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BY TELEGRAPH

FOR WASHINGTON TELEGRAPH LINE.

FORTY-SIXTH CONGRESS.

SENATE.

WASHINGTON, D.C.—The bill incorporating a business educational association was favored by Bailey and Hearst in the interest of national education and that was opposed by Cockrell, Hendon and Ingalls.

The morning hour expired and the Geneva Award bill was considered.

Garland addressed the Senate in a long argument for the bill which provides for the payment of the Underwriters' losses.

Edmondson presented a memorial of Mr. McBride, calling attention to the exclusion of Gentiles from lands in Utah by the present system of locating town sites.

He also offered a resolution calling on the Secretary of the Interior for information as to the number and extent of patents issued for lands in Utah and whether any discrimination in favor of Gentiles had been shown in the issue of such patents.

Allison, by request, introduced a bill appropriating money for the erection of a public library in Dakota Territory.

Teller gave notice of an amendment intended to be offered by him to the bill ratifying the agreement with the Ute Indians.

The amendment provides that from the amount provided for in the bill, there shall be paid during the year ending June 30, 1881, to the Ute Indians, \$1,000.

Mr. Teller, \$1,000; to Mrs. Sophia Price, \$1,000; to Mary and John, infant children of A. D. Meeker, widow of N. C. Meeker, \$1,000; to Mrs. Sarah M. Post, \$500; to Mrs. Eaton, \$500; to the surviving parent of Arthur L. Shepard, \$500; to the father of Fred Shepard, \$500; to the surviving parent of Wm. S. Shepard, \$500.

The persons above named are survivors of, or relatives to, the victims of the Ute massacre. It also provides that nothing in this act shall prevent the settlement of the southern Utes or Comanches.

Garland moved to amend the bill, if any of the said Indians desire to settle there, and that any Ute Indian desiring to settle on land owned by him may apply to the United States Circuit Court to sell said land after examination it thinks the interest of said Indians is promoted; provided, that no such sale shall be ordered to pay any debts of said Indians, and no decree shall be made except in the presence of said Indian, the same shall have been fully explained to him by the court and his consent given.

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TRUTH AND LIBERTY

OF SENDING ALL SUCH BILLS TO THE WAY AND MEANS COMMITTEE, AND MR. TOWNSEND, KNOWING THIS, HAD INTRODUCED HIS BILL WITH A MEANINGLESS TITLE, WHICH DID NOT ALLOW THE SPEAKER TO KNOW ITS CONTENTS.

Townsend related his question and called for a direct answer. Garfield said the English language is very plain, and his voice pretty good, and everybody understood his action on the subject.

Townsend still insisting, Garfield pointed out that he had already referred to Townsend's bill as a scheme which even Congress had not suspected.

Townsend declared that Garfield could not hide behind a newspaper, and he would hold him responsible. He was the gentleman's peer (laughter) and if he insinuated that he (Townsend) had deceived the House he was guilty of a willful, deliberate falsehood.

Garfield, after that indecent exposure of his person and his mind, had nothing whatever to say. (Laughter.)

Hiscock moved to refer to the Judiciary committee; rejected.

The House then considered the previous question, whereas Mr. McClure attempted to solve the difficulty easily by instructing the committee on the revision of laws, as a question of the highest privilege, to report to the House.

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