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TRUTH AND LIBERTY.

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however, that he should not have allowed the claim if the parties were living together as husband and wife.—*Boston Herald, Dec. 21st.*

(SPECIAL TO THE DESERET NEWS.)

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CONGRESSIONAL.

SENATE.

Ku Klux Committee Expenses—One Term Amendment.

The House bill, appropriating \$27,846 for the expenses of the Ku Klux committee was reported, and passed. A joint resolution, proposing a constitutional amendment, limiting the service of the President to one term, was taken up. Conklin addressed the Senate, and presented a memorial from the only object of the resolution was to defeat Grant's re-nomination, and said all ingenuity in the preamble to hide this purpose was wasted. He demanded the President from charges made against him, and denounced his defamers, especially those claiming to be of the same party. After every weapon of calumny and misrepresentation was exhausted, Grant's strength with the people was so great it was found necessary to exclude him from re-nomination, through a constitutional amendment. He predicted Grant's re-nomination and re-election, by a larger majority than he received for the first term. Sumner replied briefly to some of the points of Conklin, and said, that in introducing the resolution he simply discharged a duty, having taken counsel of experience and followed the testimony of the best minds of the Republic. He declared that parties generally were not in favor of the resolution, and that no statesman had ever arrayed himself against it. On motion of Wilson, further consideration of the joint resolution was postponed. After a brief executive session the Senate adjourned till Monday.

HOUSE.

Mrs Parker—Civil and Criminal Appeals to the Supreme Court—States of Oregon and Wisconsin—Condition of Louisiana.

A bill for the relief of Mrs. Parker, whose deceased husband discovered some guano islands in the Pacific Ocean, passed.

Butler, from the committee on judiciary, reported a bill to increase the minimum amount of suits which may be appealed to the supreme court, from \$2,000 to \$5,000 dollars, and prescribing the rules to be followed in such cases. Territorial courts, in original proceedings, which was ordered printed and was recommitted.

A joint resolution accepting the status of Rhode Island, from the State of Rhode Island, passed.

Daves asked leave to offer a resolution for the appointment of a select committee, to inquire into the condition of Louisiana. Conklin and Kerr objected.

of naturalized citizens were protected by the treaty of immigration, and they were encouraged by its liberal provisions. The defendant in the case had been gratefully remembered; the rights and interests of labor were recognized; the laws enacted were being enforced for the protection of persons and property in the territories. Equal suffrage had been engrained into the national constitution; the privilege and immunities of American citizens have become part of the organization, and a liberal policy had been adopted toward all who were engaged in the rebellion. The complication of foreign relations had been adjusted in the interests of peace throughout the world, when national affairs had been maintained. Corruption had been exposed and offenders punished. Now, as heretofore, the Republican party stands pledged to reform all abuses and carry out reforms necessary to maintain the thrifty efficiency of the public service, and continue firmly to establish fundamental principles. We invite the co-operation of all citizens of the United States, and especially of California, at the morning session, offered the following resolutions, in order, as he said, that they might be canvassed during the recess:

Resolved, that it is the sense of the committee that any law for civil offices in States, which might operate to exclude citizens because they have not received a collegiate or academic education, would be in violation of the rights of the great majority of the American people who have received a common school education only, and would be justly regarded by them as an attempt to deprive them of the rights which are conferred upon them by the Constitution of the United States.

Resolved, that while political opinions do not necessarily control the question of citizenship, yet it is deemed the exclusion of Democrats from office by Republicans as entirely consistent with good morals and good government, and any other course is inconsistent with the implied obligations assumed by those who consent to become candidates for the Republican party for public offices.

Upon the reassembling of the committee the resolutions were withdrawn, Gorham stating that while it was evident they expressed the sentiments of the committee, it was the general desire that the subject should be left for the future.

Fulton proposed the following resolution: That in view of the proposed re-nomination of President Grant, the executive committee would respectfully suggest to those holding office under the general government the propriety of abstaining from seeking or accepting appointments as delegates to the national convention. Some of the members expressed their dissent to the effect that the resolution was out of order, and yielding to their request Fulton withdrew. Adjourned sine die.

HALIFAX, N. S.—The brig *Phœnix* was captured and damaged on the 6th inst. The cook was lost. The others lashed themselves to the wreck, which on Monday struck a ledge. Captain Dill was drowned, the crew, while attempting to get ashore. The vessel, when taken from the wreck, and two men were rescued.

CHICAGO, Ill.—The Illinois House of Representatives has passed a bill embodying what is known as the Ohio law, for checking the vice of drunkenness, the vote is 89 to 67, having previously passed the Senate. It now only remains for the governor to approve the bill to make it law. The main feature of the bill is, that it makes the liquor seller liable for damages to the family of the drunkard. Various amendments were offered and rejected, including one that malt liquors should not be deemed intoxicating.

DETROIT, Mich.—Governor Carpenter was inaugurated to-day, with imposing ceremonies. The inaugural address was long, and mainly devoted to State matters.

NEW YORK, N. Y.—A hunting camp has been established near Republican river, as the basis of the operations of Gen. Sheridan and the Grand Duke Alexis' buffalo hunt. Game is reported plentiful in the vicinity. It is expected that nearly one thousand Indians will be collected. A reception will be given to the distinguished visitors, at this place, on the 15th inst.

In the Nebraska legislature, the impeachment of auditor Gillespie was abandoned by the managers.

NEW ORLEANS, La.—The political situation is unchanged. The Senate still has no quorum. The Carter House is speakerless. Police and Wincheater rifles predominate at the Mechanics' Institute.

The Governor advises General Emory that it is his opinion that the U. S. troops may be withdrawn to the barracks to-morrow.

Judge Allen of the First District Court discharged the grand jury, this morning, on the ground of not doing their duty and he has also issued a bench warrant for the arrest of Carter.

ST. LOUIS, Mo.—The Grand Duke and suite left at noon in a special train, for the west via the St. Louis, Kansas and Northern R. R. In consequence of the recent mild weather, the original plan for the buffalo hunt will be carried out. The party will go direct to Omaha.

ATLANTA, Ga., Ill.—Governor Conley, in his message, says he will yield to the decision of the Legislature, as to whether he will be re-elected.

SMITH GOVERNOR, who fixed to-morrow for his inauguration.

Wales, yesterday, in the Oakwood colliery, while the men were at work. Many were able to escape, but one gang was shut off and probably perished. Eleven men were taken out dead, and parties are seeking for others who are missing. Immediately after the explosion flames broke out and the extensive works and machinery were entirely destroyed.

A dispatch from Berlin states that the representative of Great Britain delivered to the Emperor the memorandum of the British Government relative to the San Juan boundary question.

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