

TENTH YEAR.

PRINCESS AND VISCOUNT

VICTORIA OF WALES RETURNED TO HER HOME AT 11 A.M. YESTERDAY. SHE WAS MET BY HER MOTHER AND THE KING AND QUEEN AT THE PALACE.

THE HOUSE OF COMMONS REFUSED TO ADJOURN UNTIL AFTER THE PRINCESS AND VISCOUNT HAVE LEFT THE PALACE. THE SPEAKER ANNOUNCED THIS AT 11 P.M.

LONDON, Aug. 1.—In the House of Commons this evening, Mr. Sexton moved an adjournment in order to consider the sentence passed upon Dr. Tanner under the Criminal Act. He argued that the charge against Dr. Tanner was not assault with violence, that it did not amount to a crime, and therefore the sentence was illegal.

Mr. Reid, Solicitor-General for Ireland, replied that there was a method of doing the thing without the sentence without adjourning the House.

After a lengthy debate Mr. Sexton's motion was rejected, 174 to 118.

In the House of Commons to-night Samuel Roy (Radical) moved an amendment requiring the grant to the Prince of Wales of £250,000. The motion was rejected, 201 to 62.

Another Royal Betrothal. LONDON, Aug. 1.—Princess Louise has been married scarcely a week and now comes the Princess Victoria of Wales, the bride's sister, to be betrothed to the Prince of Wales, son of King George V.

LONDON, Aug. 1.—At the annual Ministerial banquet last night, Lord Salisbury said he regarded the vast military preparations made in Europe as a great security for peace. He did not desire to see England possess Crete. The Government's policy, he claimed, was bringing order and prosperity throughout Ireland.

Mr. Maybrick's Trial. LIVERPOOL, Aug. 1.—The trial of Mrs. Maybrick on the charge of poisoning her husband was resumed to-day. Dr. Fuller testified that he had prescribed tonics for Mrs. Maybrick. He had not taken any notes and present any indication of having at any time taken it.

The nurse Miss Yapp related the Bristol letter incident and testified to seeing the prisoner packing medicine from one bottle to another. A man named Gorman testified that the prisoner once admitted to him that she was guilty of poisoning her husband.

The witness generally considered that Mrs. Maybrick had had her husband poisoned. She was not in the habit of going to the kitchen to see the cook. She testified that she had seen the cook in the kitchen on the day that she had been in the city.

The Kater at Dover. LONDON, Aug. 1.—The German Imperial yacht Hohenzollern, with Emperor William and Empress Alexandra on board, has arrived at Dover. The British fleet was in honor of the Emperor.

Valley Fires Again. LONDON, Aug. 1.—In the Royal South match at Southampton to-day Valley fire was won, Yarns scored, Deanehead 33.

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REARNS DILEMMA

WASHINGTON, Aug. 1.—The capture of the Black Diamond steamer Black Diamond by the revenue cutter Bush and the searching of the Triumph, was the principal talk in official circles to-day. Last year, as is well known, there was considerable illegal sealing, and this was done by English and Canadian schooners, through the lax policy of the British Government.

Mr. Bayard was known to the English Government. In fact, it is now known that the British minister tried to obtain an assurance from the State Department on this point, and finally obtained the information that sealing ships would not be distributed. This news was immediately called to London and in turn was communicated to the Ottawa Government. In the meanwhile the English and Canadian sealing ships, which had left as early as March, waited for this information at the entrance to the Strait of Bellefleur. They were telegraphed to British Columbia, and this news was conveyed to the sealers by special couriers from Victoria, San Francisco and San Jose.

Opinion here seems divided on the legality of the seizure of the vessels. It is indicated, rather, that the first was a compound made from various glands of various animals, and the second was a compound made from various glands of various animals. It is not known whether the compound made from various glands of various animals is the same as the compound made from various glands of various animals.

Other people familiar with the matter, however, do not view it in this light, holding that the British Government's policy of sealing was a violation of the laws of the United States. They believe that the British Government's policy of sealing was a violation of the laws of the United States.

Should there be any difficulty in this matter we see at the present time very poorly off in the way of vessels. The only vessel that has been taken recently in commission is the Ranger, a small iron ship, and the Pinto are the available naval forces in the Pacific.

Our government if it adheres to the theory of the mare clausum, will be in the position of going exactly contrary to the contention set up by the other case. It may be possible to base the punishment of illegal sealing upon other grounds commonly known as the Cereson, orders of the right to fish along the shores and between the headlands of New Brunswick and the Gulf of St. Lawrence.

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