

HOME RULE.

Gladstone in an Eloquent Historical Speech Moves the Bill's Second Reading.

Sir Michael Hicks-Beach Opposes the Motion in Most Forceful Terms.

LONDON, April 6.—The galleries of the House of Commons were full, but the House itself was not crowded, when Mr. Gladstone rose at 3:45 p.m. to move the second reading of the bill to establish Home Rule in Ireland. Mr. Gladstone said the Government had no intention of amending the bill as presented, except in some minor particulars. He earnestly desired to bring home to the House the question of why this great controversy was so and. He did not address the question to the Opposition in a spirit of assumed superiority, but he would rather speak it earnestly upon their hearts and understandings as a matter in which both sides were equally interested.

Primo Minister ignored this remarkable prediction and would not answer the arguments of the men behind it.

His Majesty the King, the proposal for the dissolution of the Union was rejected by the other party to the bargain. The majority of the electors of Great Britain were convinced that Parliament once passed, to take the fatal step now proposed could never retrace its hither plunging the country into the horrors of a civil war. The debate will be continued from day to day until a final vote is reached. The Government has appropriated all the time allowed for the consideration of private bills, and the debate will go on from night to night until Mr. Gladstone and his associates are of the opinion that enough has been said. These debates will be applied. The Government counts upon a majority of not less than fifty on the final vote.

CABLE NEWS.

BRISBANE, April 6.—A special from Kampala, Uganda, dated December 16 last, reports two apparently authentic statements received to the effect that Emin Pasha, the famous explorer, had been murdered by three Masai on the banks of the Nile. The report was not confirmed by the sender of the dispatch in any way, but the argument offered by the opponents of Home Rule, that time and patience would see Ireland pacified without special legislation. Never was there a man the Irish people were so near the acceptance of the Union as during the first twenty-nine years after the act of union had been passed.

CAPITAL NOTES.

Contract Entered into for an Efficient Australian Steamship Service Monthly.

Vessels to Call at the Outer Wharf—Le Grippe Prevalent—Banquet at Kingston.

(From our own Correspondent.) OTTAWA, April 6.—Under the authority of Parliament, granted four or five years ago, the Minister of Trade and Commerce today concluded a provisional arrangement with an Anglo-Australian shipping firm, Huddart Parker & Co., for a monthly steamship service between British Columbia and Sydney, N.S.W. The arrangement was negotiated on behalf of Huddart, Parker & Co. by G. V. Hunter, of Grant & Hunter, shipbuilders, Welland, England, who have built and launched several vessels for Australian firms. The agreement which the Dominion Government has sanctioned has been brought about in a somewhat peculiar manner. Last September Andrew Holland, one of the well-known Senate reporters, went to the Antipodes on a business trip. While travelling on a train between Melbourne and Sydney he entered into conversation with Mr. Huddart, and presently Canadian vessels being spoken of, Mr. Holland mentioned the fact that the Dominion Government had made statutory provision for a subsidy to a direct line of steamers between Canada and the Antipodes. Mr. Huddart pressed with the possibilities of extensive trade between the two countries. Mr. Huddart's firm once made a formal offer to the Dominion Government to run a direct monthly service between Vancouver and Sydney. Due inquiries were made on the part of the Federal authorities, when it was ascertained that there was one of high standing at the Antipodes, running lines of fine steamers between different Australian ports, and the Fiji Islands. New Zealand, Sydney and the Fiji Islands. Mr. Hunter's arrival in this city was three days ago expedited matters, and today a provisional arrangement was practically completed. The arrangement to be performed by two first-class steamers, each of 3,300 tons capacity, capable of carrying 130 cabin passengers, and fitted up with all modern appliances. Vancouver will be the starting point, and will call at Melbourne, Sydney, Brisbane, and the Fiji Islands, and will call at the outer wharf, Victoria, and the Havelock Islands. The service will be performed by two first-class steamers, each of 3,300 tons capacity, capable of carrying 130 cabin passengers, and fitted up with all modern appliances. Vancouver will be the starting point, and will call at Melbourne, Sydney, Brisbane, and the Fiji Islands, and will call at the outer wharf, Victoria, and the Havelock Islands.

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BEHRING SEA.

Sir Charles Russell Shows the Inconspicuous of the United States Arguments.

Carters' Insinuations Against British Good Faith—He Charges Erroneous Interpretation.

PARIS, April 6.—In closing his answer to Mr. Phelps' proposal to exclude the supplementary report of the British Behring Sea Commissioners to-day, Sir Charles Russell contended that the objections of the United States to the report on the ground that it had not been left subject to control or cross-examination applied equally to a large mass of evidence in the United States' master case. Dr. Johnston, four reports made by Captain Hooper, concerning seal life in the Pribilof Islands had been incorporated in the counter case, although these were evidence of the kind to which the United States had objected when it came from Great Britain. These reports, like much other similar matter, had been used in the American case without provoking the slightest protest from Great Britain. The supplementary report which Mr. Phelps had asked to have excluded did not contain any new truths, but simply the result of a re-examination of well-known facts. In conclusion Sir Charles Russell urged upon the arbitrators the necessity of determining the question of right before dealing with the regulation of the seal fisheries. The British counsel, he said, would do their utmost to make this course of procedure prevail.

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ther, the log being five Montreal. The log was small piece sawed from each box. The ends together and held by two wires and the log is new, being only one Jameson is ready for purpose of regaling full (News)

There will probably be some steps being taken for the Mission. A polo match will be played and Development tenders to build a dam Lake creek to raise the water to the height which it is at end of last summer.

brought from Jarvis horses, eight in all. Drayton has been seen, and Vercher, Clerve and broad brams, two Clyde and the rest made an addition to the flock (White Valley from L. Moran, of day school has been

The superintendent of the Mr. Stierland would like Blackbird arrived at camp Fair. The preparation for the salmon has been three months. Mangot made a rich strike on mine at the depth of 80 feet and will probably find on the Empire rich silver and gold thousands per ton. Old prospectors staked near the Empire called "mineral claim."

Lambly have returned to the west side of Okanogan. They have been driving a large party with less loss than in the long winter the nation. A paper mill probably

ARGUMENTS OF BOTH SIDES.

asked For, But the Hesitate to Issue It.

The court of arbitration frontiers between Great United States, began its session in a large apartment in Russell, British Agent for Great Britain, by moving that Mr. Henry Elliot on the court a copy in support of the motion. Ex-Army-General States, delivered a speech which the court advised that the United States should remove the camera of Among the American Messrs. Harlan, Morgan, the Minister Elihu Gen. Williams and his Minister Coolidge, Lord of England, and presented that the President of the court, and Bailey Blankard had State secretary.

I again demanded the Elliot report, basing his four of the treaty of help, on behalf of the counter case, to which said that it was admitted that the case was in evidence. The States was not due to the report, but to applied for the law for that might possibly be evidence, he would did not wish to express his concession he would any further evidence. intended that the report in the appendix, and referred to in the case of article four of the Carter, on the part of submitted for consideration the tribunal dismiss so much of England's American, and is on (page 15), the British to the expenditures proceedings. The motion, the dismissal of of the rejection of the meeting of the arbitrators in support of this technical, and were anonymous correspondence States and the British address was unfinished an adjourned until to

Anton Lorenzen, captain Professor John at Port Blakely and Before United States he gave bail for his S. The charge against States. Lorenzen several days ago into a contract with go to Port Blakely and

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Dr. Johnston, four reports made by Captain Hooper, concerning seal life in the Pribilof Islands had been incorporated in the counter case, although these were evidence of the kind to which the United States had objected when it came from Great Britain.

The supplementary report which Mr. Phelps had asked to have excluded did not contain any new truths, but simply the result of a re-examination of well-known facts.

In conclusion Sir Charles Russell urged upon the arbitrators the necessity of determining the question of right before dealing with the regulation of the seal fisheries.

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