items in this fell, and I will frankly say to the centleman that a good many of them will go out. This bill will larve to remain in sonfepiace at least a month, or six weeks before the differences can be adjusted, and I want to say further that there will be no disposition on the part of the charitant of the Committee on War Claims when that report comes in to nove the previous greens.

disposition on the part of the chairman of the Committee on War. Claims when that report comes in to move the previous question and to choke off debate.

I am perfectly willing to take the master up on Friday and give the whole day for the consideration of the conference report. Mr. Speaker, it will take at least three, four, or five days. It will take a day to read the amendments, and the discussion of the paragraphs might take a couple of weeks in Committee of the Whole. Now, the gentleman from Georgia knows since be him been in Congress that the conference of this committee large always stood with the House. They have examined these matters encefully, and if the gentleman wants to bill the bill, he will simply insist on his objection. Now, there is another reason. This day belongs to the Committee on War Chains, and an important bill is pressing for consideration in the House. The Chinese exclusion bill—which we are all interested in and I would like for this bill to be sent to conference and got out of the way of the chairman of the Committee on Foreign Attairs; and I nope this gentleman will not make any objection, but let it go to conference.

the gentleman will not make any objection, but let it go to conference.

Mr. MADDOX, Mr. Speaker, this bill, as I inderstand it, our ried about \$195,000 when yo sent it from the House. It is called the "combine bill." Since it has gone over to the Sentia they have added about \$3,000,000 of all sorts of claims, scraped up from the time the Government was formed up to the present time. Now, all I want to know and all I want to demand a simply this: That when this House comes to consider these claims they will have an opportunity to vote on these paragraphs when these claims come up. Now, I am perfectly aware that if there is no objection made and this bill is allowed to go into conference, mices the gentleman stands up to what he says now, when he cames to the House it will have no opportunity to weed out these claims that ought not to be allowed.

At. MAHON. I will say to the jentleman from Georgia that when the conference report comes here I am willing that he shall have an hom.

have an hour.

Mr. SHAFROTH. Will the gentleman allow mes. Mr. MADDOX. That is a matter for the House when it comes.

Mr. SHAVROTH: This is the only way in which they can be

weeded out.

Mr. UNDERWOOD. If my friend from Georgia will allow me, we sent the bill over to the Senate will about \$200,000, and it comes here with amendments added making it in the neighbur-

it comes here with amandments added making it in the neighborhood of three millions.

Mr. MADDOX. That is what I understand:
Mr. UNDERWOOD. There are a gent many items in that
bill that ought to be considered in Committee of the Whole, and
there is only one certain course that will give us an opportunity
to consider these claims, and therefore I hope the gendemunity
in consider these claims, and therefore I hope the gendemunity
in the in his objection; that is, for the bill to take its regular
course and that the claims be residered in the regular way.

The SPEAKER. Objection is made.

Mr. MAHON. There are claims amounting to three millions
in this that liave never been discussed at all. It belongs to you
gentlemen upon the other add to take the responsibility. There
are 22 States concerned in these claims, and if you want to kill
the claims of those people, that is for you to determine. I have
no personal interest in the bill.

OLDER OF BUSINESS

Mr. HITT. Mr. Speaker, I call up, under the special order, the bill H. R. 13091 and move that the House resolve itself into Com-mittee of the Whole for the consideration of the Chinese-exclusion

bill.

Mr. MAHON. Mr. Speaker, one moment: Under the rules of the House this day belongs to the Committee on War Chime; but I am willing to yield to the gentlethen from Illinois if, by unant-nous consent, the committee may have another day. We have been in session since the 4th day of December, and this committee has had but three hours. I do not want to get in the way of this important bill. I believe that next Monday is not District of Columbia day. We did think so, but it is not. Now, I will ask manimous consent that that day be given to the Committee on War Claims.

Mr. HITT: I do not know that it is certain that this bill will be disposed of by that time. There will be considerable general debate.

debate.

Mr. MAHON. Then I will ask the next day.

Mr. HITT. There will be no opposition probably, but a good many voices for it.

Mr. MAHON. Then I will ask that it he next Tuesday, or the next day after the completion of the consideration of that bill.

Mr. DALZELL. It is the purpose to call up the Cuban reciprocity bill on Tuesday.

Mr. MAHON. It is not privileged.

Mr. MAHON. It is not privileged.

Mr. DALZELL. Oh, yes; it is a revenue bill. Will not the gentleman from Illinois get through the bill by Monday?

Mr. HITT. I can not say that, as there is much demand for time.

time.

Mr. MAHON. Then, Mr. Speaker, I ask unanimous consent that the War Claims Committee he given the day following the passage of the Chinese axclusion act.

The SPEAKER. The gentleman from Fennsylvania asks unanimous consent that the day following the disposition of the Chinese exclusion act be assigned to the Committee on War Claims. Is there objection?

Mr. DALZELL. I do not like to object to my colleague's request, but arrangements have been made and notice given to go on with the Cuban reciprocity bill on Traeday, and I would suggest to him to make his request to follow that bill.

Mr. MAHON. Oh, that might make it two or three weeks from now. How long will that bill take?

Mr. DALZELL. I suppose it will take three days. I would think it would.

Mr. DALZEGL. I Suppose it will take next Tuesday week.

Mr. MAHON. I will take next Tuesday week.

The SPEAKER. The gentleman from Pennsylvania modifies his request that a week from next Tuesday be assigned to the Committee on War Chains. In there objection! [After a panse.] The Chair hears none, and it is so ordered. The gentleman from Illinois moves that the House resolve itself into Committee of the Whole House on the state of the Union for the consideration of the bull H. R. 18931, the Chinese exclusion bill.

The motion was exceed to.

The motion was agreed to.

CHINESE-EXCLUSION DULL,

The House accordingly resolved fixelf into Committee of the Whole House on the state of the Union, Mr. Moody of Massachasetta in the chair.

chusetts in the chart.

The CHAIRMAN. The House is in Committee of the Whole on the state of the Union for the consideration of the bill H. R. 18031, which the Clerk will report.

The Clerk read as follows:

A bill (M. R. 1831) to prohibit the coming internal to regulate the residence within the United States, its Territories, and all territory under its jurisdiction, and the District of Columbia, of Chineseand persons of Chinese descent.

Mr. HITT. Mr. Chairman, I move to dispense with the first and formal reading of the bill.

The CHAIRMAN. The gentleman from Illinois asks mani-mous consent that the first reading of the hill may be omitted. Is there objection? [After a pause.] The Chair hears none, and

Is force objection? LATTER a pause: The communication, and it is so ordered.

Mr. HITT. Mr. Chairman, the bill now before the committee is one that has been very carefully prepared in all its parts, with the manimity of the Committee on Foreign Affairs upon nearly every line, its purpose being to provide efficiently for the exclusion of Chinese laborers from the United States. In that purpose we were all agreed. The country, we believe, iniversally desires that there should be efficient prohibition. The existing law will expire on the 5th of May, and there is no time to lose if Congress intends to act.

intends to act.

The bill is based upon a measure which was drawn up with care by the combined wisdom and experience of the members of this House and of the Senate who represent the Pacific coast, where most of the Chinese in the United States are found, and

where the people and their representatives are most familiar with the practical side of the problem. Tailing that bill, which is known in this House as the Kahn bill because the known bill because the known bill because the known bill people in the House as the Kahn bills of the problem of the measure which yes before you, and which is endeathfully in the measure which lies before you, and which is endeathfully the Kahn bill.

While we desire to effectively exclude Chinese laborers, we do not forget that our country has considerable commerce with Ohina, and all are desirous of promoting American interests and commerce everywhere. In this bill the privileged classes are designated who are entitled by the treaty and by the laws herefore to come into the country—merchants, traylers from cuitosity or pleasure, officials, teachers, and students. We have endeavoned to make the provisions effective and prevent fraud, but to avoid harassing or tormenting merchants, officials, and teachers, whom we desire to come and for whose presence we are all of us very envious. The commerce of a country is in the lands of the merchants. We have a large and growing commerce with China.

The representatives of labor who presented and framed the objections to having Chinese labor here we heard at great length, and also representatives of commerce and of manufacturers. They stated with great force how important it was that we should evoid liarnssing and drying away merchants from our country who could promote our interests so repilly. The representatives of the manufacturers of South Carolina, where the cotton industry has become so vast, and is the largest in the country, second to Massachusetts, and now is growing, informed us that they sent the largest part of their product to China. The cotton product alone lest year was a million collars a month sold to that country. It fell off during the war, but it has revived.

Now, the Chinese merchant, if he is hurassed here and implicanced or insulted, can exercise a powerful influence at home to our deriment, and an official can do the same. True, we are lable to frauds of pretended merchants, and that is the problem that this bill tries to meet. The representatives of labor who presented and framed the ob-

that this bill tries to meet.

It would seem that much legislation was not necessary in the case of official, a class so potent and few in number; for, if every one of the official, a class so potent and few in number; for, if every one of the official, at less so potent and few in number; for, if every one of the official state cane into the country could smuggle somewhere about him a Chinese laborer, it would amount to something inconsiderable in our vast population. But variations provisions to humiliste and disgust public officials might result to our great disadvinisigs by the influence of this powerful class. These are the problems we have conscientiously and laboriously tried to solve, and this hill is the nawver.

I will not take up the time of this committee in explaining it further. It will be debated very fully by my colleagues. I believe everybody is in favor of the bill. I merely wish to state the notive impulse of the committee, all working together for one and.

lieve everybody is in favor of the bill. I merely wish to state the motive impulse of the committee, all working together for one ond.

I now yield to the gentleman from New York [Mr. Penunss], because he has given the most patient labor to the details, reconciling contradictions and smoothing the asperities of the bill.

Mr. PERKINS. Mr. Chairman, if the committee will be in order it will, I think, take but a very few minutes of the time of those here to explain briefly the purport of this bill. I shall not, Mr. Chairman, take the time of this committee in discussing the general question of Chinese exclusion, because I imagine that every member of this House is agreed that the admission of Chinese laborene on any large scale would be injurious to the laboring interests of this country; but, Mr. Chairman, as was said by the chairman of the country; but, Mr. Chairman, as was said by the chairman of the country; but, Mr. Chairman, as was said by the chairman of the country; but, Mr. Chairman, as was said by the chairman of the country; but, Mr. Chairman, as was that we should state briefly what has been covered by this bill.

Now, Mr. Chairman, in the first place we were met by this new question, and that was, what should be done in reference to the Chinese who are now living in the colonial possessions of the United States. It was testified before the committee that there were in the Philippine Islands at least 250,000 Chinese, and perlaps very many more, and Governor Taft testified before our committee that, in his judgment, the great majority of the Chinese in the Philippine Islands would gladly come to the United States; if they could have the opportunity. Whatshould be done with them? It was the unanimous opinion of the committee that the exclusion of the Chinese against those living in China should be extended to the Chinese who live in the colonial possessions of the United States. That provision, Mr. Chairman, I think will meet the approval of the members of the House.

Then came the next question, Mr. Ch

:::

from the conditions existing in the United States. Here we have a large body of intolligent, educated, industrious laborars, and we owe it to them that they are not subjected to any unfur-competition from men brought here who live on a different scale, who are willing to work for less price, who are content to live on a lower degree of comflet and civilization; but the members of the committee can see that those conditions do not exist in our cloud presenting.

the committee can see that those conditions do not exist in our colonial possessions.

There is in the Philippine Islands, for instance, no body of educated, industrious, intelligent laborers, and the question was. What is the best thing for the interest of the Philippine Islands? And, Mr. Chairman, that question is by no means as free from doubt as is the question of the introduction of Chinese laborers into this country. But we felt bound, Mr. Chairman, and it is the doubtine, it is the principle, of the Hepublican party—of, I think, all members of Congress, regardless of party—to do for the Billpinos what, within reasonable limits they themselves ask should be done. The committee was convinced that the desire of the further competition of Chinese labor; that they were not ready to complex with them, and certainly they are not, and for that reason the committee has reported, by the full before this Committee has reported, by the full before this Committee of the Whole, that Chinese labores be excluded from the committee has reported, by the full before this Committee of the Whole, that Chinese labores be excluded from the committee and manner that they are excluded from the mainland of the United States.

United States. Now, Mr. Chairman, a word or two more about some provisions

intal possessions of the United States upon the same manner that they are excluded from the mainland of the United States.

Now, Mr. Chairman, a word or two more about some provisions of detail in this bill that I wish to explain very briefly to the consisting. The chairman of the Committee on Foreign Affairs said that we have taken in its general cuttine the Kahm bill, which was introduced in behalf of the members from California. The question of Unitess exclusion is more important in California than in early other part of the country, and it was our endeavor in a warry way to carry out the desire of the California delagation to make this law a law which should not only say that Chinese in boren should be excluded, but should furthals the means and the appliances and the requirement for maling flats trollegion effectival, which should check the fraudulent introduction of Chinese should be excluded, but should mit only say that Chinese is not this comity.

There were, however, two on three questions of detail in which the committee differed from some provisions of the Kahn bill, which I desire to exclusin to the judement of the Committee of the Whole. By your judgment way will be guided. The Committee on Foreign Affairs had but one desire, namely, to have a bill which would be most effective, most yieldous, most wise, to carry out the principle of Chinese exclusion, but on questions of detail we all have our judgment. Now, there are substantially three questions which I shall shate very briefly to the members of the committee. The first was thise. The bill provides that the Chinese shall be excluded from the Philippine Islands.

Then the bill as it was introduced—and the committee will provided that the Treasury Department should appoint officials who should go to the Philippine Islands.

Then the bill as it was introduced—and the committee will appoint officials who should go to the Philippine Islands.

Then the bill are twenty Department should appoint officials who should go to the Philippine Islands.

The s

the proposed means are wrong.

Waliy IIII da da da dii

Mr. Chark: Does the gentleman refer to the section in re-

Mr. GLARK. Dees the gentleman refer to the section in research to shiped.

Mr. PERKLINE.

Mr. White the ship of the provision of the provision is late ours of the Chimean time.

Late of the Chimean time.

Mr. White has the Committee on Persign Athies done? The Government has appointed a Philippine Commission, theroidally finalise with all local questions. Grownor: Tatif, the head of that said the committee on the provision of the Chimeses. What he said bufore the committee in fair and provide the committee on the Chimese. What he said bufore the committee in lady him, more effort than what was said by fargons oles in leading the committee to the conclusion that the exclusion of the Chimese from the Philippine Islands was judicions.

Mr. We have reported in our bull a brief provision, smitnering half a dozen times in which we propose to a ruitborine and finest the Philippine Committee provision of this bill laws to provision with a propose of the Millians of the provision of the Philippine Islands was palledone.

Mr. We have reported to arrivation of the Philippine Committee provision of this bill laws to provision of the proposed law.

Tought to say one word more, for own Philippine officials, to carry on the provisions of this proposed law.

Tought to say one word more, for own Philippine officials, to carry on the provisions of the proposed laws.

Tought to say one word more, for own Philippine officials, to cause the provisions of the proposed laws.

Tought to say one word more, for own provision of the provision of the prov

The second secon

worth that much. So we have out out that provision. We think that the Census Bureau will be amply competent to keep all records that may be required of Chinese growth and Chinese birth. One other provision, Mr. Chairman, and then I shall weary the members of the committee no longer—that provision I should say, in my judgment, by far the inst important provision onitted from the bill as it was drawn. These other provisions, as the committee will see, where we have differed from the bill, are matters of administration, matters of detail. But in one provision we have differed on what may be called a question of principle, and the committee regard it as a question of very great importance. portance.

ple, and the committee regard at as a question of very great importance.

What is the object of this bill, Mr. Chinirman? It is, as stated in its heading, to exclude Chinese coolies from the United States. Let us remember what we are legislating about to exclude Chinese coolies from the United States. And every member of that committee is glad, and certainly I as much as any other member, an glad to do anything that will exclude Chinese latorers, Chinese coolies, from the United States. Of course, the member, and glad to do anything that will exclude Chinese latorers, Chinese coolies, from the United States. Of course, the member, and fills country would be a dangerous element by reason of their competition with our own American labor. Wall and good. But there is a provision in this hill, Mr. Chanman, which no more excludes Chinese coolies from the United States than it excludes than from Great Brithin, not one bit. We struck it out because we thought it was a provision that would do no good, and that would do much harm. And though my friend from Missouri [Mr. Chark] differs with me in that, I confess I am still very strongly in accord with the views of the majority of the committee.

[Mr. Ceark] differs with me in that, I confess I am still very strongly in accord with the views of the majority of the committee.

First, I should say, geatlemen, that among the restrictions against the unlawful landing of Chinese we have in this bill a provision that when a ship comes alongs do may what or dock of the United States or which are Chinese coolies who are not to be landed, the steamer must give bond in the penal sum of \$3,000 for every Chinaman on board, to see to it that the Chinaman which they have on hoard do not get on land—that the ship that brings them curries them away. So, certainly the provision is atringent enough to keep these ships having Chinaman on hoard—men employed on this ships—from allowing them to land. If a ship has Chinamen on board who are to be landed; then there must be the certificates and the necessary pipers to show that they are Chinamen who are calibled to land; but this proposition refers to ships having Chinamen on board who are not to land. There must be a bond signed by the steamship company, with the penalty of \$2,000 for every Chinaman on board who are not to land. There must be a bond signed by the steamship company, with the penalty of \$2,000 for every Chinaman on board who are not to land. There must be a bond signed by the steamship company, with the penalty of \$2,000 for every Chinaman on board who is not to land, that his shall not be permitted to land.

Mr. UNDER WOOD. Does that provision apply to foreign ships as well asto American ships.

Mr. PERKINAL All ships, when they come to our harbors, must submit to this law. So as you see, gentlemen, these Chinamen employed on the ships that sail on the great seas are not going to get into this country. We have made stringent provisions that they shall not come in But the bill as drawn, as submitted to the committee, contains this provision, that no ship course, as the committee, contains this provision, that no ship committee can see, it was no more needed for the prove-tion of American hat, but one of the Ben

they carry American commerce, American trade, and American civilization. We will all agree in that.

Now, when that is our object we are met with this provision, and what will be the result? Mr. Chairman and gentlemen of the committee, when a sing goes out on the high seas at must meet all the world in absolutely free competition. There are no protective tariff laws of registry laws or any other laws that can help a ship when it sails on the Atlantic or the Pacific. It must meet the whole world in absolutely free competition. How many Chinese do you think are employed on these three steamers, which I am scary to say, are the only steamships we have on the Pacific? As I aminformed, there are a little over 500 of these Chinese—anly 300 Chinamen. If they were dismissed from these ships, would American

Inforcers take their places? Not one lit of it, gentlemen. If these \$00 men were sent off, I make the prophecy that not one man who now breathes the air of the United States of America, would take their places. If these steamers were kept under American registry, the places of these 300 Chinese would be taken by Japanese and by Malays.

Now, what is the work done by these Chinese. These ships sail through the holtest parts of the world; they sail through the furnisces. They followes they employ work about the furnisces. They work about cleaning the ship, and they do work, Mr. Chairman, that no American laborer would do or could do or ought to do. It would be a said thing, Mr. Chairman, it any American laborer was driven to do the dog's work that is done by the Chinese in these heats. What would be the result of this provision? We could not make place for any. American laborers. We know that beyond any possible doubt, from what the agents of the steamers say, and common sense makes us believe it, that the only result of this low would be that the three ships that now carry the United States day on the Pacific would no longer do so. One word more, because this is the only provision which I care to discuss, and I have but little further to say about it. If that provision forbidding the use of Chinese laborers on the ships carrying the American flag is restored to the bill, you will have just one result. You will not keep one Chinaman out of the United States; you will not keep one Chinaman out of the United States; rou will not keep one Chinaman out of the United States; rou will not keep one Chinaman out of the United States; rou will at find work for one more American laborer; but the Stars and Starpes of the American flag will no longer float open a boat that sails from San Francisco over the Pacific. The American Steamship Company will take a British register for each of their ships. Believing that to adopt the bill with that provision in it would do no good and would do much latin. I hope this committee will

Mr. PERKINS. Certainly.
Mr. PERKINS. Independent of the bill enumerates the poits at which Chinese may enter. I will sek if there is any change from the poits enumerated in the piezent law?
Mr. PERKINS. I understand that they are now permitted to enter at Ogdensburg alone in the State of New York.
Mr. PITZGERAID. Understand that is by permession. The gentleman from New York will see it in the bill.
Mr. PITZGERAID. Under a provision that that might be done by Commissioner General of immigration.
Mr. PERKINS. The Commissioner-General, I understand so; and the same power is in the Commissioner-General of Immigration to designate additional ports hesides those given in the bill.

MESSAGE FROM THE SENATE.

The commiltee informally rose; and Mr. Lovenne having falten the chair as Speaker pro tempore, a message from the Scatte, by Mr. Parkinson, its reading clock, amounted that the Senate had passed with amendments bill of the following tile. in which the concurrence of the House of Representatives was requested: H. R. 9205. An act to make deconsignine and other imits-

H. R. 19205. An act to make electroagerine and other, mitation dairy products subject to the laws of any State or Territory or the District of Columbia into which they are transported, and to change the tax on electroagerine, and to smend an act entitled "An act defining butter, also imposing a tax upon and regulating the manufacture, sale, importation, and expertation of electroagerine," approved August 3, 1986.

The message also announced that the Senate had passed the following resolutions, in which the concurrence of the House of Representatives was requested:

Sonate compurpost resolution 87.

Resolved by the Senote (the Holiscot Representatives concurring), That the Fresident is requested to return to the Senute the full (S. 1572) exacting an increase of pension to Abbig George.

Senate concurrent resolution St.

Resolved by the Sounts (the Rollie of Representatives concurring), That the President he requested foreturn to the Sounts the till (S. Silo) granulagen increase of penason to Robert S. Woodbury.

chinese execusion.

The committee resumed its session.

Mr. HITT. I will ask the gentleman from Missouri to take his

time.
Mr. CLARH. Mr. Chairman, since this House has ceased to be a deliberative assembly, and become a "business body." It desires facts rather than the toric, elucidation of the subject under discussion more than eloquence.

The question of Chinese exclusion has for more than a quarter

of a century been one of extreme difficulty, faxing to the ukmost the ingenuity of the Congress and the thought of the country to

devise a solution which will evaluate the Chinese from competion with our laborers and at the same time retain and increase our trade with Chine.

To would be easy to pull down the bars and let the Chinese in ad libitum—a thing not to be thoughts of for one anoment by any lover of his country. It would be a simple performance to shot out, agerously and rubblesly. Chinese of all classes—a proposition to which there are objections in various quarters. But the task which the Congress scens to have set for itself, of excluding as many Chinese as possible without giving such offense as will destroy our trade with the Chinese Empire, is one of the most various problems that the legislative mind has ever considered.

Within the last five years both the dimoulties mut the dangers of the situation, have been multiplied, first, by a decision of the Suprems Court of the United States, in the case of Wong Kim Ark against the United States, in the 160th United States Report, declaring that a Chinese born in this country of parents subject to our jurisdiction is a clizzer, secondly, by the annexation of Hawnig, the Philippines, Porto Rico, Guant, and other islands, as the sale bill says, "to etalions to mentation." That decision of the sale bill says, "to etalions to mentation." That decision of the wild arry of amexation in which we have beet recently including, we took to our palgitating bosons hundreds of thousands of Ohinese, of all classes and conditions, ranging from savonty and merchant prince." When we annexed the Sandwich Islands we took twenty-old.

When we annexed the Sandwich Islands we took twenty-old.

dulging, we took to our palpitsting become amidredisci shousean's of Chinese, of all classes and conditions, ranging from servinitation membraty nines to cooles, who are a little above the bessie that pariell.

When we annared the Sandwich Islands we took twenty-old thousead Chinese. When we sequired the Philippines we took in a number of Chinese variously stated at from two hundred thousead to a million and three quarters. Consequently, for the first time, the Congress is confronted with the exceedingly difficulty proposition of helding our newly acquired provinces; colonies, or insular possessions—whichever or whitever you please to call them—and at the same involvers on insular possessions. Whichever or whitever you please to call them—and at the same involves, colonies, or insular possessions.

Verily, tyrily, we have broubles of our own—lots of them. Not having enough on hand orior to the Spanish war to suit our tasts, like the Knight of La Mainha, we went forth in quest for the rates of the utermost end of the sarth, even to lac Cathey, and we accountlated transles enough, not only to last us during our natural lives, but to haves our past city to last us during our natural lives, but to haves our loss cally and we accountlated transles enough, not only to last us during our natural lives, but to haves our past city to the same the window, and the particular to use of the son of a prophet, I make hold to madlet that clouds the guerness cours of the cultied Science accounts to the during a prophet, or the son of a prophet, I make hold to madlet that clouds the surface we man and thereby and them. Without being a prophet, or the son of a prophet, I make hold to madlet that clouds the surface we window the fact that the clinical surface accounts will deliberately determine to subject American labovers for death-deaths, which is shared that in the labovers of this country wint exaction with the clean labor, but from competition with the clean labor of the from unrestated competition with the clean labor of th

That the longer we keep them the barder it will be to get rid of

them is a proposition too plain to be argued.

Let no man buy to his breast the dalusion that Asiatics can work only as amskilled laborers, for the cyldenos in the case fially.

ka medilikkirkelebakoni subsocia me

contradicts that theory. They have the imitative faculty largely developed and soon learn to do anything they see done. Consignedly they will not only complete with installed laborers but also with these of all degrees of skill, oven muto the highest.

The cry once rang along the Pacific coast, "The Climese must go!" Some day the laborers of America in self-defense will raise that cry," The Philippines must go!"

The Committee on Foreign Affairs has been presting with these land-racking problems for two months.

We have listened putiently to a vast array of witnesses—exclaimed mustees, excluding problems for two months.

We have listened putiently to a vast array of witnesses—exclaimed mustees, exclaimed and the Redon of the Redon at the sealer of compressment, the lead of the Redon thines of transportation, ministers of the gospel, the Commissioner General of humgration and other Treasury officials—mile and female, great and small—intil their evidence constitutes a large, instructive, and decidenty increasing volume.

To no question was there over given a more patient, a nove through, or a more conscientious investigation. I hav this gladly as to the entire committee.

We agree that Chinese laborers on land should be excluded; we differ somewhat as to how heat to accomplish that end.

The majority refuse to apply the exclusion principle to Oliness seamen, while the Demonstrate minority desire to make the exclusion apply loth by land and sex.

Upon these differences we ask the judgment of the House. The report of the minority, among other things, says:

The report of the minority, among other things, says:

The substant of the minority among other things, says:

The substant of the minority among other things and himfor he productive betteen the Pacific coast as because a vantual content of the following th

measury to solve the minimum and difficult problems connected with Chinese inmicration.

Individually, I go further and say that the Chinese question is the race question of the Pacific coast. There is no use dodging it. The Chinese problem is to the Pacific coast what the ager of problem is to the Southern States, except that the race question of the South is entirely a domestic question, while the race question of the Pacific is complicated with international questions. I believe, moreover, that the white people of the South are the most capables of dealing with their race question, just as the white people of the Pacific coast are most competent to deal with their Chinese race question. I applicate.

Upon these race questions I unhesitating it takes my position with the white people of the Pacific coast.

the white people of the South and the white people of the Pacific coast.

The substitute reported by the Democratic mimority is substantially the bill desired by our Pacific coast citizens and by the Indocres of the whole country, which is a very persuasive reason why it should be adopted by the House.

Another strong preument in its favor is the fact that it is identical with Sanata till 2004, as reported to the Sanata mominiously by the Committee on Immigration, and which will, most producted with Sanata till 2004, as reported to the Sanata mominiously by the Committee on Immigration, and white will, most production by the Committee on Immigration, and wintever legislation was intend to place upon the Still of May, and wintever legislation was intend to place upon the statute books should be encoted as soon as a consistent with a thorough understanding of the subject. In order to win the fight against time the Democratic minority concluded it better to report the Sanata bill, though some of us would prefer a different phraseology for some portions of it, but we did not propose that any heir splitting about the verbings should dealy this most important legislation.

On the whole, the Democratic minority substitute is more drastia than the majority bill. Wherever the Democratic substitute differs from the majority bill it is for the purpose of estrengluening the bill and making Clinese exclusion more effective and to more thoroughly protect our leboters from a competition which would prove absolutely riments to their and consequently to the whole American good.

william garayê

whole American people.

The first great question on which the minority and majority differ is this; Whether a ship flying the American flag shall charry Chinese seamen. The section is as follows:

And it shall be unlawful for any viscal holding an American registor to have or to employ in its crow any charms person not mittled to numission to the United States or into the portion of the intelligible and any violation of this provision shall be pentiable by a fine not exceeding \$2.00.

The Pacific coast delegation wrote that section into the bill. The majority of the committee struck it out. The minority propose to put that section had exceeding \$2.00.

The first, that if we put that section in the bill overy one of these steamships doing business on the Pacific coast will go under the British flag. I do not believe a word of it, and I will give you my reasons. Ships salling under the American flag have the

boneat of the coastwise trade, which includes the trade of Ha-

benefit of the construes trade, which includes the trade of Havaii and the trade of the Philipplace.

I repeat this statement, because I "am fighting for blood," on that section, and if I can not get the substitute adopted in its entirety I intend to offer detailed amendments to the majority bill. Not a single American scenesis on the Pacific will ever go under the British flag, because the American ships have the benefit of the construes trade, which is enormous in quantity and profit, including the trade of the Hawaiian Islands and the trade of the Philipplace.

Mr. Gillbert of Massachusetts. The gencleman does not mean, does he, that only American citizens can carry on the trade with the Philipplaces? I do not means can carry on the trade with the Philipplaces? I do not means that that is included in the coastwise trade.

with the Philippines. I do not understand that that is included in the coastwise trade.

Mr. CLARK. If not it soon will be. If we keep on, the Philippines will be included in that trade.

Mr. CLARK. Suppose a ship is in a port where it can not obtain any office than Chinese scanner.

Mr. CLARK. Wait a moment and I will snewer that point. I will only say now that a ship will never get into such a port. I will only say now that a ship will never get into such a port. The gentiamen around hassachusetts [Mr. GILLETT] does not deny that the trade with Hawaii is a part of the coastwise trade.

Mr. GILLETT of Messachusetts. Oh, no; but I do not understand that is included the Philippines.

Mr. RAHN. I believe that under the Philippine tariff act the trade with the Philippines will become a part of the coastwise trade in 1904.

trade in 1904.
Ar. CLARK. Yes: I think that is true:

Mr. KARIN. I believe that vinder the Philippine tariff act the trade with the Philippines will become a part of the coastwise trade in 1904.

Arr. CLARK. Yes, I think that is true.

There is another reason; under the American flag there are two lines of steamers plying between our Pholic ports and the Orient—the Profile Mall Steamship Company, which is nothing except it continuation or water of the Southern Pacific Railroad and vater from New York to Hongkong, and the Northern Pacific Steamship Company, which is nothing except a continuation of the Northern Pacific Railroad upon water, indicing a through line from New York to Hongkong. Is there anyone in this Honge shipple company to believe that the steamship of these lines are going to switch off from an American registry to a British flows shipple compile to believe it and a which is growing like Jonal's gound, and at the same time break up their lines of committed—he is one of the greatest index witch is growing like Jonal's gound, and at the same time break up their lines of committed—he is one of the greatest lineyers in the country—was a "blaff" pure and simple.

Another thing. The majority say in their report that we can not run our ships in a hot country without Chinese in the stokeholds, etc. Lat're see if that is true. Of course the gentlemen on the committee would not state a thing they did not believe to be true, it is invested a question of information. Listen to this facts. The ships plying between our Pacific ports and Ametridia and New Zealand carry only whits sallors on beard. Why? In the first place, the stovedores and longshormen in Australia and New Zealand carry only whits sallors on beard. Why? In the first place, the stovedores and longshormen in Australia and New Zealand refuse absolutely to handle the freight carried on a ship that engloys clinices sallors. That is no good crossory. The second jiet that the Australian pad the New Zealand governments will not give any part of the mail enhalty to a ship that carries of line and on the st

Whereas during the subsidy deliate, and also during the hesitage on the Chimeseccolusion bill, it has been stated in Congress that white firemen, for

respons of health, can not be employed in the fire received steamers tending in the Treplen and
Whereas this statement is heling used, to deprive us of the prejection against climate competition. Therefore,
Recoired, Thattwe, the Firements Union of Piliadelphia cell stitution to the fact that we also not be full cased to Control and parity and in the fact that we sail an use of some one wanted and paid; and,
Existered, That in our opinion if it not a triendly not to deprive us of worth and give it to the Chicage and further
Recoired, That it would be more frank and friendly to thate the reason why Chinase are carried, it being known of all sendaring man that the wagge of Chicage are 52, while we as American from inside upon about four times that amount and further
Recoired, That, Louing good enough to fight under the sing for its heard; we ought to be good brought to mink a firing under it.
Approved by resular moving black is, told:
WILHAM ROHERTSON, Chatman.
HORAGE ATELISON, Scortary.

Whereas Senator Harra and Senator Farra stated that the lies lies in the stateled at statements trading to the Orients is much that for white cloken can undure the same and to the Orient is much that for white cloken whereas the statement supports to have been the choses of the Connic voluing down the unit Orineers smeandment to the sality subsidy will and.

Whereas this statement subspects to have been the choses of the Connic voluing down the unit Orineers smeandment to the sality subsidy will and.

Whereas this statement is without survivered under in fact, the truth being this white stokers go in the transports from this const through the Start, the Read Sen, and the Indian Orient to the Fhilippines, and that white tolkers go to the West Indias Control and South Anardem; Therefore, be it.

Readend, By the Nacins Fromen's Union of New York, in regular maching essembled, that we repudding the least argument and the that is had any instituction in the Valuarism concern for the bealth of the stokers of metical thremming and further.

Readend, That we have been used new new milling to serve as stokers in those recessis, and will gladly do the work new come by the Chinese; and further.

Readend, That we have been and new new come by the Chinese; and further sent protection from Chinese composition that it shall be willing to give to workers unlame.

WHATAM MACQUESTING ORDINARIES.

WILLIAM MACQUEEN, Chairman, James W. Blad, Georgian.

My next objection to the proposals of our associates of the ma-pority is to the striking our of the seventesnili section of H. R. 230. The section provides that before certificates of status shall 9530. The section provides that before certainings or status shall be vised by diplomand or consular representatives of the United States or shall be tasked by other officers of the United States, in this case of the "exempt" classes of Chinese persons; there shall be careful investigation of status. We heartify indoors the opinion of the Bureau of Immigration experts that this section is one which, if made law, will be productive of much good and of he harm.

harm.
Experience has classify proved that there would be a great deal less friction and much more expedition in dealing with Chinese immigrants on their arrival at our ports if careful inquiry were made on the other side of the Pacific. There should be a weeding out of the impostors before vessels sail from the Orient, and then there would be a minimum of frond and scandal bare. We have not beard any sound reasons for danying the Treasury experts' auggestion that section, 17 ought to be retained as a validable sid to early discovery of masqueraders and consequent safe quarding of innalgrants having a right to solve our territory.

Now, your question that fur Watories!

Mr. WACHTER. I would like to know when a ship stilkes a port, said where they can not get anything but Chinese sailors, or at least the bulk of them. Ohnese, what are you going to do in that case?

That case?

Mr. CLARE. My judgment about it would be that when a ship struck a port it would have the orew that it started out with and could get healt with that same orew, and if it leaves the Facility ports with white men on bond, it would bring them back

and could get back with that same onew, and if at leaves the Recitic ports with white men on heard, it would bring them back again.

Alt. WACHTER: I am not speaking of the mail steamers, the regular liners, but I mean the tramps and sailing yessels.

Air. CLARE. If they sell under our flag, it they leave the Pacific ports, and this section is put back into the bill, they bely to have a white crew and they can go one with a white crew and some back with it. I would not rour American trade. There is includy in this House who is constituted the special guardina of American trade, but here is my conclusion: That if all this talk and worry and propositions for expenditures of millions of colours to have an American merchant manine means nothing more than that the profits of that business shall go to a job lot of Chinese, I say that all the talk about a merchant marine betominytoi; but if white men are to profit by it, I am in favor of a inschant marine.

Mr. WM. ALDEN SMITH. Does the gondgman from Missouri mean, when he says white men, Americans of aliens?

Mr. CLARE. The best white men, Americans of aliens?

Mr. CLARE. And I would not have sailing on an American obje may white men who is not either nature born or naturalized.

Mr. CLARE. And I would not have sailing on an American or white man who is not either nature born or naturalized. or who had not given notice of teleng out naturalization papers as quick as the law will allow him to. [Applause.] The American merchant marine is the investory of the Nays, and a Chinese liaving 10 patriotic impulse toward his own country will not have any toward ours [applause], and I would rather a good deal, if I

ind to fight at sea, he aboard a ship whose sailors, clear down to the lowest, were American citizens, than to have a lot of foreigners on board who but were not American citizens, and who had never declared their intention to become American citizens, and who had no intention of becoming American citizens.

There testified before the Senate committee a man, Captain Seabury, who was very friendly to the Chinese, but they kyisted it out of him on cross-examination—and it was a confecience performance, too—that the Chinese, if given a chance, would drive any other set of sallors off their own ships; that they have driven the Japs off theirs where they are permitted to compete; that they have driven the Japs off theirs of the English ships, and the Americans off the American ships. There is one other thing about this fusiness which is not true. That the difference in running a ship manual by Americans or white men and Chinamen would be as great as it is made to appear. Captain Seabury admitted that 20 white men were equal to 32 Chinese sulors. So that makes a good big difference of itself.

Mr. WACHTEE, In what way?

Mr. CLARIC. Why, in capacity to worly in disposition to

Mr. CLARK. Why, in capacity to work; in disposition to

Mr. WACHTEB. And in the amount of money, too.
Mr. CLARK. The American sailor gets 330 a month and the
Chinese sailor \$7.50.

Mr. RICHARDSON of Alahama. Now, what does the Chinese

An. RICHARDSON of Alabams. Now, what does the Chinese sailor live on?

Mr. Chark. On the and field, chiefly. I will tell you who will profit by laying Chinese sailories. The owners of the ships, and nobody else. Now, if our stevedores and longehoremen will form a league, offensive and defensive, like those New Zealanders and Australians, not to handle cargoes carried by ships that have Chinese sailors on board, and if our levislators will act with as much sense in the preservation of the integrity of the white race as Australians have Zealanders and the preservation of the integrity of the white race as Australia and New Zealand have, and declare that under no conditions shall any ship carrying Chinese on board have any subsidy for earrying the mail or snything else, then you will never lear another how as long as you live about things, and I will confess that at one time I took the identical view of this section defining the Chinese that the majority do. I thought the rest of it was tautology; but I read this book of evidence, and put in about three weeks doing it. Our friends of the majority say:

That the bern "Colinese" and the term "Chinese person "an used in this not are mean, to include all pursons who are Chinese of there by birth or by descent.

That is where they stop, and at first blush it looks as though if

Front.

That is where they stop, and at first blush it looks as though it is enough; but our minority put back the old section:

SER, IS that the term "Cillipses" and the term "Chinese persons" used in this put are meant to holide all male and found persons who are Chinese by bitth or depend, is well those of mixed blood as those of the full blood.

Now, why do we want added these words:

As well those of mired blood as those of mil blood, and make as well st families.

I will tall you why. If you but that section off at the word "descent," there is not a Chinese in Hawaii or in the Philippines who will not be able to prove that he has a strain of some other sort of blood in him. Every one of them will turn out to be a

I have an argument, that I can address to Southern mon with I have an argument mast can address to contain a ment the hope of intelligent appreciation, but not with much hope of belief to Northern men, simply because they do not understand the situation. That is that by common consent down South anybody who has one drop of negro blood in him is classed as a negro. If that applies to the negroes, it certainly ought to apply to the common Chinese.

Chinese.

You know there are certain excepted classes. The fellows who are excluded are the laborus. If there was some way to pick out a leitorer just by looking at him, there would be no difficulty about it at all. Teachers, merchants, officials, and persons traveling for corrosity or pleasure are exempted, and then any nort of a Chinese under certain conditions is permitted to pass through this country under what are called transit privileges. When it comes to defining these exempted classes it is an extremely difficult matter. The original bill and this substitute that we offer define teachers more elaborately than the majority bill does. Here is the way the Pacific coast people wrote it:

Size I. This this term "teachers," used in this act, shall be construint to

Size it way the fatting coasts people writes in.

Size it This that then "togohor," mod in this act, shall be construed to mean only one who, for not loss than two years next preceding his application for entryinto the United States, has been confamiously engaged in grain, instruction in this lighter branches of education, and who proves to this statement of the appropriate Treasury efficer that hats qualified to teach such higher branches and has completed merangements to teach in a mognitud institution of Learning in the United States and intends to pursue no their occupation than bracking while in the United States.

The majority of the committee changed that to those who "have been engaged in teaching." The minority reported it as the Paolic coast people wrote it: "And has completed arrange-

ments to teach in a recognized institution of loarning in the United States and intends to pursue no other occupation while teaching in the United States. You want to know, in order to vote intelligently, which object we have in not leaving it simply "teaching" and making it: teaching in the higher branches. "Yell, I confees that I learned a vast amount while the committee has been making its investigations. To my attor amazoment, and I actually believe to the amuzement of every man or that committee except the chairman, who has had large experience, but to my amazement, at any rate, I found out that primary odication is well-night universal in China; that they have computery education, and they have a provision that if a Chinese child does not go to school they thrush his deadly for not sending him to school, instead of thrashing the child. [Laughter.]

If I had been called on two months ago to give an off-hand opinion as to what proportion of Chinese could read or write. I would have been willing to risk my liead on the fact that not more than one to thousand could do so. I have increased my stock of knowledge on this subject at least. Now, you have it at "beaching" and do not put in "higher education," and every cooly will apply to enter as a teacher. I am informed by credible men that before we lad that restriction in there for higher education, minary Chinese schools sprang up in San Francisco and on the Paulic coast like mushrooms in a deam cellur, and that colles who came to work as laborers really, by the score and by the hundreds, came into this country under the clock of being "teachers." Mr. ADAMS. Alt. Chairman, will the gentleman permit a question.

quesicon;
Mr. GLARK. With pleasure:
Mr. ADAMS. They are to have a contract with an American institution of learning, are they not?

Mr. CLARK. Yes. Mr. ADAMS: Therefore there would have to be collesion be-

Mr. GLARK. Yes.

Mr. ADAMS: Therefore there would have to be colladion between an American institution of learning and the Chinaman'.

Mr. GLARK. That is just it exactly, and there was collusion.

Mr. ADAMS: I have a better opinion of American institutions of learning than to believe that they would enter into collusion for the evasion of the law.

Mr. CLARK. What is an institution of learning? Why, a primary school is as much an institution of learning; S Johns Hopkins, Yale, Harvard. Princaton, or the universities of Michigan, Vitginia, and Missouri. Of course it is a different sort of the tanting. The bill says, "a recognized institution of learning." The does not say an American institution of learning. Now, my friend from Pennsylvania, these are the schools and this is just exactly the way the collusion was performed. I am opposed to it, and I want to say, gentlemen, that the whole difficulty of the stundam grows outfor the utler duplicity of Chinese character, and I san going to show you an instance.

Among other things which are provided in this bill, in the majority and minority report, is this. A Chinese merchant who is here and who has the right to be here, who goes tack to Chine on a visit, and who claims entrance again by right of provious residence here, is a case. Mr. Dunn, of the Theanny Department, stated it. There was a boy who wanted to get in as a merchant. He had to make it appear that he had, \$1,000 worth of property and that he had been a merchant. Now, listen to this, astonishing evidence:

I will sat stop to read that estimancy at leagth. Talis bey was saled about.

ing evidence:
Twill entating to real this contained at length. This boy was coled about list kinds as short in this british boy was coled about list kinds, and as to his more utile theres. He claimed that in a collain year, which, would have been ababent the age of his he had invested \$200 in a storn in China.

would have been ababent the age of 10, no man in the first anchor acre, and had two years later be had invinted \$1,000 in still another acre, and had appeared of installer east there.

Lead, "I can say that when you were a mena buy of 16 year were a merchant with no interest of \$500 in a store"

(That yould be a small for time to in mind in Calina, you know.) He hald, "Yes," very blandly. Insked, "Where did you get the \$1,000". Ho nawwered, "Hod gave it to me."

[Leauguran.]
It was the first lime I find now leaven of a Chiminal realining any direct assistance from the Almighty, and I was mystified. I said, "Do you seem to say that God gave you that \$2000" He said, "Well, God gave me \$1,000 and my inther gave me \$500."
[Laughters]
"How the last

"How did God ofre you the \$150,000 "Why, he sent it to me." "How the high from heaven?" "Yes." Thom he went on to describe how God sout the \$1,500 to him, and think whom he sent it left from heaven he will not be picted it up.

Haughter.]
How are you going to get around witnesses like thirt? Questioning him a little more closely. I said, "You are sum it was exactly \$1,500 that God sent you from the sky; you saw it fell and protect it of;" "You!; and the Chinaman., "God sont use the winning lottery ticket that won \$1,500." [Laughter.] That is surely a remarkable hit of history. Now, that is the trouble; that illustrates it. There used to be a police judge in St. Louis.

who was death on tramps, but he had a very tender heart for laborers who got into trouble, and when a fellow would some into the police court, yanked up for lostering around, and claimed that he was a laborer, the police judge would make him stick out his hand and he would examine it, and if he did not have the proper

into the police court, yanked up for lottering around, and claimed that he was a laborer, the police index would make him stick out his hand and he would send him to the workhouse. So at has the poor marks on it ke would send him to the workhouse. So at has the poor hamps would go out and rub their hands indistriously on the brickhats and make come on them and come in and undertake to deceive the judge that way. [Längbter,]

Thore is a provision in here that the Ohmese shall be allowed to using with him his minor children; and it is absolutely true that one Chimanan do years old tried to get not San Francisco as the minor child of another Chimanan; and the distinguished member of the committee tell this tule. The Canadian Pacific Rallway has always tried to smeak these cooles over our border, and they let them get off the train about three sinles and a half the other side of the border, and they let them get off the train about three sides of a half the forther would send them through the bushes, and then they would take them of it is like off the bushes, and then they would take them of it is like side of the bushes, and then they would take them of it is like side of the bushes, and then they would take them of it is like side of the bushes, and then they would half then one bush three in wagons, and one night they undertook to hand five of them through concelled in a great lig music box. Generally they went through like Old Nick was after them and never stopped any there; but that night the driver got thiraty and he stopped at a two lo get him admini, and the Chinese in this innsic box. [Langbter.]

The ferson heating is not the consul was watching, out popped fire Chinese glosies from the music box. [Langbter.]

This from and actor the passage of this look the sarty into the main and arriver got this missic box. [Langbter.]

The ferson heating of the missic box. [Langbter.]

This from and actor is passage of the fourther when we have the provise and they are the fourth of this missic box. [Langbter.]

The t

porn in the United States or naturalized here is a citizen. That is the strict letter of that amendment, but in constraining a law it has always been held that you must consider the history of this times in which the law is written, and it was said in the celebrated Slaughter house Cases by Mr. Justice Miller that the thirteenth, fourtrenth, and fifteenth amendments were passed for the sole benefit of the negroes.

I do not believe that the Congress that passed the fourtrenth institution of the highest was a law to be the fourtrenth.

benefit of the negroes.

I do not believe that the Congress that passed the fourteenth amonument was thinking may more about making mixens out of Chinese than, they were of making a citizen of the men in the moon. [Lamphon-] If the Suprema Court never had changed its opinion, I would heatstate a long time before I would say anything in the way of diseast from it; but I recollect, that it first declared the legal-bander act enconstitutional, and them the Suprema Court was enlarged and packed in order to get a majority link would hold the legal-bander act constitutional. It is within the recollection of persons who are petitioned. It is within the recollection of persons who are petitioned. It is within the recollection of persons who are tellilated—that the incometax portion of the Wilson-Gouman bill was declared maganistrational because one supreme judge changed his mind over night. And if the court can change fits ruling so quickly as that on a question like the legal-tonder act, it cartainly can change its ruling so quickly as that on a question like the legal-tonder act, it cartainly can change its or a question involving the momentous proposition of making American citizens out of Chinese.

A stronge fact in this connection was stated, by the gentleman from New York [Mr. Persuns] that there could not have been more flum 200 Chinese born in the United States. And he was right, because they are borned under their borned tower here for nameless purposes have a certain surgical operation performed upon them before they are brought here, an that they can not conceive or give birth to children. But notwithstanding the fact that they were born here.

Mr. HAHN. Five thousand in the States of New York and

that they were horn here.
Mr. HAHN, Five thousand in the States of New York and Vermont alone.

Mr. CIARK: I am glad to have the gentleman make the correction; it makes the ease that much stronger. The matter, it appears, is worse their I stated it. If he said to be an absolute fact that the records of the California courts show that one thiness woman out there is the mother of 500 children. If she had

The that the records of the California course show that one Chinese woman out there is the mether of 500 children. If she had been a sheir-kerned cow she would have been worth more than a Cripple Creek gold nine. [Laughter]

While the birth of Chinese in the United States proper—God save the mark—could not amount to much, because the women coming, here are incepacitable for conception; the fact is not the same in the Philippine Islands. Governor Taft has reported that there are some 20,000 to 200,000 chinese over there, and the representatives of the Federation of Lubor say that there are a number of the same in the Philippine Islands. Governor Taft has reported that there are some 20,000 to 200,000 chinese over there, and the representatives of the Federation of Lubor say that there are a nullion and a queater to a million and three-quarters of Chinese—fullioned and mixed blood. With a million and three-quarters of them breeding over there, this becomes a very serious question. I am willing to take the chances on this question of the constitutionality of section 2. I am willing to take the chances rather than have the Philippine Islands used as a breeding ground for Chinese that may become American clieves and may come here and compets with American labor. I thank God fervently and reverently this day that whatever calamities may accuse to this country in general, and the laboring people in particular, from the main for universal momentum, that in the day of judgment, include the Sandwich Islands on this very proposition. I fought the american of the Philippines on thisproposition, and want twenty the American of the Philippines on thisproposition, and want it written on my tombetone that I was one of the 8t men in this House, out of 307, who had the courage, the patriots in, the inevie, and the good genes to vote against paying Spain \$20,000,000 for the Philippines.

My friend from New York [Mr. Perekuss] may that it would be an immedessary aspense to register; these Chinese babies. It would be an immedessary aspense to register; these Chinese babies. It would not cost near ensured as he says, anyhow. It will cost us only a dollar a head, and if there are only 300 babies, born the expense will be only 3300 instead of a million—a very considerable difference. In this original bill it was provided that in the Philippine Islands the Chinese shemselves could pay for this registration, and I sam in fayor of that.

But I will state why I prefer that the Treasury officials should attend to this matter. They already know how. They have the machinery. They know the ways and thomsomers of these paople. They can do this work more chearly and more effectively than anybody else. But I will not particularly object to that particular business, over there. I would not object very much to the Army Jong it. But I went to ask my friend from New York, How can the Philippine Commission register the Chinese in Porto theor. They have no jurisdiction there.

How can the Philippine Commission register the Chinese in Ports theor They have no jurisdiction there.

For these reasons I am in favor of these provisions going into this bill: I intend to offer them or somebody else will as amendments to the majority bill. If there and some 20 or 30 ofter amendments that have been prepared are inserted in the majority bill, I have no objection to that bill passing. But if we do not secure these changes by way of individual amendments, I intend to secure, if I can a square vote on this substitute that the Democratic minority of the committee have reported that embraces in the secure of the committee have reported that embraces in the committee of the committee have reported that embraces all of these otherwise. braces all of these changes.

Democratic minority of the committees have reparted in these changes.

Now, some of its do not like some of the phreseology of this bill and do not want to stand for it. The truth is, that nearly all of this staff that seems to be teatology and redundancy is either a part of the old statute on the subject or is a part of the dedictions of the Trasanty officials of the United States. There is not a lawyer in the House that does not know that finally sometime or there want word of a statute hear to be construed; and where the statutes have been construed it is better to retein the old auguste even if it does not exactly suit us in its phraseology.

I do not believe that fitis bill will lose us the trade with China. The Chinese do not trade with us because they love us. They follow the rule of nation and of common sense, buying where they can buy the chespest and selling where they can buy the chespest and selling where they can sell the highest senster Hydriands has been writing some exceedingly interesting letters about Ohma in the Saturday Evening Poet. In one of them he thus discourses on force and kindness as applied to the Chinese;

Chimeso:

Garming, too, is tingenious and, insistent in creating an impression on the Oriontal mind that also is the world's superior power. If Wherever there have some for the display of million; fours, German holding is seen. The writer never visited, on two extended trips to Chims, a single Chimese port in which one or more German war ships were not found.

The German milliary element was so producine in Single Orions, in the shimser of 100 that a tasical and milestructed travelor might have been exceed for following that German colour, "No one who knows the positive provides the second of the colour provides and the state of the february and of the low for an instant that all of this february and ordering out of a creating worlded theory should price the second of the colour should be suffered to the colour sh

tice German has devoluped the theories of the oriental using that charecter, and bases like treatment upon it.

In a word, that theory is that the only two things which the oriental mind indicated and a binin domaind and overwhelming force. The German does not believe that the Caleman is grateful for special terous above him. The German has the believe that the Caleman is grateful for special terous above him. The German has the believe theory is that the strong hand is the only takes a failure of a faction. The german has a favor where the German happens, everywhere the German hadron, and everywhere the German hadron to the molitary phonomer nou just noticed he growth of German trade in the East quite unequaled in the rapidity. In Hongkong the most active and with one exception the largest commorcial honese are German. In Shapigal these meets German harses come of which, like around, the farmen of the fact of the common harden and the strong of the fact of the common mounts such last man with binaches at every trade port.

Though, the report and telearms of trade is used by the Ohim imprisal machine multimas show the great bille of trade at this everial pour to be still English, there is new that he was a falling off of English and a rapid advance of German importation.

But does not this constant infiltery mounts of German further with the trades Does it not may the Chinaman Liet in the natural that the propheshould buy of those they like the Chinaman Liet in the natural that his propheshold buy of those they like the Chinaman further than on the think for, buy replied but go to min and buy like goods. So far from decreasing German trade, this matter the most has full tray promise of the interest of the matter that the propheshold have the fact have been contained the forman with words but the most not the fact has the contain the fact

There is a proposition pending here to this effect—not in this all, for there have been 27 kills introduced in here—to make a four or five line bill just simply extending the present law. I will give you as good a reason as you ever heard why that should not be done and why it will not necomplish anything.

The CHAIRMAN. The time of the gentleman has expired.

Mr. CLARK. I believe will take ton or fifteen minutes more.

Mr. Clark. I believel will take ton or internaminates more. Mr. Chairman, and I will get through.
Mr. HTTP. I will ask unanimous consent that the gentleman, be allowed to proceed until he has concluded. After he is done I trust we can make an arrangement as to time and not take the rules of the House, but some agreement to divide the time and have it allotted.

Mr. CLARK. Yes, we will do that.
The CHARMAN. The gentleman from Illinois asks unanimous consent that the trust the noncountrity.

have it allotted.

Mr. CLARK. Yes, we will do that.

The CHARMAN. The gentleman from Illinois asis unanimous consent that the theoretical.

Mr. CLARK. In order that you may understand that proposition I will state the facts as briefly as possible. The first breaty we had with Chines was in 1844, negotiated by Cabe Creating, a greatman. That simply provided for commercial relations. Then in 1863 there was another treaty or the head of the Chinese embess, as the first ever sent here—having resigned his position as United States minister there to accept that curious position—and negotiated the Seward treaty of 1863; in which we ginaranced unlimited Chinese initing ration into this country. They emme, and they came in such numbers that they scared the people of the Pacific coast to death, or nearly so, and they commenced a great claumer, and in 1858 snotther teaty was negotiated with factlinese excluding the Chinese, bless your heart, and the Chinese dilly-dulled around about ratifying the treaty, and Congress wint to work, thinking they were going to ratify the freaty, and passed the billiof 1988—in fact, there were two or lines of them—that was extremely as zero in its provisions.

Now remarker that, and lo and behold, the Chinese refused to ratify that treaty. Then in 1892 Congress passed another severe by and in 1898 amounded it, and the Gray Act simply continues that are they are in 1894 continued. Then, in 1894, tha present treaty was made in which the Chinese sey that they are narrous to keep the could be used to 1883. That is most of the Gray Act simply continues by and in 1898 amounded it, and the Gray Act simply continues on the Stell of December, they are hardened in the stell of the continue of the continue of the continue of the continue of the set of 1888, continued. Then, in 1894,

Supreme Court will declare them all bad, and in three weeks

Supreme Court will dealers them all bad, and in three weeks they will import 100,000 Chinese coolies, and there you are.

Now, one of two things will happen. If they ever get here in large numbers they will drive the American laborers cut, or the American laborers will kill them; not them—one or the other. I believe that is all I want to say about the bill, except this. I saked Governor Taff how the Chinese in the Philippine Islands fell about this country. He said that they regarded it as heaven, what will be the effects. Why, if the Supreme Court own decides those people can come over here, every Chineman over their will be did or the United States. They want to ge to heaven, of course, [Laughter:] Nobody wants to go to hell.

I have named the principal things. I have not named all of them; I could not in an hour or two loans. This bill is no longer than all of the statutes on the Chinese subject that are supposed to be enforced now would be if they were all out together. Now, I know there are some people who want them in here. For instance, the Hawaiian sugar kinns say, yes, they want them in Hawaii. They say that the wints men cun not work out there; that the negroes will not work and they must have the Chinese. That is what they say.

The Manila Board of Trade has sont a memorial here. They went the coolies let in over there. Of sourse they do. Thave not a particle of doubt that a company that had a hundred thousand dollars or a million dollars or invertible propers on the Philippines could make more more of the propers and the coolies are in the Philippines could make more more

went the coolies let in over there. Of course they do. It have not a particle of doubt that a company flat had a hundred flicusand dollars or a million dollars or more that would operate in the Philippines could make more money with Olinese coolies than with anybody else. But the Filipines do not want them in the Philippine Islands. Why? Because they go to the wall in this Chinese competition.

I am testotally opposed to anybody coming here that you can not make an American citizen ontol, and the Chinese will not assimilate with white people—that is, it is a very poor assimilation and a very rare one. The evidence in the case shows, strange as it may seem, that the cross between the Chinese and the white race of the Chinese and the negro: Why, they never had any law in Chineman, or fite negro: Why, they never had any law in Chine the last few years. It was a recent enactment.

In: Charke. And notwithstending that they very rarely married. Now, there is a distinguished Senator who has a proposition pending that Christian Chinese shall be admitted into this country free. Why, thry Charkens and gentlement, I miderately for conversion to Christian Chinese shall be admitted into this country free. Why, thry Charkens and gentlement, I miderately to say that that is the most nurvelous wholesale proposition for conversion to Christianity that has been made in this world since St. Paul started out on his great inissionary tour. [Laughter.] If that proposition was to be accopted every Chinese cooly who appeared at our ports would be a full-fledged Chiristian. [Laughter.] If that proposition was to be accepted, every Chinese couly who appeared at our ports would be a full-fledged Christian. Why the Philippine Commission and thist the Spennards got the Chinese once in the Philippine Islands, an aminor on them and killed about 80,000 of them. Then they softened down the regulation, and declared that Christian Chinese should be permitted to stay in the Philippine Islands. The result of it was, as the veracrous chronicles says, that whon the day of deportation came a very large majority of them had already embraced Christianity, and assay all the rest were seriously considering the mysteries of the faith. [Laughter.]

I know that the provisions of this bill seem grad. I understand parfectly well that they seem to run counter to everything that we have ever advected or ever offered to the world; but, in my judgment, they are absolutely necessary to secure the desired and.

THE AMERICAN LABORET.

The policy of Chinese exclusion is bottomed on the instinct of self-preservation—the supreme law of mature. It is not a mere demagogical scheme to vin totes for any party of for any man. It is a philosophical and patriotic movement, growing out of facts which can be neither denied, blinked obscured, or shunted out of the way. It not only goes to the root of our institutions, but it lays hold of the foundations of Caucasian divideation on this continent.

inems.

It is largely a racial question, and it russes the paramount some. "Shall the white man contains to dominate the Western Homisphere, or shall he be placed in the process of ultimate extinction and he supplanted by the yellow man?" It is utterly finite to want our superiority and variation outly assert that in Taraccompetition with the Chinese in any field of physical endeavor we shall triumph, for it is not true. Governor Tath, our great proconsul in the Philippines, testified that a Chinese can live on a cents a day—not only live, but flourial like a tries planted by the rivers of water. A cloud of witnesses support the governor goveral in that mystafying statement—so mystafying and so variant from our cappriance in living that I endeavoyed to agertain low that seeming minate can be wrought. The only answer I elicited was that a Chinese can live on 2 cents per dlem because

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of centuries of unforced practice in the difficult art of curtailing

of centuries of enforced practice in the difficult art of curtailing his diet to the minimum.

By reason of both constitutional characteristics and of ancient bebit on American cun not compose with a Chinese in cheapness of living, even it he so desired; and in the fierce fight in the arena of labor, constantly growing fiercer as our population multiplies, for the right to live, the infinitesimal cost at which a Chinese can exist will inevitably give bim the victory over the white man. The starvation test would end in a survivel of the unfiltest. It is starvation test would end in a survivel of the unfiltest. It is written: "The laborer is worthy of his hire." The American laborar is the foundation of the Republic and of our civilization—the highest civilization the world has known since the primal curse was placed upon man: "In the sweat of thy face shalt then eat bread."

The American laborer produces the wealth of this country, a wealth that is too yast to be comprehended by the mathematical powers of the human mind; a wealth so supendons that it collapses the wondrous tale of Alroy of any story out of the Arabian Nights. We all take pride in the fact thint American laborers are the most intelligent, the most skillful, the best clothed, the best fed, the best bonsed, the most skillful, the best clothed, the best fed, the best bonsed, the most skillful, the best clothed, the best fed, the best bonsed, the most skillful, the best clothed, the best fed, the best bonsed to anything that will deprive them of a single comfort or that will in any manner reduce their standard of living or that will lower them in the soale of civilization even in the estimation of a hair. So far as in us lies, it is our duty to prevent Olinese competition with American laborers either by land cream. [Loud applause.]

Mr. HITT. I will defer conferring with my friend for a moment, and ask the Chair to recognize the gentleman from Pennsylvania [Mr. Adanis], and we will arrange the matter of time.

Mr. ADAMIS. Mr. Chairnan, a most impura

Shattuc bill, which was referred to the Committee on Immigration, referred more particularly to migration from the countries in Europe to the Atlantic seaboard, while the bill that bears the families of the distinguished gentleman from California, Mr. Kanyland, to do with the restriction or entire prohibition of immigration from the Crient.

It has been my good fortune to sit for many weeks with both of these committees and to hear the testimony which has been presented for their consideration by what may be held. I suppose, to be the conflicting interests in this question. Bafore the Committee on Immigration, on the one side, appeared the representatives of labor, many of whom, extreme in their views, would carry to the point of exclusion immigration on the Atlantia seaboard; others desired an educational test. On the other hand, we had those who comploy labor and the steamish p lines contending that it would be cutting off an absolute necessity for the development of our country to mangurate any restriction in regard to free immigration. After a great deal of consideration the bill has been reported to the House and will come before it in the future for its action. It can state that the committee, irrespective of its po-

reported to the House and will come before it in the future for its action. I can state that the committee, irrespective of its political affiliations have exercised their patience and best judgment in reporting a bill which they believed to be for the best interests of the country.

I come now, sir, to the bill which has been reported by the Committee on Foreign Affairs; relating to immigration from the Orient. During the hearings on this subject we have heard some extreme views—those who wish to exclude entirely immigration from China and other countries in the Hast, and those who say the necessity for increased labor exists in California and in the rest of the country and have entered their protest thereto. On the one hand we have the representatives of the labor organizations, and those, of course, from the Pacific coast are more urgent in their protests than those in more remote sections, for they claim that those, or course, from the Facilic coast are more ingener in that protests than those in more remote sections, for they claim, that they understand the evil better. On the other hand we have had resolutions from the heards of trade in California and Oregon, representing the business interests, and claiming that the demands of labor are excessive and too restrictive. We had representatives of the agricultural interests who entered their protests all claims that a contain assormed the representatives of the contain assormed the representatives of the second of the representatives of the second of the representative flows to contain assormed the representative flows to contain assormed the representatives. claiming that at certain seasons of the year it was impossible to gather the crops, and they were allowed to perish because of the

want of labor.

We have had the women in their various organizations pro-We have and the women in their various organizations protesting against exclusion, saying that the domestic problem was a scrious one, and that they needed the immigration of Chinese in order to supply the necessary wants of the household in the way of service. This will give some idea of the difficult problems which appeared before the Committee on Foreign Affairs for solution. On one point, Mr. Chairman, we were united, and that was that the immigration of the lower class of Chinese laborers,

commonly known as coolies, must be prohibited in the interest of the purity of the morals of our country and in the interest of American labor. The one difficulty that inight have arisen before the Committee on Foreign Affairs would naturally be our relation to a foreign government. It would strike anyone at the first blush that to have our country pick out a single nation on the face of the earth and say to that particular nation that the inhabitants of your country shall not enter ours with the same inhabitants of your country shall not enter ours with the same freedom as is extended to the balance of the powers of the world would cause a feeling, between the two countries that in some instances might be the cause of war.

But China, with a liberality which, I must say, redects great credit on the intelligence of that people and its rulers, recognized the difficulty which our country labored under owing to the process of our laboring class, and with allocative that I may say is extraordinary under the circumstances, for it almost implied an inference in our mind against the character and morals of her people, negotiated a treaty with the United States in 1894, and in that instrument inserted and agreed to the following clause in article 1: commonly known as coolies, must be prohibited in the interest of

The high contracting parties agree that for a period of ten years, beginning with the date of the exchange of the ratifications of this convention, the coming, except under the conditions hereinatter specified, of Chinese laborars to the United States and be absolutely prohibited.

Mr. Chairman, I can dismiss the consideration of the main fea-ture of this bill by eaving that the committee was unanimous on that point, and the existing conditions were continued that Chi-ness laborers as such should obsolutely be probabled from com-ing to our shores. This left us to deal with the remaining classes in China, and here came a somewhat more difficult problem. Under the existing treaties the classes who were to have free ac-cess to our country had been classed as officials, teachers, shu-

cess to our country had been classed as officials, teachers, students, merchants, and travelors for curiosity or plansure.

This may seem very large in its scope, yet there were many classes that were not covered by it. Mr. Chairman, in the last few years of our country a great change has taken place in its geographical and economic conditions. With the acquinition of the Philippina Islands, Hawaii, and Guam, with the events that have taken place in the Empire of China, a new status has suson. The entire civilized commercial world is now struggling to obtain the trade of China, whose doors have been opened under the different treatles for the trade and commerce of the world. It is essential with the economic conditions developed in this country that America should have its full share of this trade.

The whole effort of our State Department, which deals with our foreign affairs, has been directed in this direction, and I am glad to guy, in spite of some of the caustle remarks recently made

our foreign affairs, has been directed in this direction, and I am glad to say, in spite of some of the causilo remarks recently made on the floor of this House, attacking our Secretary of State, that his policy has been most eminently successful; that America has almost brought the world to her own terms in regard to China. Our status has developed so strongly by the meant events that America is more potent than ever in laying down the rules that shall exist in negotiations about to take place between the powers

of the world.

Now, Mr. Chairman, the proposition presented itself to our committee that if we wish to preserve this good feeling with hing, if we wish to secure our shere of the vest trade with

China, if we wish to secure our share of the vest trade with 400,000,000 of her people, we must be careful not to go too far in this bull and not to affront China in its provisions.

We have, therefore, in this bull guarded with every possible restriction that the laborer as such should be excluded. We have left open the door, so that the intelligent and educated people of China, whething they come here as teachers or merchants or the traveler for pleasure, shall have free access to our country, to learn its resources and investigate its inventions and carry back to their own people the reports of what we have to call and what they should want to buy, for all the advertising and all the drummers and all the agents of commerce that we could send to China would not have one-fiftieth of the influence that a notive going back would be able to spread in his own fungue, and inform China would not have one-intreth of the influence-that a name going back would be able to spread in his own forgre, and income those people of the state of advanced civilization here and of our products; and it is for that reason your committee felt it from them to them to allow free access to the intelligent commercial people of China, and at the same time three with safeguards around their entry that our officials would be enabled to discriminate between the laboring class and those to which I have referred.

have referred.
I will refer to one other general feature in this bill. Under the I will refer to one other general feature in this till. Under the new conditions the further question had to be met than the one which faced us in the treaties of 1880 or 1894. The acquisition of our new possessions of the Philippines and Hawaii and Porto Ricoraised, what was to be the course of conduct of this Government toward our new possessions. The status of the Chinese in Hawaii had already been settled by the legislation which was enacted in regard to that island, but the Philippine question still controuted us. We took much testimony on the question, and it was smally Astormined that we would refuse migration of Chinese from that

determined that we would reduce migration of Chanese from that Empire to the Philippines, and, truthermore, we would restrict the migration of Chinese already in the Philippines to the mainland of the United States. These provisions have been carafully guarded, so their evasion would be most difficult.

Having considered some of the gauged features of the bill and the reasons which actuated your committee in framing it in the form in which if is. I will endeavor to answer zome of the bill and the reasons which actuated your committee in framing it in the form in which if is. I will endeavor to answer zome of the objections advanced by the pentleman from Missouri [Mr. Claux]. The gentleman made an unfortunate comparison, in my judgments and it seems almost impossible for those who come from the social evil which they claim surrounds them on all hands, the negot question. And, he proceeded to argue to this House that there was some relation or some comparison between the Chinese question as it stands to any and the negot question as it exists in the South. Why, Mr. Chairman, there is no relation between these two questions, One is a domestic question. The negro was brought here against his will. How to deal with him is an economic question, and it must be met, and settled among ourselves. It does not concern an evil which can be prevented, as does the evil is an accomplished dot; the other, I am thankful to easy involves an evil which it is in our power to avert. The negro question will have to be settled at home, here among ourselves, as bost we can, amicably, consulting all interests, as fellow country men who have the best interests of the whole country at heart. And, sir, the Chinese question must be settled on similar grounds in its relation to the future.

The gentleman from Missouri committed himself, to the ultra the maintained here by the gentlemen from California and other.

The gentleman from Missouri committed himself to the ultra view maintained here by the gentlemen from California and other Representatives of that section, because, as he held, the persons locally concerned ere the best judges as to how an evil shall be dealt with. Mr. Chairman, in my view that is not a sound proposition. If there is an evil, the people locally suffering from it are not necessarily the best judges of the evil as affecting the whole country. There are sections where this evil does not reach at all. But in undertaking to restrict it in an under degree to benefit persons locally interested we may do some great wrong to other sections of the country, prong which would not be compensated by advantages which might be gained by certain localities.

I can illustrate this by an incident that happened to come under my personal observation. During the pendency of this bill it has been stated, that they was covardly; that when there was a collision between the steamship

my personal observation. During the pendency of this full it has been stated that the Chinese are lead sailors that they are coverily; that when there was a collision between the steamship Occario and the City of Ohester there was great loss of life; that the Chinese sailors became utterly monatorilable and retriesd to launch the heats; that disciplins disappeared on board the Occario, and that from this fact resulted the loss of life, because the Chinese sailors on board the Occario would not immost the boats necessary to give help. Now, sir, it is a comous fact that within two to three daysafter that testmony was given before our committee I not, while haveling from my home in Philadelplin to this capital, a gentleman who in the occurs of conversation stated that he was himself a personger on the Occario, that the Chinese sailors behaved with the greatest courage, and that discipling was maintained. As the best proof of this fact that when the City of Chester sank, which she did very quiedly, he gairs as alse went down struck a boat that had already been launched from the Occario and in that way all on heard the loat were lost because it had been launched so quiedly.

This incident shows that persons locally interested are not the best witnesses on questions of national importance. They are carried away by their views of the evil pressing mona them and they do not take into consideration the interests of the entire viewalty.

they do not take into consideration the interests of the entire towner.

The gentlemen from Missouri, in referring to the clause of the bill which our committee has with great unanimity given out the clause prohibiting the employment of Chinese sailors on ships—inside the argument that as the Philippine Islands belong to this country, the trade with those islands would be a part of our coastwise trade, and therefore it would not be necessary for reseals to take down the American flag to scoure it. But as the gentleman gained more information he found that the beactis from the Philippine trade, under the act, as coastwise trade, could not be thus enjoyed till 1904.

But I can not retween from calling attention to the inconsistency of the gentlemen's position. If mother bill were presented here relating to the Philippine Islands he would be the first to rise here and maniplain the doctrine of his party that we must let go there and maniplain the doctrine of his party that we must let go these islands and not allow them to become a part of the United States. In that case his arguments in reference to coastwise steams would centably disappear.

But the gentleman does not reach out far though when he limits his arguments to the frade of the Philippines. We do wish to

ger Affer wie ditt Beiter ef til efter filt efter i Clebblich Ta terial mentari di di ambanya dan arawat ketarah beraha dan bili.

Topic

develop that trade; but there is a larger and greater trade bayond—the brade of China; the trade of Australia, the trade of the East Indies—that our country desires to secure. The steamers engaged in this trade of the Coastwies steamers; they will be steamers angaged in this trade will not be constitute steamers; they will be steamers plying with foreign ports. They will be thrown into all the rompetition as to the wages of seamen and every other species of competition entering into the running of steamship lines.

Why, Mr. Chairman, the runarks of the gentleman from Missoury were most potent arguments in favor of a measure that has passed the Senate, and is. I hope, soon to come before this House for consideration—the stip subsidy bill—for he has shown conclusively by his argument that it is impossible for American ships on the Pacific Ocean, as it has been proved impossible for American ships on the Pacific Ocean, as it has been proved impossible for American ships on the sense that the crush our scamen down to taking the wages that it would be necessary for them to take in order to compete with the vessels that it foreign flags. How can they compete, Mr. Chairman, in view of the testimony gives by the representative of the saliors association before our committee in regard to the rates of wages paid on the Pacific Ocean? I read from the testimony of Mr. Andrew Eurneth, who represents the association of sallors on the Pacific coats. association of sations on the Pavillo coast:

association of sailors on the Paulia coast.

Entlers of Chinese blood may be bad in Heartenje in practically utilizated immers at \$15 Merican per month, and firemen or stakes at \$12 Merican. This means, respectively, \$1,00 and \$2 in gold. The wages which would be paid to sailors if they were hired on the Paulia coastwould, be at least \$25 gold—more likely \$20 gold—mod to improve \$40 gold, being four times the recount paid to Chinese in Houghous.

He further testified that they had swept the Japanese sailors off the sens, and the Malays and the others, and yet he cames to the American Congress and wants us to footid the simpleyment.

the American Congress and wants as to toobid the employment of these people for merchant marines, and says that we can compete, when they have driven all other sailors off. How can we do that, Mr. Chairman? We had testimony and information before our committee that it would drive every American dag off the ocean. We had information that four large steamers, which are proposed to be put upon the Pacific Ocean to by in the trade with China, would never so be placed and would be run under a foreign fing. On the castern coast we had testimony that a large six masted schooner that had been built for trade in the Oriest would never be sent around Cape Horn 15, this provision was left in the bill.

Furthermore, Mr. Chairman, your committee took into one.

was left in the bill.

Furthermore, Mr. Chairman, your committee took into consideration; that that question was beyond the scope of present legislation. Hazarily in sympathy with the protection of our operatives on land, we determined to just into this measure the restrictions we have on this immigration of the Chinese. I will now come to the other point, which was the only class that the gentlemen stacked in regard to the provision that has been laid down in restricting them from coming into this country and that was the term. 'teacher.' He showed the high state of general education in Chinis, that everyone was compelled to go to school and therefore it was likely flat these perpleyonal come into this country in the form of teachers. Why, sir, in the interrogatory I put to him he involved the institutions of our country in ballish, if they would enter lute collusion for the migration of these people. He did not read it for the information of the House.

See S. Test the term, "teacher." is used in this set; shall be constructed to

SET G. Plant the term "leached" is used in this article shall be constructed on men one who, for not less than two years nort preceding his application for early into the United States, has being continuously only and the United States, has being continuously only and the limit and who proves to the artistaction of shouphypoprints office that his late Simplified arrangements to be seed in a recognized institution of farming in the United States.

The two conditions that the gentlemen from Missouri omitted were, one, that he should prove to the satisfaction of the United States officer his intent, and the other, that he must prove that he States officer his intent, and the other, that he must prove that he was going to continue in the occupation of a teacher in this commity. Why, Mr. Chairman, the compliance with the requirements of this act would make it simply impossible for anybody to evadedit, and the Chinese who come, here will house intentions to teach in whis country and to learn, if necessary and to moderate of our institutions and to carry the information back should be admitted, in my judgment as treely as possible. The gentleman from Missouth is much more expansive in the statements than he is in his ideas of expanding our country. With the greatest solarmity he announced that there were a million and a quireter of Chinese in the Philippine Islands, when if he very present the day that Governor Taft appeared before our consultes, he would have heard his righty to that question put to him that there were niver 150,000 Chinese in the Philippine Islands and 250,000 at the outside.

there were noted 150,000 timese in the randpass assume that 250,000 at the outside.

Mr. CLARK. If the gentleman will permit me, here is what I said: That the number of Chinese of the whole blood and of the mixed blood, according to the evidence before the committee, ranged from about 200,000 to a million and three-quarters. Mr. Layernash said there were about a million and a half in the whole. gang.

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Mr. ADAMS. I will take the statement of Governor Tast as againstallated Mr. Livernesh, for, it anybody heard his argument, he knows he is an extremist, and, representing the local people I have already referred to, he would be extreme in his statements. Mr. CLARK. The statements of those two gentlemen do not conflict much. Governor Tast evidently was confining himself to the full blood and Mr. Livernesh to the mixed blood.

Mr. ADAMS. I will say to the gentlement from Missouri that we did not carry our definition of Chinase down to the same fine point that he does his of the negro. He will trace it down to the thirty-third generation.

Mr. CLARK. That is what Booker Washington says.

Mr. ADAMS. That is all right. I am not quoting him, I am quoting you.

outing you.

Mr. CLARK. Well, I am quoting him.

Mr. ADAME. Well, you are quoting a very good man; but I am only suying that that does not hold good, for in this country where would you place the men who have instruces of blood in their yelns, men who make our people what they are. Take the fourth generation of the German and the fifth generation of the Irish, and where are you going to put them?

Mr. CLARK. They are all white and they all become

Mr. CLARK. They are all white and they all become Americans.
Mr. ADAMS. Where are you going to put them?
Mr. CLARK: Right along with us.
Mr. ADAMS. Is he of German descent or Trish?
Mr. CLARK. Why, no; they are Americans.
Mr. ADAMS. Is he of Cleman descent or Trish?
Mr. CLARK. Why, no; they are Americans.
Mr. ADAMS. Now, Mr. Chairman, in further reply to the section of this bill which prohibits the employment of Chanese on the Pacific Ocean, I have given the facts that appeared before our committee, that it would practically drive our commerce off the Pecific. I can not help stating here—my interest is so deep in the subject—that the provisions of the ship subsidy bill as the now stands would cover this, for it insists on an employment of a certain proportion—one-third at the beginning—of native or naturalized Americans, and increasing as time goes on; but the great question involved in this bill, and why our committee have made it as stringent as in our judgment it is safe to go, is to refer once again to the conditions under which we must develop our trude in the Orient.

It is absolutely assential that we keep the good will of China in

reference again to the conditions under which we must develop our trade in the Orient.

It is absolutely essential that we keep the good will of China in that respect. It is absolutely essential that we have their merchants coming to our country to report on what we have to deliver to them for sale, and in the exchange of commodities. The bill is framed in the broad, liberal spirit which should dominate our country. We have already discriminated against China keeping out the coolies, which I salmit is necessary, and we are all together in that but I protest against any over-strict regulations which would stop all intercourse between the educated of hotil countries. It is not in keeping with our American civilization, it is not in keeping with the views of the American people. We believe in the exchange of ideas.

China was civilized for centuries while we were wandering Huns and Gootis in the forests of Europe and wild men on the heather of Scotlend and Incland. I believe China can teach as much out of her past history and much of her great sciences that were known to her before we were eyer heard of. I want intercourse between the two countries. I want that development between the Orient and the rejudity growing West which will tend to the advancement of the world and to the benefit of markind at the region and I believe, Mr. Chairman, that this bill as it has been framed by our committee is liberal in that direction, and I believe it will, meet the congenius of opinion and the best judgment of this Hause. [Applause.]

All Except Mr. Chairman, that they best which will tend to the benefit of markind at the will tend to the prift of that they congenies of opinion and the best judgment of this Hause. [Applause.]

All Except Mr. Chairman, it may be assumed that the committee, in stating that they were all agreed that Ohines Inhores should be excluded from the United States. The members from the Perist coast. Sentous and Representatives, met frequently after this Congress was convened and agreed upon the provision

of an exclusion bill.

It has been said, that that measure was extremely stringent. It has been said, that that measure was extremely stringent. Mr. Chairman, the people of the Pacific coast have had a large experience with this question. They did not always ask for simingent laws. Indeed, the early legislation upon this question was exceedingly mild, was exceedingly inderate; but the duplicity and the trickery of the Chinese themselves made it necessary from time to time to add now restrictions, to make new regulations in order that the cooly laborer whom we were trying to keep out of the country should not be allowed to land upon our shores.

It may not be amiss at this time to state briefly the history of Chinese-exclusion legislation. The first act upon the subject passed Congress in 1878. Its purport was to limit the number of Chinese that each vessel could bring to any port of the United States.

At that period in the history of California, the cooly class was

arriving through the Golden Gate by the thousands every month. They had driven out the white skilled mechanic in the manufacture of sheer rights, brooms, underclothing, and overalls. They were making steady inroads in the field, the farm, the factory, and the workshop, and alarmed at the unrestricted immigration of this people, who, as a result of ferry centuries of privation, had learned to support life upon the smallest quantity of food, whose creature comforts were few, who knew none of the blessings of home life, and who had a reserve population of 400,000,000 of equally undesirable elements to draw upon, caused the people of the Pecific coast to raise a cry of alarm which Congress did not fell to henr. The President, however, believing that the proposed legislation was in violation of treaty obligations, vetoed the bill, but forthwith appointed a commission to negotiate a new treaty that would give our Government the power to regulate Chinese immigration.

treaty that would give our Government the power to regulate Chinese immigration.

The Commission negotiated two treaties—one to regulate commerce, the other to regulate the immigration of laborers. These treaties were ratified on November 17, 1980, and in consonance with the provisions of the latter treaty Congress passed an act to suspend for the period of twenty years the further immigration of Chinese laborers. President Arthur vetoed this bill on account of the twenty-year limitation, but on May 8, 1883; an act was approved that, for a period of ten years suspended the coming of Chinese laborers into the United States. The people of the Pacific coast States halled this legislation with delight and believed that the flood of Chinese immigration had been effectually stopped.

juroved that for a period of ten years suspended the coming of Chinese showers into the United States. The people of the Pacific coast States bailed this legislation with delight and believed that the flood of Chinese immigration had been effectually stopped.

Within a year it was discovered that the act of May 6, 1888, was sariously defective, and so Congress enected a law amendatory thereof on July 6, 1894. By the provisions of these laws any Chinese laborer in the discovered that the first of the enactament of the law of 1832 was permitted to return to this country. This provision gave rise to no end of fraud. By a decision of our countrs it was held that parol evidence was sufficient to establish the prior yesidence of a Chinese laborer in this country.

With a supreme contempt for our judicial system and with a duplicity that is almost unparalleled among the nations of the earth, horder of Chinese laborers did not besitable to evera themselves into the country as former residents, and the acts of Congress, which the people of the Pacific costs had halfed with joy and expectancy, were soon found to have turned out "Dead Sea truft." The invarion of this cooly laborer was not arrested. He migrated to our shores in practically undimioshed numbers. The suspension of immigration was found to be not eneedy for the evil, and so the Administration at that time negotiated a new treatry will. China, which was intended to give our Government the right to absolutely prohibit the coming of Chinese laborers into the United States for a limited period.

Believing shat this treaty would be ratified by China, Congress passed an act, approved September 18, 1888, which was to go into cure many of the defects of earlier logislation and which was supplementary thereto, became the law of the lamb.

Believing shat this treaty would be ratified by China, Congress passed an act, approved September 18, 1885, which was to go into effect, notwithstanding the normatification of the treaty. This sot of Esptember 18 is one of the gent la

allowed to register had expired. In order that there should be no hardship imposed upon the Chinese who were then in the country, and who had falled to comply with our laws—and I do not doubt but that they were subling under legal advice that had been given them in all good falch—Congress passed the art of November 8, 1898, which was intended to give all Chinese laborers who were in the United States at that time six months further time within

is the United States at that tame an months further time within which to register.

It also defined the words "laborer or laborers" and the form "merchant." There had been a great deal of litigation in our courts to secure a judicial determination of what was meant by laborer and what constituted a merchant mader the provisions of our exclusion laws. It also provided that the certificate of registration should contain the photograph of the applicant, and this provision, has certainly done much to break up the fraud, that had been practiced under the provisions of the extilic enactments.

After the Supreme Court had sustained our right to register United a new treaty withour Government in Mach, 1894, acknowlistical in any treaty withour Government in Mach, 1894, acknowlistinging our right to absolutely prohibit the coming of Oblinese laborers into the United States except indee the conditions specified in that treaty. It was promulgated December 8, 1894. Under Article III thereof, Chinese subjects being officials, insolution, that such easy students, merchants, or travelers for curiosity or decause; but not laborers, were continued in their right of coming to the United States and residing therein. In recent years the frauds that have been attempted and that have been committed in the matter of bringing Chinese laborers into this commity have been practiced principally under the exemptions of these privileged classes.

At the hearturing of my address I stated that the Chinese as a

matter of principally under the exemptions of these privileged classes.

At the beginning of my address I stated that the Chinese, as a race, are known for their duplicity, and that this duplicity has compelled us to safeguard, as far as possible, every possible loophola in our exclusion laws. This characteristic permeates every grade of society. The Emperor is no more exempt from it than the cooly. Indeed, there are numerous instances in Oninese history where the Emperor deliborately tricked the representatives of foreign governments and practiced describing in the proper deliborately tricked the representatives of foreign governments and practiced describing in the Principal Covernment sent an embassy, under Lord Macartney, to the Emperor Chien Lung. This potentate, with a great deal of fourish and ostentation, graciously condescended to receive the English lord. But in order that the Chinese people might be descrived as to the true intent of the embassy Chien Lung had a flag raised upon Lord Macartney's vessel which bore upon it the inscription. "Tribute beares from the country of England."

Again, in June, 1873, the world was cheered with the intelligence that the Emperor Tong Chin had finally consented to receive the Loreign ministers at Pekin in audience. The whole civilized world regarded this act as a great triumph for occidental firmness and diplometry. But after the audience was overflue joy intred to chagrin, for it was discovered that the ministers of the great powers of the world including the American minister. Hon. Frederich F. Low (I believe ha came from California), had been received by the Emperor in the "Pavilion of Purple Light," where his majesty invariably gave authence to the envoys of inhusiary states." This was doubtless done to descrive the common people of the Celestial Empire.

The same thing occurred under the present Emperor, Kwong Su, in 1891, but after this secondandlence along the common gene.

The same thing occurred under the present Emperor, the displantic of the tendency of

the common people.

the common people.

It has been maintained that the attitude of our Geyernment is exceedingly severe in the matter of Chinese exchasion; that our layer have been becoming more and more stringent and drastic, but I submit that if the Chinese people themselves would deal-honestly with us, and if they resorted less to brokery and duplicity to circumvent our lays, there would be no need of closing up all possible loopholes in the law with the Seeningly severely restrictive measures that the Chinese themselves make measure.

necessary.

I have already stated how they porjured themselves under the acts of 1882 and 1884 by sycaring that they were laborers in the United States prior to the passage of the former act, and that therefore they had the right to return. Thousands of them who had hever been in the United States before managed to gain ingress into the country by this system of perjury. They have myented all kinds of "coaching papers," which are sent to China from this country in the form of questions and answers so as to graphly the averaged the Chinas immigrant to evade the mestion. enable the prospective Chinese immigrant to evade the question-ing and cross-examining of the inspectors at our various parts of entry. And in a few instances they have been caught smuggling

written information, and instructions in shrimp pates and other articles of food to some bricky copy on board of a newly arrived slip, so as to permit him to baffle the efforts of our inspectors in list desperate endeavor to effect an entrance into the United States. Thousands of alleged matrix have crossed our borders in New York and Vernions alone, and I. desire to quote from the report of Ralph Irand, a Chinese inspector in the Bureau of Immigration made to the Commissioner General of Immigration on November 20, 1901, in which he shows a condition on affairs that speaks more eloquantly than words of the thorough recklessness with which Chinese perjure themselves.

Mr. Izaad says:

Mr. Izard says:

Mr. Izand snys:

Since the decision of the Unibed Spites Supreme Court in the Wong Rink and cases, in which it was held that all Chinese persons here which the Lock case, in which it was held that all Chinese persons here. Which the United States of Chinese persons persons here within the United States of Chinese persons, regardless of the states of close pursons, was entitled to tall chinese persons the regardless of the states of close persons and the control of the states of the state

by from one to two beneated keys.

Now, that was in the matter of natives alone. But they have tried to being into the country, under the guise of merchants, students, teachers, persons traveling for curiosity of pleasure, a great many cooly laborers.

Mr. WM. ALDEN SMITH. Does the gentleman refer to the

mer many cooly laborers.

Mer WM. ALDEN SMITTH. Does the gentleman refer to the Chinese Government?

Mer Example Mor Lexing and knowledge of this business. But our Immigration flurean, by a system of rigorous investigations and examinations, eventually broke up the scheme of eventually broke up the conformal of existing law and regulation; so her as officials, teachers, students, and persons traveling for curiosity or pleasure are concerned, were soon closed up, but not before an effort had been under the goine of each one of these privileged classes. The result of these efforts to discunivant the law was the promulgation by the Treasury Department of regulations defining in clear and unmistalcable forms the shalles of these privileged classes. These definitions have but the desired effect, and to-day a bone fide Chinese official, teacher, student, or person traveling for curiosity or pleasure has little difficulty in establishing his right of admission into our country. The present bill unfortakes to give the Treasury regulations defining the status of the privileged classes the full force and effect of enacted law. These resone of the law they have not been found "drastic." Yes, they may be "drastic." to the men who desire to see our exclusion have alwed, but they have not been found "drastic." by the good-faith Chinese, who has endeavered to come into this country by reason of his hour fide status as one of the privileged classes.

But perhaps the most prolific source of fraud has been in the

classes.

But perhaps the most prolific source of fraud has been in the matter of Oninese inborers who endeaver to masquerade as merchants. Under existing lay a Chinese merchant can come to this country, provided that he can produce a certificate from his Government or the government where he lask resided, visced by the diplomatic or consular representative of the United States in the country or port whence he departs. It fallsk I can safely say that

country or port whence he departs. I falink I can safely say that 10 per cent of the cases that are refused admission into this country are flues of so-called merchants.

The term "merchant" as applied to Chinese has an entirely different meaning from what we consider the term to mean, and it is this agnorance of the so-called Chinese members class that makes many of our countrymen believe that our exclusion policy should be liberalized so far as this particular class is concerned. Many of the merchants of that mose in this country came here as colles. After having saved a little money they open a little shop and thereafter are classed as merchants. A number of such laborers will frequently put their joint caroning into a common fund and then each man becomes a partner in the concern, his intotest being equivalent to the amount that his investment bears to the capital of the partnership. We of the Pacific deast, who know the Chinese better, perhaps, than our flustern brether, do not regard all of this class with the same reverence that they do.

It is this so-called increbant class that is largely responsible for

It is this so-called merchant class that is largely responsible for

the commission of most of the crimes committed by the Chinese in this country. It is they who import Chinese girls into this country for immoral purposes. It is they who birc highbinders and murderers to assessing the their business and personal enemies. It is they who own the gambling houses and the lottery joints. It is they who are the owners of opium dens and whose money is invested in houses of ill fause. Of course I do not intend to say that: all Chinese merchants are of this class, but I do say, and I challenge contradiction, that a large number of Chinese merchants in this country are guilty of the things that I have mentioned.

The Rev. Ita M. Condit, D. D., who has been engaged in Chinese mission work for many years, in his recent work entitled. "The Chinman as We See Him," says of the traffic in Chinese women:

women:

ness mission work for many years, in his recent work entitled. If The Chimman as Wa Sea Him, "says of the traffic in Chimeso women:

In Canton, Hongkong, and Macco are kones used for the sole purpose of training my young, knocent ghelis for a life of planae. Nope are too young to be scoured, or they can be kept in thesy missies of hell until they are old among his best out to their yill gift.

There are different ways of receiving young victims. Many arounds whill their sole rubiness. They find parents who are so pour as to be willing that their sole rubiness. They find parents who are so pour as to be willing to sail their sole of princess of the sole of th

[Circulat.]

The stock in trade and good will of a horse of prestitution for sale. Made no Law Wong Text. of this city, severally excapsed and required to Chine on the 14th day of the present month, leaving behind the beniness stock in trade of the house of prestitution on Sullivan Alley. Butturn Law Wong Text over a lot of money on goods advanced to let by people of wealth. The creditors have agreed to fake the whole business and sell it to jay hor debth. Any countryman wishing the business, let him for the house of prestitution and talk to the creditors. As to the amounts over by Made and Law Wong Text, thoy will be reported by the 20th of the month. Bus will be presented up to that time and not after. This petice is given so that there may he no after talk.

that time and to the state of t

I have in my possession here a solar print copy of the original document in the Chinese language.

This, if you please, is the metchant class of whom we hear so much. These are the people whom it is desired to let in with These are the people whom it is desired to let in with a greator ease.

greater ease.

Referring to the highbinders of San Francisco the Rev. Dr. Condit has thus to may:

On this coust there are many highbinder acclatics. Some are breaklies of the Ches King Tong, and are organized for special kinds of work; but many of them are involved from a reconstruct of the brothels, and some for the gambling interests, some are organized to protect the brothels, and some for the importation and traffich women.

In case a women seeks to see appears for a big binder to swear out the most common way of dealing with her is for a highlinder to swear out achieve of grand larceup against her, and she scenario prison by the officers of the law. This puts her into the power of her owner, and if the returns, as she often finds it best to do, he hers the race of larceny go by defaults. But if she can get to the Refuse Home the missionaries can generally protect her from those who would drug her back to hismy. Week however, be to the Chimaman who helped her to except it he is towed out! * **

If a man is to be gotten and of, the hatchet men stand ready, for a consid-

crution, to midarticks the task. In secret conclave they deliberate over the case of one who has effended them; and select the agent who is to make super with him. He cole a round sum for the foll. It streated; they serve to clear him in the course; it has a imprisoned or killed, a goodly amount is given to clear him in the course; it has a imprisoned or killed, a goodly amount is given to clear him in the course; it has a imprisoned or killed, a goodly amount is given to his taining. Here the the course present and substituted that this day all fear its power much more than they do only own courts of justice. They have different ways of dealing with those who have mide the middle of the second product to assussing the them of particular the middle of the second product to assussing the them charges are made out against them. The training are made out against them, charges are made out against them. It is not deemed product to clear one against whom the highlinders have ladd charges, but it is equally difficult to convict one whom they have undertaken to desend.

Mony me ladd under tribute to their blackmalling schemes. Their victims generally find it wisper to submit to their dynamics than to offer residence made to the residence of these labeled moderates are very large, hence they never have the money to carry on their moderates as very large, hence they never halfed in their business, or loss their employment, if not their larges, course they never halfed in their particular and they made take.

The in a binding they are the submit to their dynamics they never halfed in their particular and they have the money to carry on their moderates as very large, hence they never halfed in their particular and they have the moderate of the second and they made they are the particular and the particular and the particular and the particular and the parti

These hired assessing are not employed by laborers. The poor laborer, working for a pittance, has no need for these scoundrels. It is the well-to-do merchant class, if you please, that alone can afford the luxury of hiring an assessin to put a rival to death.

Mr. WM. ALDEN SMITH. Are the laws of California power-

afford the futury of buring an assassin to put a rival to death.

Mr. WM. ALDEN SMITH. Are the laws of California powerless in such cases?

Mr. KAHRI. The laws of California are not powerless; and I am
glad the gentleman has referred to the matter. The laws of California are ample; but I stated at the very inception of my argument that these people go into the courts and swear to almost
anything. It is very difficult to get a conviction on the charge of
perjury. So cleverly do they plot and execute their crimes that
during the year 1901 there were committed in Chinatown, San
Francisco, a part of my Congressional district, 17 murders, and
not in a single instance was the assassin apprehended.

Let me tell you just what that would mean if that same ratio of
capital orims were committed in other parts of the United States.

I will give it to you in the exact figures. The urban population
of the United States in 1900 was 35,849,516 persons. If that same
ratio of murder had existed in the various urban settlements of
the United States it would have aggregated the startling total of
23,634 homicides. You sak me if the laws of California are not
able to reach these people. Yes, they are, they are adequate, but
the United States in the dark in many ways.

For ways that are dark.
And for tricks that are rain.
The heathen Chines is peculiar.
Which the same I shall always maintain.

[Laughter and applause.] It is this merchant class also that has been most indefatigable in its efforts to break down our exclusion laws. To the average Chinaman a Government official is the embodiment of venulity and corruption. All travelers in China admit that the Chinese official class are corrupt and dishonest. Ecinsch, in his World Politics, says:

It is accepted calmly and as a matter of fact that those in office should provide for thomselves and their relatives; while every group of relatives hopes in time to be made impry by the preference of one or more of its members.

The inspectors at San Francisco have repeatedly told me of efforts made to bribe officials, and when the corrupt office are spurned the wily Chinese begins to prefer charges against the in-spector and does everything in his power to make his position a burden and a discomfort. I think I can such any that nearly every inspector at San Francisco has been at various times under charges simply because he has endeavored to perform his duty faithfully and honestly.

But the most recent method employed to evade our exclusion

But the most recent method employed to avade our exclusion laws was in the matter of Chinese laborers who desired the privilege of transit across the territory of the United States in the course of their journeys to or from other countries. Under the treaty of 1894 this privilege was to be continued to Chinese laborers, subject to such regulations by the Government of the United States as may be necessary to prevent said privilege of transit from being abused. It was recently discovered by the Treasury officials that large numbers of Chinese were being given this privilege of transit, and that subsequently they would leave the steamer upon which they had departed from the United States at the first Merican port; and 80 would return overfaind across our the first Marican port, and so would return overland across our border. It was only within the past year or two that this prac-tice was mearthed. Since then our Treasury officials have made a strict investigation of every case, with the result that several hundred of these transit passengers have been returned to China.

The bill new under consideration seeks to enact into law neces-

eary provisions for regulating these transit passengers. Under the existing treaty the Government of the United States may

make such regulations as may be necessary to prevent the privi-lege of transit from being abused. Atting upon this provision of the freaty, the Treasury Department formulated and issued the necessary regulations; but it has been contended that the Treas-ury Department is not the "Government of the United States," and a case is now pending in the Supreme Court of this country to determine whether the Treasury Department has exceeded its and a case is now pending in the Suywene Court of this country to determine whether the Treasury Department has enceeded its authority in making the regulations that are now in force. If the contention that the Treasury Department had no such authority he correct, then all our existing regulations upon this subject will be correct, then all our existing regulations upon this subject will fall to the ground and this great doophole for frand will be left unguarded. But I firmly believe that it is the desire of Congress to surfagned the interests of the laborers and mechanics of the United States, and I am satisfied that the sections incorporated in this bill to regulate the franct of Chinese laborers going to or coming from other countries will meet the hearty approval of the membership of this House.

Mr. Chaltman, I am not minimalful of the sentiment that prevails it this country regarding the injubiliting of our trade with the Orient, and with China in particular. There is no disposition on my part to do anything to decrease or in any way hinder the development of our gomestic with China, but I am free to admit that I think the possibilities of that trade have been greatly exagerated.

It is true that for the time being and probably for some time to come our trade will increase with that country. It has constantly increased hereforce, notwithstanding the policy pursued by our Government in the matter of the exclusion of Chinese laborers. It has rusen and fallen the increase or decrease being invariably due to local conditions in China.

An effort has been made to lead the American people to believe

An effort has been useds to lead the American people to believe that our exclusion legislation has at various times materially affected our commerce with the Celestial Empire, but an investigation of the facts will readily disclose that such statements are not based upon truth. For instance, in the year 1891 our trade was \$8,701,008. In 1802, at which time the Genry law was enacted, it fell to \$5,003,497, and then to \$3,000,497 in 1892 (the year in which the Supreme Court declared the Genry law constitutional), and rose to \$5,002,420 in 1894, after our latest treaty with Chins was ratified. An attempt has been made to draw from these facts and figures the inference that our trade relations with that country were influenced by our attitude in the matter of our exclusion policy. But let us examine China's trade with other countries: An effort has been made to lead the American people to believe

countries:

In 1891 the United Kingdom did a trade with the Chinese Empire, exclusive of Hongkong (British) and Macco (Portingal) of 26,525,682. In 1882 this fell to 25,835,597; in 1893 to 24,599,893, and in 1894 to 25,835,597; in 1893 to 24,599,893, and in 1894 to 25,305,580. And yet England passed no Geary Isaw nor any other kind of an exclusion bill.

Again, France, which never passed an exclusion law, did a trade with China of 10,344,940 frances in 1892. In 1884 the trade suddenly rose to 19,971,538 frances. So that the experience of the Brench merchants, who liyed in a country where the matter of an exclusion law had never even been saggested, Jound their trade fall and rise again, just as our trade has fallen and rison. All of these figures that I am quoting are from the Bureau of Statistics of our Treasury Department.

And so with Germany. In 1891 her trade with China was \$8,290,000 marks. In 1892 it fell to 30,115,000 marks. In 1893 it rose to 35,443,000 marks, but in 1894 it fell back to 28,440,000 marks. And Germany has no exclusion laws. I am satisfied, however, from my intimate knowledge of German shareofer, that it the interests of German mechanics and laborers were jeopardized by the threatened invesion of thousands of the puppir laborer from the Chinese Empire, it would not be long before the German Parliament would pass all needed legislation to afford the necessary protection to her own working classes.

Mr. KAHN. They do not go to those countries. Those countries are not be expensed to the countries are not be expensed to the countries.

Mr. KAHN. They do not go to those countries. Those countries are not as accessible as the United States to the inhabitants of China.

It is universally conceded that commerce is not influenced by It is universally conceded, that commerce is not influenced by sentiment, and that commercial peoples purchase where they can buy to the heat advantage. It has been admitted in the hearings on the exclusion bill before the Senste Committee on Immigration that China is no exception to this rule. Her trade with its at present is principally in the purchase of drills, jeans, sheetings, from invection, machinery, and kerosene oil. Since the Japanese war China has made a remarkable propress in the development of her mines and the construction of railways. We have had a considerable, portion of the trade developed by reason of the sectivity in those directions. We have succeeded also, for the time

being, in supplanting, to a large extent, English manufactured cottons, especially in the northern provinces of China, by reason of the fact that we manufacture a heavier grade of goods, which are preferable in the cold climate of the north provinces.

The British consul at Ninchwang reported to his Government

nn 1990.

The British consules at Almonyming reported to me deverament in 1899:

That the Chinese profes to go on buying the original braid of which they have had actual expectence. The Chinese declar will not change his usual preclasses for new classes of goods but as accus as equally good or oven supporter and cheaper goods are brought to his actice he will not hearing to change his custom. It is perfectly immutering to then whether the goods he dealer all are manufactured in Grant British or in the United States of America, and are manufactured in Grant British or in the United States of America, and are manufactured in draw sheet notive wholesale merchants here it they could tell me where the favorite shretings and drills consumed in Manufactured in the manufactured, and they have sendowed their antire inpurance of their country of origin, existing ut the same time that they movely indont for their purchased by the special braid or "day." I am told that the proof of the appeal or whele and the heavy sings removed; they are indirect to the American whole when similarly treated.

But China herself is now manufacturing, the cheaper grades of cotton goods, and no reasonable being can doubt that she is ultimately destined to retain her own manufacturing the other qualities. Cotton mills have already been established at Shanghal, Ningpo, Wochung, Soochow, Hangchow, and several other ports. Consul-General Jernigan, in a report to our State Department; in discussing this question of Chinese compatition in the great manufacturing industries of the world, says:

racturing industries of the world, says:

The influence of the charp later of Asia and its products upon future prices has become a subject of internstional lemporance, but the products of this hole in Chila in its competitive bearing most his products of an order of the internstional lemporance, but the products of this hole is collisional and a sense of the collision of the charman laborative trap properly protected against the competition of the Chilace laborative trap properly protected against the competition of the competition of the chilace laborative industry of the former, but whether the products of the American industry of the former, but whether the products of the American laborative compete in American markets with the products of the American laborative monor the question of the hour. In this report I have indicated the belief that competition is not so much to be apprehended in our house markets as it is in the markets of Chilas for our home products, and the plant facts would seem to justify the belief. There has been, and is now, a valuable demand in the markets of Chilas for the products of British and American loons, but when the desired quality of cotton goods at present imported from Great British and the United States can be maintactured in Chila from the products of the soil, it is unicassonable to expect the importation from foreign countries to continue in such large quantities.

I recommend that to some of my triands from the New Yeards at

I recommend that to some of my friends from the New England

manufacturing States and the Southern States

manulachuring States and the Southern States—
and when the products can be produced in necessary quantity on the soil of
China and ata far cheaper price, at well as manufactured in China, also at a
far cheaper price, it is no longer a question that cotton made and manufactured in China. Will supply the demand of Chinese for other goods. It will,
and it therefore follows that the competition will first begin in the markets
of China. The prices:

*** ** Tail a China: An or other prices of the sound of Chinase for the proportion to the price
of Chinase is here, and the monty is received and the food eaten with contentment. Another consideration tanding to cause this competition to be more
specified in that the machinery in the orien mills of Chinase of the goodinnerved pattern, and that could use well as the quantity of the entre goodmarkered pattern, and that could use well as the quantity of the entre goodmarkered pattern, and that could use well as the quantity of the entre goodmarkered pattern, and that could use the produced and with inproved months are Chinase of cities to that now produced, and with inproved months or Chinase cotton mills will be able to supply the demand for
a finer quality of custom goods, as they are now amplying the demand for the
move while the ADEN SMITH. The arribut of that decrement does

M **M** ** ADEN** SMITH** The arribut of that decrement does

Mr. W.M. ALDEN SMITH. The writer of that document does not say, does he, where that machinery is made?

Mr. REAFEN. Much of it is now made in this country, but I want to call my friend's attention to this fact, that to-day in China; if you want a concession for anything there—for a railroad, for a mine, for a machine shop; for anything of that kind—there is invariably a provision inserted in the franchise that you must also open a school for the education of Chinase youth in the particular industry for which the concession is granted.

All writers agree that China has unlimited mineral resources. Her coat fields and her large departs will vie with these of the

All writers agree that China has unlimited mineral resources. Her coal fields and her from deposits will vie with those of the United States. I do not blame the Chinese for adopting this policy. I think it is farsighted; I think it is shrewd. But, sir, does any man who knows the character of that people—who, as Kipling says, "work and spread, pack close, and eat everything, and who can live on nothing "—that people "with a deril-born capacity for doing more work than they cught "—who will dony that when they have become profesent in the industries and prefessions which they are studying they will do their own developing without the aid or assistance of "foreign devilst"

Mr. WM. ALDEN SMITH. Is the gentlemen able to fix any time when that will be realized?

Mr. KAHEM. I am free to admit that for the present we shall have our share of the market. I think our trade will continue to grow—I feel cartain that it will grow—even if we pass the most drastic feind of a law. But I simply submit that in the near future—and we talk a great deal these days about " the avakening of China"—I submit that the very market toward which we are looking with so much pleasant anticipation will drop away from us, we shall awake some morning to find that it has gone; that the Chinaman has shrewdly secared it for himself; and as I liave said I do not blame him for doing so.

Perhaps there is no people under the sun with the initiative

ability and adaptability for all kinds of work and every condition of climate and surfromment; of the Chinese race. They adapt then is ly cold of the Alaskan fisheries. They awarm in their own country by the millions. As I stated before, they have been insured to all kinds of privation for forty centuries. I again quoke from the report of the consul-general at Shanghai as to the question of wages and prices in China:

from the report of the consul-general at Shanghai as to the question of wages and prices in China:

* * * I flumer knows are all the plantiful and human life heles, as that it cames to present that many shilled accimates receive but it comes to present a starting on 2 Marient and the common inherent any while master workman get all to 25 cents, and the common inherent areas because himself from starting on 2 Marient address amount. These weges must be can thinest in haif for expression in United States money. From any wives and children to be supported, but the powers families these members requestly find employment in some of the minor industries, the women, prehaps, in the manufacture of nature because in making paper mensy for effecting to the dood or, as in Shanghai, in the manufacture of natural between the shaded enarings of the busined and faither are cled out.

A gradual introduction of women Western industries—the building of religious and children and child improvements in communication, the opening of mines, said the dovelopment of the other (exceptions of the Shale) or work of the Employment of the busined in down the common of women of the Employment of the other for proposed of which the productions of Others, by directing those from overconyled children to the productions of Others, by directing those from overconyled children to the prospect of the chemical products of our own wages armers into common the fill these altern failes.

How the numbers of Chila can live on the wages field will appear from the following table, in which the present we can exchang with indifference the following table, in which the present we can exchange with indifference the following table, in the third the surface of some of the common or the course of Chila can live to the wages paid will appear from the following table, in their the present we can exchange with indifference the following table, in the live in the products of the control of some of the common or the low musters in Marient a live of the control.

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Contra	Č.
Henry A. C. Sone morror R.	1. Tell manufacture of the court of the problem of the court of the co
Partie 34	l Onfown
Figh Dor do. 10 Eggs per dozen. 18 Calibratic per pond 8 Celoty per dozen. 18	Rice pornicul:
Eggs por doron If	Bean off per catter
Caubago per pound . 8	Peanut oil
Carrots	Maxicod all
Celety pordozon 13	Benn card per cairo
a Tan Hayan	N. W. P. C. C.

Norz.—One pieul equals 331 pounds; I carry agrata 14 pounds.

Note. One picul equals 33 pounds; I cathy signals I pounds.
These are the published peters, but incides no not confidently pay as much as is here appeared. These prices are being pounds in the horizontal confidency of the confidence of the confid

the natives will attimately absorb the greater part of the indeof the home market, are based upon substantial and logical conclusions.

But I am not content to rest my assertion upon this statementof an American consular officer alone. Which do the representatives of offear countries say in regard to be instanted. Mr. F. S. A.

Bourne, the lead of a British commercial mission which traveled
through central and southern Oluna, observing and studying
commercial conditions, in his report to the British Parliament,
in May; 1896, said in part as follows:

The Chlesse meass have always worn homespuriculticated in the north and
part, supplemented with imperied wills not discounts in the part and
part, supplemented with imperied wills not discounts in the part and
part, supplemented with imperied wills not discounts in the north and
part, supplemented with imperied wills not discounts. The superinded cottons, life sizestings, have been for the relation and
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I the superinded cottons, life sizestings, and life superinded cottons in the superinded cottons of the superinded cottons

ture is congested in any place and labor allowed to get liste the power of Chiseas and dilument. The trust is that a use of good physical and intellectual
qualities, regarded insertly asked commical notes: is unitased out shearsh by
the Chinese than by any other race. He is dedicant in the higher moral
qualities, individual iteratives themes, public spirit, sense of intry, and active
courses, a group of qualities perhaps best represented in our language by the
vived counties, but in the brainflow moral qualifies of patience, incutal and
blysical, and perseverance is into rise is unitabled. The interest is controlled to the result of the production of the counties of the production of t

wages and the low cost of Many, the innautures will be able, to manufacture at home everything that they will require in the way of cotton goods. In October, 1807, a French commission that had been sent to China to investigate commercial conditions reported that "the exceedingly rich soil is capable of producing incalculable quantities of cotton." Bo that it will be seen that she will not be lacking in the production of row materials ether. True, at present she does not grow the finer gradus of cotton, but nearly all writters upon the subject agree that in time she will be able to materially improve the standard of the crop produced.

All Chairman, since the sacchient of the law of November 8, 1803, which is the latest general statule on Chinese exclusion, new conditions have arisen, new questions confront us. We have acquired the islands of Porto Biog. Grann, Tubaila, the Hawaiian Islands, and the Philippines. In the latter group the Chinese have already scouned a firm foothold. But Congress in artinding our exclusion, have over the Hawaiian Islands was also determined that the Chinese in Hawaiian Islands was also determined that the Chinese in Hawaiian Islands was also determined that the Chinese in Hawaiian Islands was also determined that the Chinese in Hawaiian Islands was also determined that the Chinese in Hawaiian Islands were annexed to the United States, this provision was inserted.

There shall be no further immigration of Olliness into the Hawelian Islands, except pron such conditions as are very or may be herestfer allowed by the laws of the United States; and no Onlines, by reason of mything heren contained, shall be allowed to enter the United States from the Hawelian lesinds.

Subsequently, on April 80, 1900, when Congress passed the law organizing the Territory of Hawaii, the following provision was inserted:

That Oblines in the Hayritan Islands when this set, takes effect may within an year thereditor obtain cortificates of residence as regulared by an act to prohibit this coming of Columbia parabola into the United States, copyroyed May 5, 1982, as amanded by an act approved Storomober, 5 1982, as titled "An act to arisend an act entitled "An act to arisend an act entitled "An act to arisend an act entitled "An act to prohibit the corrilag of Columbia prosons into the Oriotal States, copyroy of May 5, 1883," and until the expection of each year shall not be defined to the unlowfully in the United States it found therein withdust with confidences "Provided, however," That no Chingke abover, who lies he shall had such certificate or not, whall he alloyed to settle not State, Territory, or District, of the United States from the Hawyallan Islands.

The bill under consideration will exclude Ohinese from all our The bill under considerable will exclude Crames from all our insider possessions and will propent those who are in those possessions from entering the American mainland. There are probably 200,000 Chiness of the full blood in the Philippine Islands. Those of mired Blood are many times more numerous, and it has invariably been asserted that these litter are a much more dangerous element, because they combine in themselves nearly all the vices of the Chinese and the Mainys, with practically more of the vices of the Chinese and the Mainys, with practically more of the vices of the Chinese and the Mainys, with practically more of

gerous element, because they combine in themselves nearly all the vices of the Chinese and the Malays, with practically man of the victores of sittler race.

The has been soggested that we allow a limited number of Chinese laborers to enter the Philippine Islands for the purpose of rapidly developing the resources of our new possessions; but experience has semonstrated the fact that there, as large, the Chinaman does not remain a laborer long. He has a sementable apitione for trade, the is a long trader and is always ready for a bargain. He scon becomes a small tradesman and the batted of this class in the Philippines by the antive Rippines is made more intense and is of a different character than is the distine of the Camesian mochanic for the Chinese laborer.

During the past summer I had the pleasure of visiting the Philippines, China, and Japan. Even in the cockpits, which are patrouised by all elements in the planeaure of visiting the Philippines, the rankers. He is compelled to accept secondardicous in a part of this arena especially set spart for him. Mend, sinformed me that the life of a Chinaman in the interior and away from the seaports is not and a Chinaman in the Philippine Commission state that an effort to let, them enter the Philippine Commission state that an effort to let, them enter the Philippine Commission state that an effort to let, them enter the Philippine Commission state that an effort to let, them enter the Philippine Commission state that an effort to let, them enter the Philippine Commission state that an effort to let, them enter the Islands with Chinese the Filipine will distinately be able to take good care of lineselfi.

Mr. WM. ALDEN BMTH. Are they competitors to day?

Mr. KAHN. In some lines.

Mr. SCOTT. Will the gentleman permit, just there, a question. Were there my restrictive laws in force under Spanish rule of the islands?

Mr. KAHN. I understand there was a head tax at that time. I am not sure. Governor Tarth himself, who made the statement, said he was not positive, but he was under that impression.

Mr. SCOTT. Is it likely that many more Chinese would seek admission to the islands under American administration than under Spanish?

Mr. McAEN. No doubt of it; because the development of the islands will grow very much more rapidly.

But is it not the duty of the United States to preserve the islands for the natives thereof. Is it not better to retard exploitation, if need be, and thus enable the natives ultimately to puriticipate in the development of their own land, in them than by opening the genes at the expense of the population, whose future well-being abould be our first and paramount consideration?

Governor Taft, Commander Howword, who had several hundred.

should be our first and paramount consideration?
Governor Taft, Commander Harwood, who had several hundred Filipinos employed at the Cavite Navy-Yard, Brig: Gen. A. W. Greely, who was in the islands superintending the work connected with the operations of the Signal Corps of the Army, and who had quite a number of Filipinos in his employ, all informed me that they were quick to learn and were good mechanics. Lot us give them a chance. Let us extend our exchanno. Lot those new possessions. I finally believe that the future will amply justify our decision in this matter.

Mr. WM. ALDEN SMITH. As a matter of fact, we propose to prohibit them from coming there.

Mr. Exactly: and they ought to be prohibited. The same restrictive measures that we have for the mainland of the United States should be enforced there, and I shall at the proper lime offer some amendments to this bill so as to extend all the safeguards which we have for our mainland to our island possessions.

HOUSE.

Mr. Chairman, I have referred to the fact that I visited China last surmer. I saw the Chinaman on his mutive heath. I had opportunities for observing him when he is "at home." A distinguished Chinese diplomat stated that:

All Chinese in this country come from two or abroadistricts in the Cunton Province, that we never flud here any Chinese from the northern part of Chine or lever the control part of Chines that we never hear of a Chinese from Shanghal coming here.

from Shanghat coming here.

It was my good fortune to visit both Canton and Shanghai, and to my mind the Chinamen, who dwell in the native city in both these places are very much alike. They know absolutely nothing of sanitation. They were little clothing. Even in many of the most pretentious shops the salesmen are naked to the waits and do not even wear shoes, stockings, or slippers. The only garment many of them had on was a pair of very loss cotton trousers. They seemed to large no private dwellings and "no good equivalent for home or country." The puet Caleriage in describing the city of Colorne said:

his entertaining work delicies of the intending purchase to ask the price at the common asks the following maxim set he observed: When the moreliant asks up to Heaven in his price, bid him down to earth in your offee! Buyer's too enroul to much against mistakes by taking their own grates and measures along with them. A Chiese shopkeoper would be so much surprised at a customer who did not check the quantity as at one who did not come to quantity as at one who did not come to quantity as at one of the price at the price uyez bûy

So much for their business honesty and integrity!

As for their sobriety, it is probably true that they do not get drink on whishy or spiritious liquors, but they are frequently besotted with opinm. The latter vice is much worse than the headhollo wreck, despite a handred blue books to the contary."

I despite a handred blue books to the contary."

I despite a handred blue books to the contary."

I despite a handred blue books to the contary."

I despite a handred blue books to the contary."

And no doubt many of the \$1,103 arests for misdementors during the past twenty years, from 1880 to 1900, among the Chinese in the city and country of \$1,103 arests for misdementors during the past twenty years, from 1880 to 1900, among the Chinese in the city and country of \$1,103 arests for misdementors during the past twenty years, from 1880 to 1900, among the Chinese in the city and country of \$1,103 arests for insidementors during the hand spatial transfer on account of infractions of the laws against such crimes. But they do not confine themselves to petty offenses exclusively. As I have already shows, murder is not an uncommon thing among them, while murderous assaults, sobberies, liduapping, and blackmail are of frequent occurrence. It costs the city of \$3n Transisco more to properly police Chinatown than three times its area in any other part of that city—and still they balle the jolice constantly. That gives you a fair idea of their peaceableness.

Mr. Chairman that distinguished American statesman, traveler, and stather, Bayard Taylor, visited China as targing in the fire of the contart of the secure of the contact of the secure of the contact of the secure of the crift. Forms of vice which in other contact of the people at the face of the crift. Forms of vice which in other contacts of proper of the crift. Forms of vice which in other contaction.

Uning, Japan, speaking of this people, he says:

It is my deliberate opinion that the Chinesa are morally the most debased people on the face of the curit. Forms of vice which in other countries are barely named are in Chinesa common that they excit no comment among the pastwos. They constitute the surface level, and below them there are deeps and deeps of derivarity as shocking and laborable that their character, can not over he hinded. There are some dark character is immen untrue which we maturally shrink from penetrating, and I made in attempt to collect information of this hind; but there was enough in the flings which I could not avoid some said soming and hearing, which are brought among faily to the notice of every foreign resident—to impire me with a powerful aversan to the Chinesa mae. Their bounds is rollution, and hears in a file epinion may seem, justice to our soft. Science may have less simplify in maturing the past certain.

For nearly fifty years the Chinese have lived in this country. Their daily intercourse with the Caucasian has not materially changed their outdons or habits. Mr. Taylor's description of the conditions in China is undoubledly equally applicable to any Chinese community in our country.

We of the Pacific coset are perhaps more deeply concorned in this question that any of our follow-citizens. We feel their presence among us more than any other section of the country. Under the census of 1900 there are 4,091,349 inhabitants west of the Rockry Mountains. Included in this population are 67,729 Chinese, while but 22,184 Chinese are distributed among the 71,904,345 inhabitants throughout the other States of the Union, and two-thirds of those in the Western-States are found in California.

formic.
We have probably learned to know him better then our fellownitizens elsewhere. He is a present, living, vital problem with us,
and we feel that our cause is also the cause of the laborer and the
wage worker in the Bastern States. It is only the sordid and the
sollish, who prefer a low standard of wages and a low grade of
morality—men who want cheap labor because it will increase
their individual profits—who would open loopholes in the bayriers
we have erected after many years of bard, bitter, practical experionice. perionce.

Mr. Chairman, L had hoped that the committee would see lib ent. Community, and, noper that the committee would see he to allow the section giving to American scamen that same measure of protection against Chilese competition that we accord the shoemaker, the tailor, and all other skilled and unskilled mechanics to remain the bill. I do not desire at present to take up the time of the House in discussing this pluse of the question; but when the bill comes up for discussion under the five-minute rule. I shall again offer the section as an amendment and shall have so making to again favor of the receiver.

have something to say in Javor of that provision. The CHAIRMAN. The time of the gentleman has expired Mr. HTTP. I ask that the time of the gentleman be extended for five minutes. Mr. FAHN: I shall not take up the time of the House. Mr.

Mr. KAHW. I shall not take up the time of the House. In Chairman, I sak that I may extend my remarks in the Arcond. In conclusion, however, let, me say that our exclusion laws have been a great boon to the laborers of this country. They now ask us to continue extending our sheltering regis over them, and I feel that there is not a patriotic, loyed, therty-loying American who does not desire the workingmen of his country, its "hewers of wood and browers of water," protected against this inequal competition. The American laborer and mechanic, in his neat and comfortable home, seated at his fireside, surrounded by his wife and little ones, is the peer of any wage worker in any purt of the world. Let us keep him so. [Loud applause.]

APPENDIX.

(Non-the-Wallington Post March & 1802)

CHIRATORY THE ARCHITECTURE FEBRUARY SECTIONS OF THE CHIRALE PROGRESS.

PRODUCES:

183. Hon. Julius Kaim, Mondor of Congress. Representative of the district methoding Chinatown and the congress. Representative of the district methoding Chinatown and the congress. Representative of the district method of the chinatown and the congress of the chinatown and the congress of the chinatown and the chinatom land number. I am ready to hear witness to the truth of the chinatom the chinatom and the chinatom and the chinatown and the chinatown and decases abound. It is after nightful that the place assumes its most plotureque application. The houses are lighted with landermod every shape and sire, the streets are alloys are crowded with a dense mass of year ficulating Chinames, the shall notes of Chinaco orchestra and the strident perhaps he is at the perhaps the status of penhanoulum.

SQUALOR AM MITTURE.

peakups by East the pertule of reminmentum.

To get an idea of how John Chanaman Hyas, one should visit the "Palago Hotel" of Chinatown. Just why this remained old establishment should be annead after our through socially is not clear, unless it be that each has its courtystal, one of impulicence, the other of viberes and stonch. It is about this place that the Chinaman is found at home, "Within the socious Hya social number of Chinese, buddled together in quarters that would markly home so whites. All the rooms look out upon the central court which is common property to all the secupents. In this centre of the ourt shand immorable terman came which serve as stores, our which the Hidesupporting rice of the Celestial is cooked. The full smalls from the resident stores, together with the moisome odors unline from the necumulated fifth cause the white visitor to hold his nextilizand to heave a great sight of relief as he emissions which such that the court with the moisome odors unline from the more markled that he cause sead to be a great sight of relief as he cause sead to be when a great sight of relief as he cause sead to the white visitor outs air. It is not an infrequent sight to use in this court some wretched while viciting of the opinm or morphine inhit; offering for a dime to "take a hot." The show how the dead is done. There are said to be quite a number of men who ske out a miscrable existence in this fashion.

"LAST OHANCE" HOSPITAL

in the well-to-do quartors, but there are the same smell as in the hortel of the naupers.

"LAST DEANGE" HOSTITAL

At one time there was a so-called hospital in Chinatown known as the "Last Chance." It was here that those unflaring with incumines maladies were brought to die. The very presence of this place spoke more gloquently than words of the site; heartlessess of the place spoke more gloquently than words of the site; heartlessess of the place spoke more gloquently than words of the site; heartlessess of the people. Tremembur tisting the spot one evening. There was a man in the last singer of consumption. As we extered he appealed placeach; to us for money with which to buy optum. He said that his last pointy had been taken the history that he had been then the said that his last pointy had been then the said that his last pointy had been taken the history of the chiry is much oleaner than that of a lary years ago. During the past summer a determined after was made by the combined thorest of the Federal, Sixto, and municipal governments to give the quarter a thorough decusing. Surgeon White, of the Marine-Haggidal Corps, was in thus form every square.

The College of the Federal man for the first and subsists who a removed from every square.

THE SIX COMPAINES.

THE SIX COMPAINES.

Practically all the Chinese in this consists are allied with one of the saccabled Six Competities. It reality there are now eight companies. Indeed, it may saidy be said that practically all the Chinese in the United States have been drought to this country by these companies. They have numerons so-cicilest among themselves, and many of their made are accorded that practically all the chinese are alled with one of the archest in the substance. The total characters are alled a him of the selected vice of the time of the selected vice of the substance of the substance of the substance of the substance of the substance

The Chinaman is an invelorate gambler. His favorite game is fan inn. It is a simple diversion, but the Chinase player frequently loses every cent ha has during a night's sport in Chinatown. Fan ton is played after this facilities. However, the player frequently loses every cent ha has during a night's sport in Chinatown. Fan ton is played after this facilities. However, the player range around a large indle, in the conter of which a small square is marked off. The dealer takes from a bag a cupful of buttons, and then haven's the cup in the content of which read unit with great dustiness the dealer begins to come the buttons. However, them from the table with a closed far, four at a time. As he draws near the end of the player of buttons remaining in the last count. If there are done, these win these wind be on that number win if there are one, two, or three, then the supporters of these numbers are the winners in the game. A percentage of all the bus goes to the keeps; of the gambling house, while the rest is divided propertionally among the backy players.

There is an ordinance against gambling in San Francisco, and the policis frequently said the gembling houses; but from past experiences John has become very wary, and the sutherlinesere obliged to adopt many ruses in order to make a successful raid on the joints. Sometimese policeman will disguish himself as a Chinnman and thus as a name and thus as a name of the control of the forbidding game. But falls device has been reserved to so often that it is not likely to prevenuences in at the present time.

CAUSIANCE HOUSES.

consent at the present time.

GAUBHARG HOUSES.

GAUBHARG HOUSES.

GAUBHARG HOUSES.

There is scarcely a grankling house in the Chinese number that has not innumerable secret panels, sliding and trap doors, and all sinds of odd respitables into villed in teal and one can be secret panels, sliding and trap doors, and all sinds of odd respitables into villed in teal that all one can be secret and the post the first signal from the lookout. The outer doors of these extablishments are generally skielded with half-inch steel plates, and it requires the one very of three or four sturdy policement, armed with slodge hammers, to better them down. One of the most successful indicates the secretary of the color of the frameling day in policement have defined and cought scare thirty-dive of the occupants deprended of the grankling day and cought scare thirty-dive of the occupants deprended of the single smallers are armed of the officers and readily schools when any law will patterly anodents the over the secretary law to the direction many form will patterly anodents the syntify their taste in this direction many Chinese paymy anything of reluc they have. Fawn shops in Chinatown are muniprous, and one sees upon their shelves everything from the number of could chive of the light index to the patterly bloss that is a most anotes by in the fau Francisco climate at all seasons of the year. Just before the four paym. He may start in again the day steaywish, but he is some pulled by careful to settle up his accounts before the last day of the old year.

OPHUR SHORTHUM.

ings out of pairs. He may shart in again the day afterwards, but he is some pulsorsly careful to sothe any his accounts before the hest day of the old year.

Option smoking is the rebreation of the entire race. Whether you visit the rooms of the wealthy or the lived of the pauger you find the inavitable option outfilt. I have seen men who can smake twenty five or thirty pills before the drug begins to have my effections them, there you will be before the drug begins to have my effections them there are the pauger you find the inavitable option outfilt. I have seen men who can smake twenty five or thirty pills before the drug begins to have my effections them. There you do not not a to have the properties appeared by seen one, of these folius pets perched upon the shoulder of the owner inhaling the smoke of the option after it leaves his nestries. A Uningman told no that his pet cat took as much superment in his modeling as he did himself. Togget to any thet the permeters has been down as the vessel of option smaking contracted in Hell Chinese quarter.

The option outfit is unique. It consists of a long pipe of bamboo or reed, about an inch in diameter. Near the lower end is inserted a holley how about it inches in diameter. Near the lower end is inserted a holley how about it inches in diameter. Near the lower end is inserted a holley how about it inches in diameter. A lamp, in which hurse and a hole in the consistency of molasses. A lamp, in which burns and oil and dried seawed, completes the outfit. The smoker inserts a long pin into a little far of option and withdraws an amount about the store of spen. He cooks this in the lame of the lamp, rolling it on the bowl of the pipe until it has acquired the necessary consistency. Or makes, at lamp, in which hurse and a long in the farme and begins to draw on his pipe. The or three puffs serve to exhaust the full of optium security thereto. He then places the lower lower and have the process is renewed. It requires only a two optiutions to send a nortee that the fa

on his pipe. Two or three pulfa serve by arhanst the little full of opium and their the process increased. Haragines only a flow operations to send a nortee into the realm of drawin, but the veteran can amoin wronty-five or thirty of these pellets before the effect is telt.

There are some four or five joes houses in Chinatown, maintained by the various tengs, or scotches. During the year the members of the organizations make whatever offerings they can afford to the joes, and forthwith a little place of red paper is posted on the waits of the temple amounting that Ak Sam, or whatever offerings they can afford to the joes, and forthwith a little close of red paper is posted on the waits of the temple amounting that Ak Sam, or whatever his same may be had of the year the little align. At the nud of the year they are all removed, and the process begins again, and avery meaning of the temples are practically pepered with these little align. At the nud of the year they are all removed, and the process lagrang that a way in the suppose of the temple are not once grobsque and the lost. They are appeared to extende a great influence over a man's daily avocation. They are appeared to extende a great influence over a man's daily avocation. They are appeared to extende a great influence over a man's daily avocation. They are appeared to extende a great influence of mandetine, currying a little bambeo wase filled with adaps upon which times of the Chinese pharmacopoda. After having told the jees his allment, he begins to slack his was of year obstantiate designate the various commodities of the Chinese pharmacopoda. After having told the jees his allment, he begins to slack his was of year obstantiate during the form of the devel, and it is less that the process have the surface of the contributes a little more money to the temple. He tries it over again until he limity for some index he has not propellated the joes militainly and retained he can be a large of the contributes a little more money in the surface and the pre

The generally believed that the se called Chinase laborer works in fields that no white mean would note: in other words, that he simply performs amount belt. This does for the fact. There words, that he simply performs a mount belt. This does the fact. There words that have believed the fact. There was confirmed the best belt provided to be incoming the fact. There was confirmed the fact. The world have been a fact that he simply performs the mount of the fact the male of skilled labor. They will work from hand way you for the male of skilled labor. They will work from hand you got the mothed of working that. Submand the nod does the fact that the mothed of working that. Submand the nod does the fact that the mothed of working that. Submand the nod does the fact that the mothed of working that. Submand the nod does the fact that the mothed of working that submand the nod does the prove of flot to nourbab does he was the fact that the confident in the state of the same can make the fact that the same that the same that the confident in the same that the confident in the the provident that the same that the

the subjects of this law, are separated of distinction.

Overywhere the white most has recognized this distinction and acting on a deep and trustworthy feeling, has imposed checks on the encronching to this people. We are not singular in our policy of Olinsse exclusion.

Our British neighbors in the north impose a capitation tax of \$500 upon Chinese immigrants, and they propose to increase this factor \$500.

iar to 5300.

British Australasia began legislating against them in 1805. Begulations of ever-increasing severity were suscied, the cupitation tax in New Zealand was raised to \$100, and the number of immigrants restricted, to one to every 200 tons of shipping; but all these measures failed to effect the desired result, and Theomorphic Measures failed to effect the desired result, and Theomorphic Peru, where \$0,000 coolies were limited between 1850 and 1804. Venezuela, and Bounder, and Urragney have also adopted this policy of the first times, expelled the Colesials of intervals of a centery—in 1869, in 1909, and in 1804. In Cooliin Chins the foreigners of this race are registered and taxed, and the same is true of Dutch Vaya. Be the motive what it may—fear, antipathy, or contempol—there as a stelling ruse ministy on this yellow peril among the peoples to whom it has been presented.

917 W.218

dhe Berkel Black valus et Belleri Gierri Giller Getrin divel tedis Vins

Industrially considered, the Chinese are a mensee to the wage earner. They are unique in the combination of small wages and great labor. He who in Capton seems \$5 a month and lives on a cents a day, easily underhids the white laborer and reduces wages to the lowest possible plane. Persevening, imitative, thieless, needing us holidays or recreation—a mere human machine—he supplients his rivule in lande after tinde.

We find him the engar maker, the thiemaker, the garment maker of San Francisco; the contact and the tribe remay of Fattern editor.

water of Sau Francisco; the such and an experience the farment, maker of Sau Francisco; the such and and a meyer of water and the fruit conner of California, and the laundryman of Fastern cities and will drive the bone of our population from every occupation it permitted. He adapts himself to the world of women and becomes the house servant, and will if necessary, perform the work heretofore done by children. With the white wage carner skill and competence mean a lugher standard of living, and the distribution of his earnings through the community, but the Oriental seems to obey another law. That which is persimonly to us, is prodigatily to him. The topper coinage of his native hand arbeit vides itself into fractions, which we have not yet learned to reak an interest of self-preservation compels the white laborer to oppose this immigration. You can no more condemn him for it, than you could condemn the father who divides the bread he enture among his own children, instead of sending is to starying little ones, perhaps equally deserving, on the banks of the wage earners against throwing open the door does a gainst Chinese labor, to say that the cheap labor of the Chineman will develop his land and that he will give full retorn for what he receives.

relop the land and that he will give full relarn for what he receives.

Economically, there is no advantage to the country from a body of laborers who remain asstrongers, consume few of our products, in fact, barely culticient to maintain life, and expertal large properties for their earnings. True, there may be a financial benefit to certain landed properties and inaminatingers who profit by cheap labor, but the consideration which shapes our governmental policy can not regard individuals alone, or be wholly material. We nim to develop men as well as to exploit lands, and increase our industries. Of what avail is it to us to multively production, so as to undersell all the nations of the world, if this will depress the ways carming classes and lead to the destruction of the peace and purity of the home, which is beyond anything that money can secure! I can not overstating it, when I say that if Chinese labor he permitted to compete with white labor, it will distroy domestic life.

The Others do not assimilate with us, perhaps owing to the fact that they realize that they are not tone of our bone or fissing of our fiscil.

The Chiness do not assimilate with us, perhaps owing to the fact that they realize that they are not tone of our bone or flesh of our feeth.

They live apart in quarters which have no parallel for secrecy. They maintain their foreign dress and, speech. They administer justice among themselves, according to have which are not ours. They persistently violate the aminory laws. Chinatown in our cities as a plague snot, not a land of romance, to be seen by proxy through the eyes of entertaining imagesias writers.

Their lampage is separated from ours by thousands of years of structural development. Their social system is one which suppresses individuality, and inclines the whole race to a conventional type. If they have an enotional life alon to a Europein, it is soresned behind a mark of passiveness. No part of their industry is dedicated to the common yeal. They are indifferent to our welfare, seeking only to seems our money, and dream of the day when they shall have us. Even their hirdess oches spurn the subtrace of our soll. Of no other race in this country can these eletements or any parallel statements be made.

In a letter to Mr. G. T. Seyvard, dated. Angust 31, 1878, Mr. Fish, Secretary of State, small.

The application of the sottled pelaciples of international law to be Cities in the output developes principal leading an isolated life in the communities in which they are satisfy always expending to return to Chinacad merci, therefore, localized annoting to make the communities in which they are satisfy always expending to return to Chinacad merci, therefore, localized annoting to the follower in the Philippines sent an anni-Oninese report to the government of Spain in which they are an anti-Oninese report to the government of Spain in which they are an anti-Oninese report to the government of Spain in which they send.

pines sent an anti-Chinese apport to the government of Spilin in which they paid:

There is no room to doubt that the Chinese marchent corrects and sterilizes the most valuable gurns of the national yealth crorywhere, being the personal estate of the incorrect man in the fable who little the gives that indicate grade the most valuable gurns of the national yealth crorywhere, being the personal estate of the incorrect man in the fable who little the gives that indicate grades are supported in the sale of the correct place through which it passes, whose enumeration has always been a fixed to the Administration, for by far at our past 200 per cont of them are encurkind; a true which is correctly at the bort in personal in middating living own peculiar customs and manner of did, which is stubbern in resisting, swrrything perintumly to good government, meaned to all the phinciples of the common vitality of the country. (Repeated the Phillippine Commission p. 185).

The Philippine Commission, in their report to the President, say: There was testimony before us to the point that the Chinese take out of se country everything they can that they spend little in the country

estante di dante la conside dan solos este a estante so comenza la librario qua la libraria la filippe di lesca

hereusethors live on little chitchevinter may'r with the Falphio's which does not furnish good, chickens, that many of the great twistleson the islands are caused by Chinese and their detection, and

because they live on little; this they intermently with the Pillphine which and that they profuses a race which does not firmine, good eithine; that meny of the great two-theses a the bisands are caused by Chinese and their decembers. Some years ago nearly all the gridsons such as conjunctors, showing and being the great of the control of the great profuse of the Chinese that the gridsons such and years ago nearly all the gridsons such and yelly find a native compenior or buckleys.

The idea of the Chinese family rating to a firely country is simply to gain a livelihood. They only look their own advantage, and do not condition that they should they in the first own advantage, and do not condition that they should their school index of the country which is their school index. "They have a great love for their individual which is their school individual they have a print of the country which is their school individual they have a print of the printippines have a lear flow chinese." "They have a great lays for they may not be separated firm the reaction dividual they could be said, however, that they have ready abandoned their own religion, but hing rolars to Christicas. Their begins my may their initiation into priver, it can not be said, however, that they have ready abandoned their own religion, but hing rolars to Christicas in these races, says.

Mr. B. Minyo Smith; in his work on Emilgration and homeignation, in speaking of this races, says.

They come now with the single object of making money and their control of the cont

Europe. The latter bland with the mative stack, and all beasing one people.

Nr. Brayard, Scorefery of State, in his letter to Mr. Cheing Teac.

Nr. on February, 18, 1888, says:

Couses growing out of the peopler characteristics and achies of the Offices immigrating layer induced them to segregate themselves from the rest of the readents and citizens of the United Stacks and to refuse to mingle with the masses of people then the matter of other authomatics. As a consequence, see providing has been never excited against them.

The cannot be said with any semillance of truth that those statements and conclusions are concessions to practical politics. They come from men who have made the Chinese subject a special staily. Scoretary Sevand, the "zealous" defender of this race, and that that it would be well to protect ourselves if there were danger of their coming lare in great numbers.

come from men who have made the Chinese subject a special study. Secretary Sevard, the "zealons" defender of this rune, is sumitted that it would be well to protect ourselves if there were danger of their coming here in great numbers.

Do we desire immigratin of this character? Are these bland Orientals, stenling in and out, tircless as automata, stenningly imperators to impressions, the material for American citizen, that an American, proud of his accessors and proud of the institutions and traditions of his accessors and proud of the institutions and traditions of his accessors and proud of the institutions and traditions of his accessors and proud of the institutions and traditions of his country can become a citizen of China. Can'the wondered, then that this recentional actives an invitant upon the populations smidst which it intrudes, and be made the object of special legislation.

Other considerations trengthen the position we have taken on this question. The presence of Chinese has given rise to sentons disorder on many occasions. It is the part of justice, I admit to punish the perfectivors of special wrongs, but it is the part of production of many occasions. It is the part of justice, I admit to punish the perfectivors of special wrongs, but it is the part of production of special solution of the human race. They are estimated at 400,000,000 by some; 750,000,000 by others.

Without sensible diminution of the human race. They are estimated at 400,000,000 by some; 750,000,000 by others.

Without sensible diminution of the human which would as years and creates in its execution, they have heatmarked themselven among us. It less than 100,000 disturb industrial conditions, what would be that to the interest of the wage sames and would intensity the social problem, which is already acute. It is the duty of the wise legislators, aching upon this problem, to make layer for the future even more than for the present. It is the duty of the time even more than for the present in the Scharf, late chinese and some

present law. They do not seem to be aware that he validity of a large part of the laws and regulations governing Uninese exclusion tansmited in cross now pending in the Supreme Court of the United States. The question involved goes to the vital part of the existing law. An examination of the various Uninese exclusion laws disclose the fact that section 8 of the acts of September, 1886, is the law upon which the Secretary of the Treasury bases his right to make regulations governing the transit of Chinese laborers across our tenttory to another country. The act was pursued to secure governmental regulations, to present the abuse of the transit right reformed to in article 3 of the treasty between the United States and the Emperor of Chine than under consideration, and as the treaty was not ratified, it is claimed that section 8 of the state that twenty was not ratified, it is claimed that section 8 of the section which is as follows:

Article III of said treaty was the same as Article III of the present fracty, which is as follows:

[Article III of the treaty of December 3, 1841]

The provisions of this convention shall not affect the right at precent endoved of Chinese religions of the convention shall not affect the right at precent entoved of Chinese and the following religions to the United States and the discussion into the United States, they may produce certificate from fund. Government or the Government when they last readed, visited by the diplomatic of complar representative of the United States in the country of providing the territory of the United States in the country of the United States in the country of the United States as may be accessary to prove the discussion of the passage of the presence of the Eventual contains to the United States as may be accessary to prove the discussion of the passage of the passage of the Secretary of the Transmiry to make reministron.

journey to or from other countries, subject to such regulations by the Government of the United States as may be necessary to provent and restrings of transit from being abused.

This contemplated the passage of a law by Congress, authorizing the Secretary of the Transury to make regulations necessary to prevent the privilege of transit, referred to in said article, from being abused. Congress has not passed say law giving this another; to the Secretary of the Transury. Regulations made by an official are not regulations, made by the Government of the United States; as provided for in the treaty. The power to regulate transit does not include the power to prohibit it. It is therefore alculated that a Chinese laborar coming to any of our ports of entry, with a passport and a ticket for his passage across our fertitory, can not be refused admission; though his purpose be togoings across our border and return to us within a few hours.

It is said that if Congress extends the exclusion ast beyond the expiration of our treaty which thin at will safously affect our commercial relations with that nation. Have no fear; this prediction is unfounded. This objection was irread at the time the Geary Acts was before Congress. We were told the passage of the Geary Acts was before Congress. We were told the passage of the Geary Acts would enter Orden to exclusion of these people, and Ohina is more indubted to us now then the was at that time. The memorable circular note of Secretary Hay to the powers on July 3, 1000, as Mr. Duninal, in his article on the settlement with Ohina, in the Forum of February, 1002, well says was "the other cause that prevented a declaration of war against Ohina; and it brought the other nations to quick agreement as to the steps to be taken."

taken."
This made possible the treaty between England and Input; and recently, when Germany made a demand again China for an additional indemnity of 10,000,000 tasls, our Government again came to the sid of China, and in a circular note to the powers suggested that the demands of all be out down, so as to allow the latest claim of Germany to come within the \$50,000,000 tasked by China. We have otherwise manifested our friendship for China, many occasions.

Ohina: We have otherwise mannesses on many occasions:

The fear of retalization by China should not affect us. If the massage of this bill cost us the entire trade with China, and it were all profit, we must not hesitate. It is by the better to have a commercial war, if it must come in consequence of our exclusions law, then have a lebor carehquake in the mear future.

The following table is taken from the Summary of Commerce and Finance for June, 1901, by O. P. Austin, Chief of the Bureau of Statistics, Treasury Departments.

Trade of the United State with Ohia.

100 17 cc. 11 date. 10 portal 5 dates to 1		The state of the s					
1000	Excess of Imperis.	United States to		Imporis du- Lable.		rearma-	-
1000		22.7m je 1	7		a a veries las estas	i.	1
1870 1, 406, 268 18, 400, 188 28, 256, 258 15, 250, 167	114.207.224 116.014.005 116.00	17 18 19 19 19 19 19 19 19 19 19 19 19 19 19	10 20 20 20 20 20 20 20 20 20 20 20 20 20	1,000,000 1,000,000 1,000,000 1,000,000 1,000,000	11 185 855 14 517 867 16 180 191 15 048 190 10 180 428 11 238 264 17 238 264 16 190 700	1800 1801 1818 1813 1805 1805 1806 1807 1807 1808	

According to the stove report, we have imported from China-for ten yours, beginning with 1890 and ording with 1890, almost \$114,000,000 worth of merchandise more than we have sent to that country. Almost two-thirds of our imports have been free of duty. Four articles commiss the principal part of our im-ports. In 1800 our imports amounted to \$20,805,200,500,000, of which were fill, tea, opinm, and goatskins, and about \$14,000,000 of the entire imports were free of duty. In the consideration of this lith! I do not deem any comments necessary on the above, it analysed.

this fill I do not deem any comments necessary on the above. [Applause.]
There is no evidence of bad faith or our part in the passage of this bill. The freety of 1892 contamplate the contamination of an exclusion act and a change in the law from lime to time. The freety states that it is the desire of the Government of Chins to absolutely prombit the emigration of lobovers from China to the United States, and article 2 of the treaty recites that a Chinese laborer shall be furnished by the collector of the port from which he departs with each contificate as the laws of the United States may now or hereafter prescribe. Assuming that we has a law to expire with the treaty, what guarantee have we hast China will ready a treaty to take effect on the death of the pressul out.

mesons one?

We had enough revenled to us of Chinese policy and Western diplomacy in our attempt to scoure the radification of the trady submitted to Chine by the United States in May, 1885, which failed, and on the industry of which Is based the attack on our present law to which I have referred. President Cleveland, in his message accompanying the approval of the act, of Ortober, 1883, which absolutely prohibited the coming of Chinese laborers to the United States, declared:

"That the Chinese Covernment is delaying the ballnessed of the trady and violated its phologe, and that its demands for further condensation membra indefinite perpensioner of the objects which in view.

mount as indefinite postponement of the abjects we had in view.

The recent Russia-Chinese bank negotiations demonstrate Chinese duplicity. They were only devised to deceive the powers. The agreement granting Russia exclinate mining and other concossions an Manchuria were given with imperial consent, and patified long ago by Li Hung Chang.

Sir Frederick Bruce, one of the ablest ministers England ever had at Pakin, wrote to his Government in 1902, declaring that—

The country like Other, where the principlem's administration differentially from these presented by as the conclusion of a tracty at the countries ment, not the termination of difficulties.

The passage of an exclusion law to expire with the treaty would recon much from the countries.

The passage of an exclusion law to expire with the treaty would mean much totable. The Chinese Government would undoubledly refuse to enter into a new nearly until first assured of a suistactory axilusion law. But one of two courses would then be open to us—either concede to its wishes or enact a law to protect ourselves regardless of the protects of China, and thereby lead to strained relations, and if perchance a treaty were secured by compromise and a law person and sequently, it might be open to China to claim that we disregarded the terms upon which the treaty was secured and be open to this oberge of obtaining a treaty under tales pretonses, which would place as in a very menylable position before other mations.

Mr. PALMEE. It the gentleman will allow me, was not the charge made against the United States in the passage of the act of 1688 that the United States in late the treaty of 1880. China had violated its pledges before the passage of the act of October, 1888. We assumed that China would rabity the treaty then moder consideration. She was playing also. The first information we had that the treaty was to be rejected was by way of England. After waiting a long time Congress grow impation. An answer was forced from China. The first mility the treaty the moder of force of the order. We felt that she had decived us.

Mr. PALMEE. Did not that violate the treaty regulations we

decrived us:

Mr. PATMER. Did not that violate the treaty regulations we had with China, including the treaty of 1880, which gave the Chinese the unrestricted right to come to this country and the

Chinese the immestricted right to come to this country and the rights of the most favored nation?

Mr. NAPHEN. The most favored nation clause is in all the frechies of Chine with other nations. It creates no peculiar rights. If you deem the passage of the act of October, 1888, a violation under the circumstances—there was a violation.

Mr. PALMERE. Did not the Supreme Count decide, under the act of 1888, that the treaty had been violated and that the United States had a right to include it?

Mr. NAPHEN. Yes, we had a right to ignore it.

Mr. PALMERE. Then what is the use of finding fault with China, when we did the same thing?

Mr. NAPHEN. I that fault with her by her deception at the time she refuse! to ratify the treaty. We were acting in good faith with her at the time, and expected a ratification of the treaty.

Mr. PALMER. I do not think the United States is in a position to fing rocks at China about violating iteraties. I amin tayor

of this bill, but I'do not think we are in a better position in that regard than Ohins. Much reference is made to the transfes with China. It is claused

that they are of great penent to us. Mr. Fish, Secretary of State, in his letter to Mr. Romaroft, dated

Mr. Fish, Secretary of State, in his letter to Mr. Remerch, facted August 31, 1869, said:

The treaty negotiated by Mr. Burlingsmeared his colleagues — come collective from Ching and placed that power in theory on the sime differential footing with the sections of the Western World. It recognizes the importal Coverament as the power to without our great further somewhat rivideys. — Williads content to internetional initialization conferred by former treaties from Burnopan and American functionals; ever the properties and personal of their country are in recognizes at the sains time let or invital integrity of China and properties mich as insidiction from Burnopan and American (saidction from Burnopan and American Charled Cover the properties and personal at Cristial purpose.

Mr. Bryand, Secretary of Elate, placed a true estimate on them. In his letter to Mr. Cheng Esso, February 18, 4880, he smil:

To som up as the treaties gived, American citizent too of diplomitte or comments into my recent to China for trade for mydeats, or as feedfort, and then may to contain exactfully limited localities, maying der regard to the collection of the poole in the location thereof. If the citizens of subjects of any other power should be premised of the propiet in the location thereof. If the citizens of subjects of any other power should be premised of the or prefer to the foothers.

Scoretary Bayard placed a correct estimate on the then existing

Scoretary Bayard placed a correct estimate on the then existing instates.

Scoretary Bayard placed a correct estimate on the then existing instates.

No extent rights were granted to us by China under the treaty of 1891. Under Article V of thist treaty China was given a right to enforce regulations for the registration of skilled and unskilled laborers who are chizens of the United States residing in China, and the United States was obliged to furnish the Government of China annual reports showing the full name, age, occupation, and residence of all other citizens of the United States, including missionaries residing within and without the treaty ports of China.

Article V reads as follows:

Corrected May 5, 132, as amounded by an act approved Towenber, 1, 168, required all Unities Islands having by an act of the United States before the passage of the article within the belimits of the United States before the passage of the article within the best of the registration, incontroll not expected to the accordance to be registred us in add acts provided with a riew of allowing them better protection, the Chinese Government of the United States recognizes the light of the Government of China to make an enforce intuiting investigation for the registration, incontroll not come; and enforced intuiting laws on templations for the registration, incontrol to make an enforcement of such acts, and recipascally the Government of the United States in China, whether registration is within a without he areaty pasts.

And the Government of the United States in China registers of the pasts are all and are income for united States and their registers of the pasts, whether it will remain a second the united States of China to place of verification and the make an area of China, not past for the residence of all other affects of the United States areading or travoling in China to the and other affects of the United St

over diplomatic and other afficers of the United States residing our traveling in Choice upon efficial business, together with their body and household herents.

Mr. PALMER. Since 1844, when the first treaty was negotiated with China, it has been altered four times, and every time of the treaty granted consent. In 1888 China refused consent to ratify that treaty.

Mr. NAPHEN. China did not send answer of reducal. The answer was that the treaty needed further consideration.

Mr. PALMER. The point I want to make is this. That in the beginning of our treaty relations every time this treaty has been aboved a time that treaty has been aboved a time been wrong from China. Under the treaty of 1889 we granted fires and aminated inningration to Chinese albeits, and agreed to respect the Chinese and not interfere with the internal affairs.

Mr. NAPHEN. We had no right to absolutely prohibit, but it the coming to the United States or residence of Chinese laborous into affected, or threehened to affect, the interests of our country or endanger the good order of any locality, we find a right to limit or suspend such coming or residence in a reasonable mainer.

Mr. PALMER. And sever intend the treater has been as a comment.

manner.

Mr. PALMER. And every hims the treaty has been changed it has been changed at the request of the United States against the wish of Chine. Is not that true?

Mr. NAPHEN. We were justified. Self-protection demanded it such time. And self-protection calls for the passage of the bill now before us.

the san time. And self-protection calls for the passage of the fall now before us.

Mr. PALMER. I agree with the gentleman as to that.

Mr. NAPHEN. I desire to call the attention of those who oppose this fall on the ground that they anticipate much from our trade with China to a communication of Consol-General Jevalgen; from Shanghai, to the State Department on the question of Asiatic competition in the great manufacturing industries of the world. He informs as that—

Geods manufactured in India, Japan, and China are now in the Asiatic markets: * * * Online and Japan can now insunfacture goods that will seriously compact in focation markets with our manufacture goods. The manufacture ground skill of the American indones feet so that in the borne nor total to the or the consequence. I have not folled been our manufactures will be one of the consequence. I have not folled

to consider that civilization will increase the rounts of the Chinese, but their progress may enable them to supply cheft writts. It is therefore, Chinese competition in Chinese market that is that to be fasted, and each so sunch in our home markets market that is that to be fasted, and each so sunch in our home markets. The success which has strained not exist will like the product of the product of the success which has strained to the companies for similar enterprises classyone in Chine, the product of Chinese for similar enterprises classyone in Chine, the product of the companies of the success which has the product of the companies of the success which has been always to the companies of the success which has been always the products of the success of the subject of the companies of the success of the subject of the success of the in the success of the succe

In another report he interior us that "the poorest families will live on 10 cash uptoe per diam, which at the present rate of ex-change is about a cents."

In this report of the commerce of China we are informed "that

In this report of the commerce of Chine we are informed "think the cotten industry and cotton demend in Chinis are an especially importent subject in considering that country from the standpoint of American commerce. Cotton and cotton goods form the largest item of our exports to China." And the property of the exports to China. In the present form, which provides that the probability of Chinese immigration shall apply to close that the probability possessions since their acquisition, and those who may be hern there hereaften. We have no right to prevent the free transit of any person horn in the insular possessions before an admicillable therein the free transit of any person horn in the insular possessions whose persons have a permanent residence and domicils therein; be they mestically our challer possessions are not foreign territory.

should seem innecessary for me to argue that our hostilar posses-sions are not forsign territory.

Mr. Dhief, Justice Marshall and Mr. Justice Story define a for-oign territory to be one exclusively velibout the authority of the United States (see the cases of the boat Klim, 2 Gall., 14, Feber v. United States, 1 Story, 1; the ship Adventure, 1 Brook, 285–241), and this decision is sustained by a long line of decisions and by numerous authorities on constitutional law.

In the recent case of Do Linna w. Bidwell (182 United States, 1), Mr. Justice Brown, who delivered the common of the court, styre.

says:

From a feature of the decisions of this court, the instructions of the Executive Departments, and the above note of Congress, section 2 of the Conservative Departments, and the above note of Linguistics locker, to the present that there is no shred of authority, execut the dictim in Monling of Pages (precidently coverned in Gross et Eurosay). This a district exist in any in the possession of the United States romains for any purpose a foreign country.

Mr. Clrark. Will my colleague on the committee answer one

Mr. CLARK. Will my colleague on the committee suswer one question?

Mr. NAPHEN: Cortainty.

Mr. NAPHEN: If the Philippine, Islands are a part of the United States, does it not necessarily follow that Congress has no power to restrict the free locomotion of citizens of the Philippine Islands, just as it has no right or power, to restrict the free locomotion of any other citizens of the United States?

Mr. NAPHEN. May I ask my colleague a question? When he speaks of "citizens," does be mean those born there stoce or those who were subjects of Spain at the time of the acquisition and distinction to be drawn.

Mr. OLARK. I mean those who were subjects of Spain at the time of the acquisition and the constitute of the acquisition and the man of the acquisition and the new way there is an important and the new of the acquisition and did not preserve their allegiones to Spain at the time of the acquisition and did not preserve their allegiones to Spain at the time of the acquisition and did not preserve their allegiones to Spain at the time of the acquisition and did not preserve their allegiones to Spain and the paraceled in their natural rights under the Constitution. Those who were been allegiones to Spain and the possessions, whose parents have a permanent residence therein, are citizens of the United States. Does that answer the gentleman's question?

seps of the United States. Does that answer one consecute of question?

It, CLARK, Yes, sir.

At: BARTHETT. If the proposition of the gentleman from Mussachusetts be true, that they became citizens of the United States, there have do by east any authority from the Constitution of the United States to prohibit those people who by the farms of the weeks a leasure titizens of the United States from coming to this summer is of the ways a leasure words, from going from one part of the United States is attacked. United Styles Propreher:

Mr. NAPHEN. The rights fresh to are given to them by the Constitution. In the case of De Lime v. Bidwell (183 U. S., 1) the court said:

Whatever may be finally decided by the Americans as to the status of the islands and their substitutes, it does not follow in the meantime, awaiting that decision, that people are in the motion of personal rights proported by the provisions of our Constitution and subject to merely arisinary control of Congress.

old Concress.

Mr. BABTLEFT. I want to keep them out, but I want to

Mr. BARTLETT. I want to keep them out, but I want to know how to do it.

Mr. RAPHEN; Permit me to call your attention to the latter part of Article IX of the Treaty of Paris, and perhaps you will see the distinction.

Mr. KLEBERG: Well, they could still come here under the Constitution of they are didzens of the United States.

Mr. NAPHEN, Under the latter part of article I the divil rights and political attains of the native inhabition is of the territories hereby ceded to the United States shall be determined by Congress. A man has three rights. He has his inhabition fight, he has his civil right, and has three rights. He has his inhabition if the territories hereby ceded to the United States shall be determined by Congress. A man has three rights. He has his inhabition light, he has his civil right. This exclusion is contained within his natural rights; and I have not touched the avil or political rights yet; even should it be said under this section that we had a right to define what the civil rights and political status of the native inhabitionis were. I say they can not apply to those that wene born there since or who were then unityed residents of the insular possessions.

Mr. Bartlett. May I sak the gentleman if he does not consider a natural inalgenable right of every American citizen to go where he pleases and to have equal protection of law and Constitution of the United States.

Mr. RAPHEN. Certainly, sir; and I am coming to that, and that is just the reason I am not in favor of section 3 in its present form.

Mr. Bartlett, Then I think you and I agree.

Mr. BARTLIGTT. Then I think join and I agree. Mr. RIEBERG. That is all right. Mr. NAPHEN. I do not agree with my collection in part of ection 3

section 3.
Mr. BARTLETT. Internderstood your position. Of course the gentlemen has read the decision of Justice Brown in the cole-brated Downes and Ridwell case, which disousess somewhat the

same propositions.

Mr. NAPHEN: It is discussed in all of the cases.

Mr. BARTLETT. In which he says, enumerating the natural right of people in these islands:

nghis of people in these lesiands:

That the inhabitarits of these territories are subject to an unrestrated power on the part of Congress to deal with their upon the theory that they have no rights which Congress is bound to respent.

Mr. NAPHEN. That is what I say, It is claimed by some that Congress brought the Conslibation there. It want there of its own force.

that Congress brought the Constitution there. It went there of its own force.

These persessions are a part of the domain of the United States and our dominion extends over them. Our Constitution has been stretched under the implied power doctaine. Instead of a power confining and restricting the power of the Government, it has come to be regarded as a document in which the Government can find a warrant for the exercise of any power, but the most strential as a document in which the Government can find a warrant for the exercise of any power, but the most strential advocates of this doctains will not clean that a person born in our insular possessions since our acquisition of same, he being subject to our jurisdiction, can be denied his personal rights are cent he forfest than for a crime.

Those rights are life, liberty, and property. His right of storty permits him to go to say part of our Republic and, work there. This can not be denied him, and it reads on the same principle at his right to free epoch, and his right to worship God according to the dictates of his conscience. If we claim the right to arbitrarily deprive him of one of those, then we can deprive him of ill. Indge Day, who was one of these commissioners, and who knows well the spirit no well as the letter of the treaty in an address before the Michigan Bar Association, since the signing of the treaty, said:

Whatever the power of the American Covernment under the Consideration, the American people through their Executive and Representative; is, Congress may be trusted to see that their executive and Representative; is, congress may be trusted to see that their executive for which they define the underlying principles of freedom and liberty for which they define cought and for which they are the good to the property of the property which should for my property which should be relegated by the people from payor to discussive.

It may be arged that under the treaty Congress has a right to determine the civil rights and political status of the mative inhabitants of the territory celled. That referred to the mative inhabitants thun there, and not to those who have been form theresines or may be born there hereafter. The Constitution takes were of their status.

Usually when territory comes by ression or amegation to a country the terms of the treaty determine the status of the people under their new master. But when we apply this proposition

to the United States the terms of the treaty must not run contrary to the Constitution, the fountain head of our Government. Mr. Justice Cooley, in his work on Constitutional Law, says:

The Countient of percentials to treaty or community it wolker changes with the more does it in theory bond to the force of circumstances.

Therefore, we hold our insular possessions under sufficiely from the Constitution, and must be governed according to its forms. the Constitution and miss of governed according to 103 terms. You can not yield a or set useds a single sentence or clause under my circumstances. If we admit that Congress can do this then the whole instrument falls to the ground and there would be no Constitution and no Congress. The Constitution creates Congress, and to say that Congress is greater than its creator and can act outside and beyond the power which the Constitution gave it is a proposition repugnant to law and to common sense. Mr. Justice Colley says:

is in influence to graph that the executives for personal literary which are incorporated for the Constitution were interested at the Constitution may be not constituted or personal literary which are incorporated in personal who might be within its jurisdiction and when our constitution is a superfect of the Territories, as well us either of the Endes, may claim the peaces of their protection.

one any and all persons who might be within its jurisdiction anywhere, and that others of the Tearstonies as well as citizens of the States; may claim the benefic of their protection.

The same Constitution which governs as bere must, of course, govern the people in the shaular possessions. Every prohibition which binds Congress here binds it there. Inberty can not mean one thing here and something else there. As I have shown, these possessions are as much a part of the domain of the United States in the Territory of Alaska. Congress may artend political privilleges according as in its judgment the people shall be found to be capable of exercising, then, but at all times the Constitution is there, every clause of it. By virtue of the first clause of the fourteenth amendment of the Constitution, a child born in the United States, becomes at the time of the parents of Chinese descent, who have a permanent dominile and residence in the United States, becomes at the time of his birth a cibizen of the United States, becomes at the time of his birth a cibizen of the United States.

In the case of Cross of Harrison (16 Howard, 201) it is said California by ratification because a part of the United States, incomes and if a part of the United States, from the Constitution for the United States of America. If Congress cold extend the Constitution to day, it could take it away to morrow, for the power to repeal is incident to the power to ensatt. In holding and governing our insular possessions no clause of the Constitution which has thrown its protecting mantle over them can be violated, ignored, or set aside, no matter while the innergency or what the motive which prompted the act. The same right which its guarantees as is their also. We can not by legislative action discriminate against persons from in our insular possessions, atter the ratification of the treaty so as to exclude them from their statud, ovil, or political rights. [Loud applanes].

Mr. HITE. Mr. Chairman, I yield to the gentleman from the prince which p

How and why this policy originated may be learned from a prief review of the relations of the United States and China.

Our first breaty with China was negotiated in 1844.

In 1857 Great Britain and France mytical the United States to compel in an armed demonstration against China in order to compel that nation to grant additional commercial privileges. Following the long established policy of avoiding all entanglements with foreign countries, which was ington recommended, the invitation was declined.

In 1858, by friendly negotiations the United States secured from China all the advantages that Creat Britain and France obtained by an armed occupation of Palin.

In 1868 additional articles were igneed upon, accurring greater privileges to citizens of the United States in China, recognizing the autonomy of the Empire, disavowing any intention of interfering in its internal affairs, prohibiting the cooly contract system, granization of the Empire, all avoid the cooly contract system, granization of the first and milimited immigration of Chinese subjects into the United States, and extending to them the treatment accorded to the mont-favored nations.

The opportunity to find work, accorded by the construction of the Pacific railroads, brought some hundreds of thousands of Chinese laborers to this country. They were brought under combacts made by Chinese companies, which included is provision for their return in a given number of years, if hiving, and a removal of their remains to Chines for hurdy if dead.

Difficulties gross believes mative and Chinese laborers, riots occurred in which many of the Chines in particular as were killed, and the Government fattollities to a volume immigrants were killed, and the Government fattollities to a volume in a given much of the finese incompany.

Difficulties are a betypen there are constructed and curred in which many of the Chinese immigrants were killed, and the Government felt-obliged to pay Chine large sums of money as

namages. In 1899 a commission was dispatched to China for the purpose of negotiating a modification of the treaty of 1868 with respect to restricting the immigration of Chinese Isborars, which was successful China reluctently consenting.

In 1888 another effort was made to obtain further concessions.

In 1888 another effort was made to obtain further concessions, which was, unsuccessful, when Congress, passed an act which violated the treaty of 1860. Nevertheless the Supreme Court held the set to be within the power of the Government.

In 1806, for the fourth time, the Chinese consented to negotiate a new treaty of innigration, which took the place of the treaty of 1880, modified the not of 1888, and allowed, chinese laborers, lawfully in the United States to visit China and return, under cortain restrictions. That breaty, which was limited by its terms to ten years, with the net of 1898, which expires by limitation in May of this year (which regulates the coming and going of resident Chinese), are the laws now in force upon the subject of Chinese inmigration.

The policy of the Government from 1898 to 1894 has been nodiled from free immigration in 1808 to 1830 to 1830 to 1837, restriction, from 1888 to 1839, exclusion, and from 1892 to this time, prohibition.

1688 to 1895 there was free immigration; from 1894 to 1818, restriction; from 1883 to 1893, exclusion; and from 1893 to 6418 time, prohibition.

This question is, "Shall this policy be definitely and finally adopted and laws passed declaring is free from any time limits."

The reasons urged for the exclusion of the Othnese are that they are an utdespriate the same of the conditions; subsite on an astorishingly small allowance of food; that they can work and live under the most undeverable conditions; subsite on an astorishingly small allowance of food; that they are not bendened with families to support, and are there for allel so undertide to there who have vives and children, that they are around the contact the same of the conditions; subsite on an astorishingly small allowance of food; that they are around in character and families in religion; that they only purpor is to earn asspecially as yeas and children, that they only purpor is to earn asspecially as yeas and children, that they only purpor is to earn asspecially as the same in interest in building up society, supporting schools or churches, or in this success of free institutions; that no free-born and self-respecting laboring man can maintain himself and his family in composition, with Chinese laborers. They are "aliess from the commonwealth of freed and strangers from the covenants of promise."

The political economist urgus that the laborer who can produce value to the extent of \$3 per diem and who can emission adollar in living, especially it the first takes his earnings out of the country to be expended elsewhere.

This stakesman contends that the purpose his hearnings out of the country to be expended elsewhere.

The stakesman contends that the purpose his promise. The forther of the first had all the purpose of the first had the purpose of the first had all the purpose of the first had been all the purpose of the first had the country to be expended elsewhere.

The stakesman contends that the purpose of his propose, and the purpose of the fir

Whatever tends to cheapen, degrade, or dehase labor should be forbidden in the interest of capital, labor, and the state.
Across the sear, but within a few days, journey, lies a land in which 400,000,000 human beings, nearly a third of the population of the globe, struggle for the bare necessities of life. Forty contrains of foil, privation, and starvation have hard a race with a power to work with little food or rest, with a perseverance that no Concusian men can equal; a race without morals or sensibility, calm, secretive, persistent, and service, with quickened intellectual power enabling them to copy, imitate, and become proficient in any works subsisting on a few handfuls of rice, taking no account of heat, cold, times, os seasons; having no recreations librat acronic victous; stoles in practice and fatalists in belief. Of them millions die of storyation binually; being mable by the severest tool time are are the few mouthfuls of food upon which they could subsist.

snosse. Shall the United States open her ports and let them in? Shall the workers of this land as put into hopeless competition with the

awarming millions of China? Shall the standards of citizenship belowered, the wages of labor decreased, the opportunity for educating children diminished; our cruty of workers reduced to the necessity of adapting them-selves to the staryed condition of a stryle oriental race, and the

selves to the starved condition of a strylle oriental race, and the body politic be infected with the leprosy of Eastern vice?

To those who fly from the persecution of tyrants, if they are industrious, law-abiling, and God-fearing, and if they seek homes and citizenship in this fair land of opportunity and friedom; if they fome to cast in their lot with us, renuncing all ellegizate to foreign princes and potentakes, to kelp in building up the great Republic, the gates should not be closed. For the anarolist, who would destroy all government; the paper, who would become a burden to the industrious; for the crimial, flexing from punishment for orimes committed, and for the change from punishment for crimes committed, and for the claim of the crimes coming in large numbers would tend to lower the standard of citizenship, leasen infelligence and impair virtue, and therefore weaken the support upon which the perpetuity of the Republic depends, we have no room. heve no room.

heve no room.

O Ederty, white godders: Is it well
To learn the gate anguarded? On thy breast
Fold sorrows children, esother the hurts of late,
Litt has downstooden; but will bend of steel:
Stay these who to thy sacred periods came
To waste the gifts of freedom. Have a care
Leat from thy brow the chuptered stars no toin
and trumpled in the dust. For so of old
The browning Goth and Vandal trumpled Rome,
And where the tamples of the Casars about
The lean well rannolested rands have late.

Houd applicated.
Life CLARK, Mr. Chairman, I sak unanimous consent to
extend in remarks somewhat by inserting certain matters that I
just referred to.

just referred to.
The CHATEM AN. The gentleman from Missouri asks unant-mous consent to extend his remarks in the Record. Is there

objection? There was no objection. Mr. HITT. Mr. Chairman, I move that the committee do now

The motion was agreed to:

The motion was agreed to:

The committee accordingly rose; and Mr. Dilizair, the Speaker pro tempore, having resumed the chair, Mr. Modor of Massachneetts Chairman of the Committee of the Whole House on the state of the Union, reported that that committee had had under consideration the bill H. R. 18081 (the Chinese exclusion bill), and had come to no resolution thereon.

CUSTODIANS OF DOCUMENTS.

Air. BULL. Ar. Speaker, I am instructed by the Committee on Accounts to report the following privileged report. The Clerk read as follows:

The Cherk read as follows:

Respond That there shall be appointed by the Speaker of the House of Representatives for persons whose duty it shall be, under the direction and empervision of the Superintendent of the Outled Buildings and Grounds, to properly arrange and temperatly be the sustediate of the documents formed by the first period in the gallery of Statusty Bulland now in the old library mass, and persons to be paid out of the contingent fund of the House at the latter of 1900 for month.

The following emendment recommended by the committee was

At the end of the resolution insert the word "cach."

The SPEAKER pro tempore. The question is on agreeing to the amendment.

the amendment was agreed to.

The amendment was agreed to.

The SPEAKER pro tempore. The question now is on agreeing to the resolution as amended.

The resolution was agreed to.

CLEEK TO COMMITTEE ON EXPOLIED BILLS.

Mr. BULL. Mr. Speaker, I am instructed by the Committee on Accounts to report the following resolution.

The Clerk read the resolution, as follows:

The Clerk read the resolution, as follows:
Resolved That the chairman of the Committee on Europe of the late of the first in the index of the Europe of the late of the first in the rate of the shall be paid but of the contingent find of the first in the rate of the particular of the in present season.

Mr. BARTLETT. Mr. Speaker, I desire to say that this is the usual resolution passed usually a month before this time by the Countities on Europe desired the same thing that has been done not only in this Congress, but an every preceding Congress of which I have been a member, and those before. It is the usual thing new, it is the usual thing, except that it comes a month later they before. The SPEAKER pro tempore. The question is on agreeing to the resolution.

ปกควารตไทย์กา The resolution was agreed to:

CHARLES E. GLYNN.

Mr. BULL. Mr. Speaker, I also submit the following resolu-tion from the Committee on Accounts.

The Client read as follows:

The Client read as follows:

Review That there is paid on to the confinent fund of the Cours to

Review That there is paid on to the confinent fund of the Cours to

Review That there is paid on the confinent funding to Albard D. Shrye,

Index manner of Congress from the Twenty-fourth district New York, the

sum of \$33.70, and so view being rendered from February 1 to Belgrary 10,

1001, isolutive.

Mr. BULL. There is a substitute for that: The Clerk read the substitute, as follows:

Revolved. That the Cherk of the Borne be, and he is hereby, anthorized and directed to may out of the contingent fund of the House, miscallengous from 1001, to Charles E. Glynn the mun of \$5.70, being the amount due said Glynn for pervices remarked as lieft to the find Albert D. Shaw, Representative elect to the Fifty-seventh Congress, who died while a member of the Fifty-six and a waylog barring been performed from February 1 to Fobreary 10, 1801, inclusive.

The SPEAKEE pro tempore. The question is on agreeing to the emissionte in lieu of the original resolution.

The substitute was agreed to.

MESSAGE FROM THE SENATE.

A message from the Senate, by All: Platt, one of its clerks, amounised that the Senate had passed without amendment the the following resolution:

Hausa renemerant resalution (a

House concurrent resolution (a. Resolution of the House of Representatives (the Sente containing). That there he appointed a committee by the President protections of the Sente and the Speaker of the House to attend the carmonics incident in transfer of the remines of Sen. William S. Resourant from Alliaria to the content at Arlington, and committee to be a joint committee of the two Houses. EMBOLLED BILLS PRESENTED TO THE PRESIDENT OF THE UNITED STATES.

Mr. WACHTER from the Committee on Enrolled Bills, re-ported that they had presented this day to the President of the United States for his approval bills of the following titles: H. R. 1503. An act granting an increase of pension to Michael

Fairell: H. R. 1878. An aof granting an increase of penalon to La Myra V. Rendig: H. B. 6010. An sof granting an increase of pension to William.

J. Overman H. R. 5918. An act granting an increase of pension to Thomas

Bliss II. ft. 2267. An act granting an increase of pension to George

H. R. 254F. An act granting an increase of pension to Issac H.

Crim; H: R. 6438, An act granting an increase of pension to Matthew C. Medbory; H.R. 1848. An est granting an increase of peneion to Joseph.

H R. 5227. An act granting an increase of pension to William.

H. Mackey: H. R. 1275, An act granting an increase of pension to Charles H. R. 7250. An act granting an increase of mension to Margaret.

Hondry; H. R. 6687. An ect granting an increase of pension to Lorenzo

H. B. 8275. An act greating an increase of pension to William G. Johnson: H. R. 1199. An act granting an increase of pension to Albert S.

H. R. 1988. An eat granting an increase of poneion to Helen V.

H. R. 725. An act granting an increase of panelon to Joseph B. Arbangh; H. B. 800. An act granting an increase of pansion to James P.

H. R. 1714. An act granting an increase of pension to Levi H.

Winslow: H. R. 1014; An not granting an increase of pension to William R. Armstrong:

Arigel Island Immigration Station Foundation agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Angel Island Immigration Station Foundation

-:::



Proudly consists of:

APA Family Support Services API Legal Outreach Asian & Pacific Islander Wellness Center Asian Law Caucus, Inc. Asian Neighborhood Design, Aslan Pacific American Community Center Brightline Defense Project Center for Asian American Charity Cultural Services Center Chinatown Community Development Center Chinese Cultural Center of San Francisco Chinese for Affirmative Action. Chinese Historical Society of America Chinese Newcomers Service Center Chinese Progressive Association Community Youth Center Donaldina Cameron House Fitipino Community Center Filipino-American Development Foundation. First Voice Gum Moon/Asian Women Resources Center Japanese Community Youth Council Japantown Task Force Kai Ming Head Start Kimochi, Inc. NICOS Chinese Health Coalition Mihonmachi Street Fair Northeast Community Credit: Union. Northern California Cherry Blossom Festival. OCA SF-Asian Pacific American Advocates Richmond Area Multi-Services Samoan Community Development Center Self-Help for the Elderly South of Market Community Action Network Southeast Asian Community Center The YMCA of San Francisco-Chinatown Veterans Equity Center Vietnamese Youth Development Center Visitacion Valley Asian Alliance West Bay Pilipino Multi-Service. Wu Yee Children's Services.

JOINDER IN SUPPORT OF RENAMING JULIUS KAHN PARK

API Council agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kalin Park.

API Council is a 45-member citywide coalition that advocates for the equitable policies and resources on behalf of the API communities. Our 45-member coalition serves over 350,000 API residents alone in San Francisco.

API Council
Call by
(ally W
By: Cally Wong
Its: Director

JOINDER IN SUPPORT OF RENAMING JULIUS KAHN PARK

Asian American Bar Association agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and Joins them in full support of the renaming of Julius Kahn Park

Asian American Bar Association

By:

Its:

011117048

139331998:1

Asian Law Caucus agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Asian Law Caucus

139332026.1

JOINDER IN SUPPORT OF RENAMING JULIUS KAHN PARK

The California Asian Pacific American Bar Association (Cal-APABA) agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

CALIFORNIA ASIAN PACIFIC AMERICAN BAR ASSOCIATION

By:

Its: President



1525 Grant Avenue San Francisco, CA 94133 TEL 415.984.1450 FAX 415:362.7992 TTY 415.984:9910 www.chinatowncdo.org

JOINDER IN SUPPORT OF RENAMING JULIUS KAHN PARK

Chinatown Community Development Center agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Chinatown Community Development Center



CHINESE CHAMBER OF COMMERCE

730 Sacramento Street, San Francisco, CA 94108

(415) 982-3000 Fax: (415) 982-1720

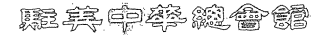
JOINDER IN SUPPORT OF RENAMING JULIUS KAHN PARK

Chinese Chamber of Commerce agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Chinese Chamber of Commerce

By:

Its: KITMAN CHAN, PRESIDENT



CHINESE CONSOLIDATED BENEVOLENT ASSOCIATION

"Chinese Six Companies"

The Official Representative Association of Chinese in America
843 STOCKTON STREET • SAN FRANCISCO, CALIFORNIA 94108
TEL: (415) 982-6000 • FAX: (415) 982-6010

April 25, 2018

Supervisors: Sandra Lee Fewer, Catherine Stefini and Norman Yee 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Dear Supervisors.

The Chinese Consolidated Benevolent Association strongly supports a resolution of the Board of Supervisors to direct the San Francisco's Recreation and Park Commission to eradicate the name, Julius Kahn's from the Julius Kahn Playground.

Due to former Congressman Kahn's advocacy in the permanent extension of the Chinese Exclusion Act and his introduction of H.R. 13031which gained quick passage through the House of Representatives prior to moving on to the Senate for approval.

As San Franciscans, we should be able to enjoy our public parks and have equal access to facilities provided by this great City by the Bay regardless of the color of our skins or ethnicities, without the stigma of a racist name.

Sincerely,

CHINESE CONSOLIDATED BENOVOLENT ASSOCIATION

Stephen Leung President



舊金山中華文化基金會

Chinese Culture Foundation of San Francisco

Dedicated to elevating underserved communities and giving voice to equality through education and contemporary art

April 12, 2018

Chairperson Minna Tao

Vice Chairs Wai-ling Eng Sherman Tang Alfred Tom

Secretary Shannon Yip

Treasurer George Mak

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Ben Chof
Helen Y. H. Huli, Esq.
Thomas Klitgaard, Esq.
Ryan Lee
Laurene McClain, Esq.
Mark T. Ng
Warren-Seeto
Cecilia Sze
Garry K. Wong

Executive Director Mabel S. Teng

Global Art Council Hou Hanru Mami Kataoka Pi Li

Art Advisory Board Terese Tse Bartholomew Tatwina Chinn Lee Manni Liu Gang Situ Süpervisor Sandra Lee Fewer. Süpervisor Catherine Stefani Süpervisor Norman Yee

City Hall, 1 Dr. Carlton B. Goodlett Place

San Francisco, CA 94102

Dear Supervisors Fewer, Stefani, and Yee,

On behalf of Chinese Culture Center, we are writing to support a resolution of the Board of Supervisors directing the Recreation and Park Commission to remove Julius Kahn's name from Julius Kahn Playground.

Chinese Culture Center (CCC), under the aegis of the Chinese Culture Foundation of San Francisco is one of the leading and most prominent cultural and social centers in the city of San Francisco. Our mission is dedicated to elevating underserved communities and giving voice to equality through education and contemporary art. Our work is based in Chinatown and San Francisco's open and public spaces, and other art institutions.

Creating welcoming and safe spaces is important to all San Franciscans. During his time, Congressman Julius Kahn promoted and institutionalized facist and exclusionary policies in our country. To continue referring to the park named after him means that we continue to promote exclusion and racism. Since this is not the kind of community we are promoting, his name should be removed and replaced with a new name that is the result of a community process.

We join the Chinese Historical Society of America and others in respectfully requesting that you introduce a resolution directing the Recreation and Park Commission to remove his name from the playground.

Sincerely,

Chinese Culture Center

Marker & 124

By Mabel Teng, Executive Director By May Leong, Deputy Director

cc: Phil Ginsburg General Manager

Recreation and Park Department

President Mark Buell Secretary Margaret McArthur Recreation and Park Commission

750 KEARNY ST., 3RD FLOOR, SAN FRANCISCO, CA 94108 T.(415)986-1822 | F. (415)986-2835 | W.www.cccsf.us | E.info@cccsf.us



舊金山中華文化基金會

Chinese Culture Foundation of San Francisco

Dedicated to elevating underserved communities and giving voice to equality through education and contemporary art.

Chairperson Minna Tao

JOINDER IN SUPPORT OF RENAMING JULIUS KAHN PARK

Vice Chairs Wal-ling Eng Sherman Tang Alfred Tom

Secretary Shannon Yip

Treasurer George Mak

Board of Directors Daniel Cheng Ben Choi Helen Y. H. Hul, Esq. Thomas Klitgaard, Esq. Ryan Lee Laurene McClain, Esq. Mark T. Ng Warren Seeto Cecilia Sze Garry K. Wong

Executive Director Mabel S. Teng

Global Art Council Hou Hanru Mami Kataoka Pi Ui

Art Advisory Böard Ferese Tse Bartholomew Tatwina Chinn Lee Manini Liu Gang Situ Chinese Culture Foundation of San Francisco agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Chinese Culture Foundation of San Francisco

By: Mahel S. Fly

Date: April 12, 20/8

Mabel Teng, Executive Director

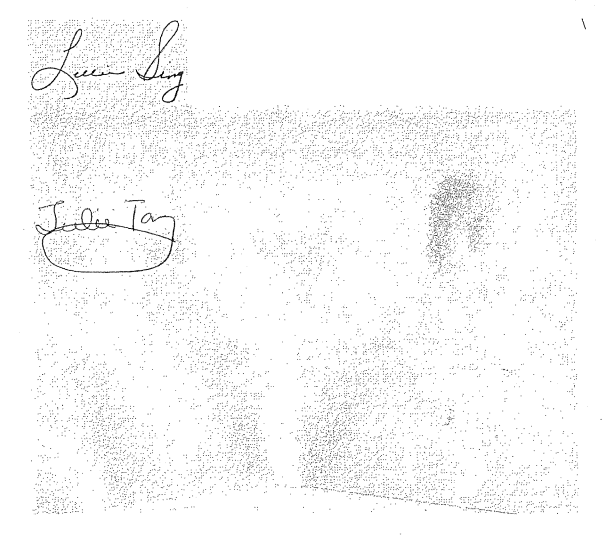
May Leong, Deputy Director

Date:

750 KEARNY ST., 3RD FLOOR, SAN FRANCISCO, CA 94108
T (415)986-1822 | F (415)986-2835 | W www.cccsf.us | E.info@cccsf.us

COMFORT WOMEN MEMORIAL FOUNDATION agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

COMFORT WOMEN JUSTICE COALITION
Judge Lillian Sing, ret
Judge Julie Tang, ret.



The Community Youth Center of San Francisco agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Community Youth Center of San Francisco (CYC)

By:

Its:



Edwin M. Lee Asian Pacific Democratic Club agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Edwin M. Lee Asian Pacific Democratic Club

Ву:

Its:

Japanese Community Youth Council agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Japanese Community Youth Council



Japanese Cultural and Community Center of Northern California agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Japanese Cultural and Community Center of Northern California

139332100.1

JAPANESE CULTURAL AND COMMUNITY CENTER OF NORTHERN CALIFORNIA 1840 Sutter Street, San Francisco, CA-94115 / 1. (415), 567-5505 / 1. www.jcccnc.org



Jewish Community Relations Council agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

JEWISH COMMUNITY RELATIONS COUNCIL

By: Its:

JEWISH COMMUNITY RELATIONS COUNCIL

of San Francisco, the Peninsula, Marin, Sonoma, Alameda and Contra Costa Counties 121 Steuart Street, Ste. 301, San Francisco, CA 94105 | Ph: (415) 957-1551 | info@jcrc.org | www.jcrc.org

Pursuing a Just Society and a Secure Jewish Future

Kimochi, Inc., agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Kimochi, Inc.

By: Attual

Its: EXECUTIVE DIRECTOR

From:

Vince Courtney

To:

Low, Allan E. (SFO); Theresa Foglio

Cc:

Zhang, Linda (SFO); Quock, Lindsey (SFO); Chang, Kathy (SFO)

Subject: Date: Re: LIUNA Local 261 Joinder in Support Wednesday, May 2, 2018 12:46:03 PM

Commissioner Low:

JOINDER IN SUPPORT OF RENAMING LIUNA LABORERS' LOCAL 261

LIUNA Laborers' Local 261 agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

LIUNA Laborers' Local 261

By: /s/ Vince Courtney



Monica Padilla Interim President, Board of Directors Joseph F. Martinez Executive Director

May 10, 2018

Perkins Coie LLC Allan Low, Partner 505 Howard Street, Suite 1000 San Francisco, CA 94105

Dear Allan,

JOINDER IN SUPPORT OF RENAMINING JULIUS KAHN PARK

MISSION CHILD CARE CONSORTIUM, INC. agrees with the letter of the Chinese. Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Sincerely,

Jøseph F. Martinez Executive Director

4750 Mission Street, San Francisco, CA 94112 [Plephone: 1415] 586 - 6131

National Japanese American Historical Society agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

National Japanese American Historical Society

By:

Its:

Nihonmachi Street Fair agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018; and joins them in full support of the renaming of Julius Kahn Park

Nihonmachi Street Fair

Its:

139527217.1. :

Charles Ferguson, Esq.

3398 Washington Street, San Francisco, CA 94118 * 415:500-1477 * cferguson@energysolution.us.com

April 30, 2018

Supervisor Sandra Lee Fewer City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Catherine Stefani City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Norman Yee City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Re: Renaming JK Playground

Dear Supervisors Fewer, Stefani and Yee:

I am writing in my capacity as President of the Presidio Heights Association of Neighbors.

As you know, the northern boundary of the Presidio Heights neighborhood is the Presidio Wall between the Presidio Gate and Arguello Gate. The Julius Kahn Playground is situated directly on the other side of the Presidio Wall from Presidio Heights midway between the two gates.

For as long as anyone can remember, JK Playground has been used extensively by countless children who have grown up in Presidio Heights. The main building at the playground was built because of the generosity of Richard and Rhoda Goldman, two of the most-revered philanthropists in San Francisco, and residents of Presidio Heights for most their long lives. As a parent of two children myself, I think it is fair to say that JK Playground is a vital and necessary part of the character of the Presidio Heights neighborhood. As a 30-year resident of Presidio Heights, a neighborhood consisting of over 800 residences and over 2500 residents (all of whom are automatically members of PHAN by their residency), I can attest to the fact that it is a beloved playground in our community and we hope that it will continue to be a vibrant space for generations to come.

Nevertheless, after careful consideration and discussion, the Board of Directors of the Presidio Heights Association of Neighbors (PHAN) does not oppose the removal of Julius Kahn's name

PHAN/Renaming IK Playground April 30, 2018 Page 2

from Julius Kalin Playground. Furthermore, PHAN recognizes and supports the efforts of the Chinese Historical Society of America and Chinese for Affirmative Action to remove Julius Kalin's name from the playground, and PHAN's board of directors has met with their representative to discuss the matter. Again, we do not oppose the removal of Julius Kalin's name from the playground, and we look forward to being part of the City's conversation to give the playground a new name.

Sincerely,

PRESIDIO HEIGHTS ASSOCIATION OF NEIGHBORS

Ву

Charles Ferguson, President

cc: Vincent Pan, Executive Director Chinese for Affirmative Action

> Jane Chin, Interim Executive Director Hoyt Zia, President Chinese Historical Society of America

Phil Ginsburg, General Manager Recreation and Park Department

President Mark Buell Secretary Margaret McArthur Recreation and Park Commission

Rose Pak Democratic Club agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Rose Pak Democratic Club

By:

Its: President

The Rotary Club of San Francisco Chinatown agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Rotary Club of San Francisco Chinatown

By: Richard Swart

President 2017-18

Additionally, we would like to comment that this decision was unanimous among our membership. Thank you for considering the renaming of Julius Kahn Park.

P.O. Box 29055 San Francisco, CA 94129 Phone: 415.474.1321

mgpappas@sfinterfaithcouncil.org www.sfinterfaithcouncil.org

Michael G. Pappas, M.Div. Executive Director

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Betsy Dodd, Vice Chair Calvary Presbyterian Church

Rabbi Larry Raphael, Treasurer Congregation Sherith Israel

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Fr. Arturo Albano St. Mary's Cathedral

Fatih Ates Pacifica Institute

P.J. Cherrin Mission Minyan

The Rev. Ellen Clark-King Grace Cathedral

Sensei Elaine Donlin Buddhist Church of SF

Richard H. Harris, Jr. Church of Jesus Christ LDS

Hala K. Hijazi, Commissioner SF Human Rights Commission

John McKnight The Salvation Army

Rev. Monique Ortiz Saint Mary and Saint Martha Lutheran Church

Mario Paz Good Samaritan Family Resource Center

Robert T. Phillips The Baha'i Faith in San Francisco

Rita R.Semel, Past Chair Congregation Emanu-El

Rev. Floyd Trammell First Friendship Institutional Baptist Church

Swami Vedananda Vedanta Society

Dr. Mary Wardell University of San Francisco

Dr. Sally Wei Buddhist Tzu Chi Foundation

Fr. Kenneth Westray St. Vincent de Paul Catholic Church

JOINDER IN SUPPORT OF RENAMING JULIUS KAHN PARK

SAN FRANCISCO INTERFAITH COUNCIL agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

SAN FRANCISCO INTERFAITH COUNCIL

By: Michael G. Pappas

Its: Executive Director

May 10, 2018

Self-Help for the Elderly agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Self-Help for the Elderly

Ву:	-	Anni (Thing	
-	•)		

Its: President & CEO



The South Asian Bar Association of Northern California agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

South Asian Bar Association of Northern California

By: Asit Panwala_



199 WEST GARVEY AVENUE, SUITE 201 MONTEREY PARK, CA 91754 WWW.SCCLA.ORG

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EXECUTIVE VICE PRESIDENT STEPHANIE W. TANG

VICE PRESIDENT

TREASURER ELIZABETH YANG

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JUDICIAL LIAISON HON. CYNTHIA LOO

ORANGE COUNTY LIAISON BENJAMIN S. LIN

JOINDER IN SUPPORT OF RENAMING JULIUS KAHN PARK

The Southern California Chinese Lawyers Association agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Signed:

Name: Shirley Wei

Title: SCCLA President-Elect

Date: April 24, 2018

PAST PRESIDENTS
ALBERT C. LUM
NOWLAND C. HONG*
GEORGE S. LEE (1924-1985)
HON. RONALD S.W. LEW*
HON. HARRY MOCK JR. (1932-1986)
WILLIAM L. TAN
DAYLD B. WOO (1939-2016)
EDWARD Y. KU
H.G. ROBERT FONG

HON. GEORGE H. KING*
BRIAN A. SUN*
SANDRA J. CHAN
STEWART C. KWOH*
HON. RONALD LOW*
CAROLYN M. YEE (1949-2011)
HON. ROBERT N. KWAN*
HON. DOLLY M. GEE*

PAMELA G. CHIN*
HON. JOHN K.C. MAH
CURITS C. JUNG*
CHRISTOPHER K.D. LEONG*
HON. ROBERTA M. YANG*
MARY H. CHU*
KENNETH T. FONG*
FRANK W. CHEN*
A. JUSTIN LUM*

WENDY W. CHANG*
PHILIP H. LAM*
HON. BETTY B. CHIM*
HON. ELAINE LU*
WILLIAM L. NIU*
BETI T. BERGMAN
PAULS. CHAN*
CAMILIA M. ENG
ARTHUR M. TSAI

WESLEY L. HSU* KENNETH CHIU CYNDIE M. CHANG STACEY H. WANG FELIX T. WOO

* BOARD OF ADVISORS MEMBER

UNITED PLAYAZ agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

UNITED PLAYAZ

Ву:

CALIFORNIA LEGISLATURE

STATE CAPITOL SACRAMENTO, CALIFORNIA 95814

May 9, 2018

Supervisor Catherine Stefani City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Dear Supervisor Stefani:

We write to support the removal of Julius Kahn's name from Julius Kahn Playground.

As San Francisco representatives, we know that Julius Kahn Playground is a beloved park in the community, and we believe that its name should reflect the community is values. San Francisco welcomes immigrants from all over the world and celebrates their contributions to the community. Our public parks, which are open to people of all ethnicities and backgrounds, should not continue to honor a man who spearheaded the enactment of racist and exclusionary policies against people in our diverse community.

We join the Chinese Historical Society of America. Chinese for Affirmative Action, and the broad coalition of community organizations throughout the City of San Francisco and beyond in calling for the adoption of a resolution directing the Recreation & Park Commission to remove Julius Kahn's name from the playground.

Sincerely,

Scott Wiener,

California Senator, 11th District

David Chiu

California Assemblymember, 17th District

From:

gchinboss@gmail.com

To:

Low, Allan E. (SFO)

Cc:

Quock, Lindsey (SFO); Zhang, Linda (SFO); Chang, Kathy (SFO)

Subject: Date: Re: Julius Kahn Playground Friday, May 4, 2018 8:30:27 AM

"I, Gordon Chin, agree with the letter of the Chinese Historical Society of America dated April 3, 2018 and the Chinese for Affirmative Action dated April 3, 2018, and join them in full support of the renaming of Julius Kahn Park"

Gordon Chin May 4, 2018

Sent from my iPad



This letter serves as support for the Chinese Historical Society of America and the Chinese for Affirmative Action to remove Julius Kahn's name from the Julius Kahn Playground.

Julius Kahn was known for his relentless efforts to exclude Asians from the United States and his most significant contribution was his leadership in making the Chinese Exclusion Act permanent. This Act had a dehumanizing effect on Chinese in America and tore Chinese families apart.

Our parks are a space for everyone in our diverse community and should not honor or bear the name of a man who promoted hatred and exclusion.

I join the San Francisco Chinese Community in full support of the renaming of the Julius Kahn Park.

Sincerely,

Rodney Fong President

Fresident Fong Real Estate Company, LLC 145 Jefferson Street, Suite 700 San Francisco, CA 94133

Telephone: (415) 307-6106

Email: Rodney@WaxMuseum.com

FONG REAL ESTATE COMPANY, LLC

Richard Hashimoto agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Richard Hashimoto

Grace Horikiri agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

/3./32==

Grace Horikiri



May 15, 2018

Supervisor Sandra Lee Fewer City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Catherine Stefani City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Supervisor Norman Yee City Hall 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Re: Julius Kahn Playground

Dear Supervisor Fewer, Supervisor Stefani, and Supervisor Yee:

By way of introduction, I am an attorney who has practiced for 46 years in the Bay Area, currently with the firm of Minami Tamaki LLP in San Francisco. As an active member of the Asian Pacific American ("APA") and legal communities, I have helped found the Asian Law Caucus, Inc., a community-interest law firm, the Asian American Bar Association of the Greater Bay Area and the Asian Pacific Bar of California. In the public arena, I served as an evaluator of judges on the State Commission on Judicial Nominees Evaluation ("CJNE"), as a member of Senator Barbara Boxer's Judicial Appointments Review Committee, as a Commissioner on the Fair Employment and Housing Commission and as the Chair of the Civil Liberties Public Education Fund, appointed by President Clinton. I only cite this background to offer some credibility to my opinions expressed below.

Dale Minami Direct Line: 415.788-2713 Fax: 415.398-3887 Email: May 16, 2018 Page 2

In 1972, I began teaching Asian American Studies at U.C. Berkeley as a Lecturer. One of our first subjects we taught was history including the first discriminatory immigration laws aimed at APA's which, of course, was the Chinese Exclusion Act ("Act"), the first ban on immigration of an ethnic group in the United States. This Act was the genesis of almost a century of discriminatory immigration laws aimed at APA's, including the Japanese and Asian ban in 1924.

When President Trump ordered the immigration ban on predominantly Muslim countries, it was an echo of history and the legal justification for these bans were based on the Chinese Exclusion Acts. Discriminatory laws begat additional discriminatory laws and the victims were all persons of color who were considered "foreign" or "unassimilable" by the powers that be. So the Act reverberated throughout history and bedevils us today, not just as a law which demonizes the "other" but as part of a culture which demeans and degrades people of color and those with other religious values. It is a painful reminder of a shameful past and represents a name which should not be honored with playground name.

I therefore join others in respectfully requesting that the name of the Julius Kahn Playground be changed to remove the disgraceful vestige of history which affected not just San Francisco, or California, or the United States but people who have been and are currently, victims of such discriminatory laws. Thank you for your consideration.

Very truly yours,

MINAMI TAMAKI LLP

Dale Minami

Dole Mer

DM/dm

Sandy Mori agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Sandy Mori

Steve Nakajo agrees with the letter of the Chinese Historical Society of America dated April 3, 2018, and the Chinese for Affirmative Action dated April 3, 2018, and joins them in full support of the renaming of Julius Kahn Park.

Steve Nakajo

BOARD of SUPERVISORS



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-5184 Fax No. 554-5163 TDD/TTY No. 554-5227

MEMORANDUM

TO:

Phil Ginsburg, General Manager, Recreation and Parks Department

Margaret McArthur, Recreation and Parks Commission Liaison

FROM:

John Carroll, Assistant Clerk,

Public Safety and Neighborhood Services Committee,

Board of Supervisors

DATE:

April 25, 2018

SUBJECT:

LEGISLATION INTRODUCED

The Board of Supervisors' Public Safety and Neighborhood Services Committee has received the following proposed legislation, introduced by Supervisor Yee on April 17, 2018:

File No. 180394

Resolution urging the Recreation and Park Commission to remove the name of Julius Kahn from the playground located at West Pacific Avenue and Spruce Street; and to rename the playground to recognize the value of immigrants and multicultural diversity to the City of San Francisco.

If you have any comments or reports to be included with the file, please forward them to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

Print Form

Introduction Form

By a Member of the Board of Supervisors or Mayor

I hereby submit the following item for introduction (select only one):

RECEIVED BOARD OF SUPERVISORS SAMERAMOISCO

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1. For reference to Committee. (An Ordinance, R	esolution, Motion or Char	ter Amendment).	
2. Request for next printed agenda Without Reference	ence to Committee.		
3. Request for hearing on a subject matter at Com	mittee.		
4. Request for letter beginning:"Supervisor			inquiries"
5. City Attorney Request.			-
6. Call File No.	rom Committee.		
7. Budget Analyst request (attached written motion	n).		
8. Substitute Legislation File No.			
9. Reactivate File No.			
10. Question(s) submitted for Mayoral Appearance	e before the BOS on		
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Please check the appropriate boxes. The proposed l	gislation should be forwa	arded to the following	• •
Small Business Commission	outh Commission	Ethics Commis	sion
Planning Commission	Building Inspe	ection Commission	•
Note: For the Imperative Agenda (a resolution not	on the printed agenda),	use the Imperative I	form.
Sponsor(s):		·	
Yee, Fewer			
Subject:	*		
Urging the Recreation and Park Commission to Rem Pacific Avenue and Spruce Street	ove the Name of Julius Ka	hn from the Playgrou	nd at West
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Signature of Sponso	oring Supervisor:	INM	
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