

By Telegraph.

CONGRESSIONAL.

SENATE.
Good Bill Passed—Omaha, a Port of Delivery—Creditors Present—Discussion on Currency Question.
The House joint resolution prohibiting assessments or collections from officials to make presents to their superior officers was passed.
A bill was passed to establish a port of delivery at Omaha.
The Vice President announced that the President had signed the Virginia bill.
The credentials of John F. Lewis and John W. Johnson, Senators elect, were then read and the usual oath of office administered by the chair.
The currency bill was taken up. Howe reviewed the various propositions that had been suggested during its previous discussion. Sherman thought an increase of forty-five millions would be sufficient. Morton desired sixty-two millions. Sumner believed two hundred millions would be about right. He thought to ask each Senator why he stood at these amounts, why not take off all restriction and let the people waste all the money they wanted to invest in banks? As a western man he asked that the West should have all the banking facilities it needed, and of which it is deprived by the present method of unequal distribution. Sawyer favored the bill with Morton's amendment for increasing the volume of the circulation beyond that proposed by the Finance Committee. Morrill, of Vermont, favored the proposition of the Finance Committee. He said the present banking system was put into operation as a war measure; the West, at the time, did not avail itself of its privileges, and the South, in consequence of the rebellion, could not. He thought the banks in the loyal States should not suffer because of their support to the Government. Morton advocated a bill authorizing sixty-two millions additional, taking a portion of those millions, when necessary, for the North and East. He quoted statistics showing the inequality of distribution and declaring that the great States of the West needed more than double their present circulation. He said that, financially, the Pacific States had not been friends to the credit of the United States, having uniformly rejected our currency, adhering to coin.
Cassidy explained that the Constitution of California, before the war, prohibited paper currency. He said their course had not been in consequence of any unfriendly feeling toward the United States Government. Patterson said New England had been made a seaport in the present discussion, but the National Bank circulation had been forced upon her, and she had done her duty to the Government. The Senate from the South and West ought not to complain because, though New England had had the lion's share of the capital, she took it under compulsion.

HOUSE.
Railroad and Telegraph Bill—Select Committee—Virginia Members Sworn—Stern's Secession—Bill passed abolishing Franchising Privilege—Report in contested Election Case.
Ingersoll from the Committee on Railroads, reported a bill to authorize the construction of a railroad and telegraph line from Washington to Cleveland, or to Erie, Pennsylvania, by the nearest and most direct line.
The bill to amend the Virginia bill, constraining the word "oath" to include affirmation, was taken up and passed.
The speaker announced the following select committee on the postal telegraph bill: Washburn, of Wisconsin; Lawrence, Dawes, Davis, Palmer, Woodward and Breck.
Payne moved that those of the Virginia members to whose right to a seat there was no objection should now be sworn in. Platt, Ridgely and Milnes thereupon came forward and took the oath of office. Ward objected to the oath being administered to Porter and read as the ground of his objection, charges and specifications upon which Porter had been convicted and sentenced to six months imprisonment and the sentence approved by Gen. Butler. Porter was convicted of declaring publicly in Norfolk that this government was a G-d-d-d humbug from beginning to end, and that Abe Lincoln was doing all he could for his own election and that this was a rotten, bogus corrupt Government from beginning to end.
Payne, in answer to this, sent to the clerk's desk, to have it read, a telegram from Butler, dated May 5, '68, stating that Porter, in a heated discussion had used the words which had been repeated to him and that he was obliged to notice him; he however omitted all the onerous part of the judgment because the previous acts of Porter showed that he had not, in fact, been disloyal.
Sargent asked Ward whether he was prepared to state that any person should be excluded from membership of the House for having used such language. Ward said he had no difficulty in answering that question. He did not believe anybody was fit to sit in that House who considered the Government a humbug or who denounced the President in such scurrilous terms.
Sargent remarked that he had simply wanted to get possession of facts.
Whittemore asked Ward, sarcastically, whether he did not think it better to treat that class of people with conciliation and kindness.
Ward said "yes," but he would not give them front seats.
Eldridge said he would not put them along side of the gentleman from South Carolina. (Laughter.)
Sargent, in reply, said he would have an opinion that if the gentlemen were expelled from the House who

could be proved to have used such language the seats on the left or Democratic side would be pretty generally vacant. (Laughter.)
Woodward declared, with some excitement, that the assertions of the gentleman from California were slanderous.
An excited discussion ensued on both sides, by Holman, Smith, of Oregon, Peck, Voorhies, Sargent, Cox, Mayham, Woodward, Butler, Ward, Morgan and Eldridge. The debate was quite bitter and acrimonious, both sides indulging in accusation and recrimination with regard to their party record during the war. The confusion, at one time, became so great that it required a strenuous stroke from the Speaker's gavel to restore order. Porter was finally sworn in.
Farnsworth reported a bill to abolish the franking privilege. By general request it was considered at once, and after hours of discussion was passed, yeas 147, nays 14.
The Committee on Elections, in the case of the contested election of Foster vs. Covode, in the twenty-first district of Pa. reported in favor of Covode.
The House went into a Committee of the Whole on the legislative, executive and judicial appropriation bill.

NEW YORK.

A New Disease—Inquest on Alexander—Extensive Fire—Address of welcome to Prince Arthur—Buddy re-arrested—Railroad Accident—Bogus Currency—The Strikers Cave in—Railroads in Mexico.
NEW YORK, 28.—A new disease, heretofore a stranger in this country, has broken out in this city, called the Reaping Fever. It has been quite common in Europe. Though very violent, in its symptoms, it is not attended with great mortality. Several cases have been detected at the hospitals. It is similar to the European famine fever.
Coroner Flinn yesterday commenced the examination of the case of Captain John Alexander. The accused was absent; but Mrs. Burke, daughter of the deceased was present during the examination, which is not concluded. The evidence, so far, is strong against Gardiner.
An extensive fire last night, destroyed several buildings on West Twenty-seventh street; loss, \$50,000.
The British residents of this city are preparing an address of welcome to Prince Arthur, which it is understood will be presented next week by a committee representing the various national societies in the British interest in this city.
The friends of the Reverend Horace Cooke state that he is in an insane asylum.
Reddy, the blacksmith, was again arrested yesterday and committed for insulting people while drunk.
Two freight trains on the Erie Railroad collided yesterday on the Passaic Bridge, damaging the locomotives and delaying the travel, but nobody was injured.
Another attempt to flood the city with counterfeit fifty-cent currency has been discovered and frustrated and a clue obtained which may result in the detection of a number of dealers in them. Charles Desmond, the notorious "Shover of Queer," has been arrested as one of the principal parties in the movement.
An agent of the Mexican government has arrived to purchase material for the construction of a railway, which is intended to extend from Vera Cruz through the city of Mexico to the Pacific Coast. Juarez hopes to complete it in two years.
NEW YORK.—The Erie strikers have been defeated; they have dissolved their Jersey City organization; the men will return to work as soon as the Company is ready to employ them.

VIRGINIA.

General Canby's Order—A New Lieutenant Governor.
RICHMOND, 27. Gen. Canby to-day issued an order directing all military commissions acting under the reconstruction act to be dissolved, all prisoners to be turned over to the State courts, that all citizen prisoners undergoing the sentence of military commissions serve out such sentences, unless released by the United States Courts; all civil officers, appointed under the provisional government shall vacate their offices when their successors are elected or appointed under the new Constitution.
Governor Walker has issued a proclamation convening the Legislature on Feb. 8th. John L. Mayer, Jr. of Frederickburg was today appointed Lieutenant Governor by Governor Walker, to fill the vacancy occasioned by the election of Lieut. Governor Lewis to the United States Senate.

WASHINGTON.

Grand Ball in Honor of Arthur.
WASHINGTON.—A ball was given by Minister Thornton in honor of Prince Arthur, to-night. It was attended by five or six hundred persons, including all the foreign Ministers in full dress with their ladies and families, members of the Cabinet, Senators and Representatives. General Sherman, Admiral Porter and many other celebrated men were present. Prince Arthur led the quadrille with Mrs. Grant. The supper was very fine.

LOUISIANA.

Legislative Delays.
NEW ORLEANS.—The Legislature has passed a resolution requesting Congress not to reduce the duty on sugar and molasses. A bill has also passed amending the gambling laws, which has inaugurated the old system of private gambling and black mailing.

GEORGIA.

The Governor Proposes and the Legislature Disposes.
ATLANTA.—A communication was received in the house from the Governor, endorsed by General Terry, recommending that where vacancies exist on account of ineligibility, the seats be given to the persons receiving the next highest number of votes. The house refused to seat them by a vote of 62 to 67.

ILLINOIS.

Fight Between the Police and Burglars.
CHICAGO.—Robbers, burglars, and assaults of nightly occurrence continue, several new ones being reported this morning. Two policemen encountered three roughs at two o'clock yesterday morning and exchanged shots. One of the policemen received a ball through the arm, and shot one of the burglars in the shoulder and fractured his skull with a blow from a pistol. The burglar will probably not recover. The other two escaped. The citizens begin to talk in good earnest of the formation of a vigilance committee.

FOREIGN NEWS.

FRANCE.

Amnesty for press offenders.
PARIS.—After the passage of the new law relative to the press, the French government intends to grant an amnesty to all press offenders, including Rochefort, who was convicted under the old law.
ITALY.
The Pope not Dead—Col. Dargy Dead.
ROME.—The report of the death of the Pope is false.
Colonel Dargy, commander of the Antilles Legion, died yesterday; before he expired he enjoined his officers and legion to fidelity and honor to the Pope and France.

GREAT BRITAIN.

Numbered Conspiracy in France—Rossa to be Re-elected if Necessary.
LONDON.—The Telegraph asserts that the French Government has discovered the existence of a conspiracy, which is spreading throughout France, implicating the trades unions and the English international societies.
DUBLIN.—The Fenians of Tipperary advocate the re-election of O'Donovan Rossa in case his right to a seat in the House of Commons is denied by Parliament.

CUBA.

The insurrection not dead.
A New York special says that a schooner sailed yesterday with arms and ammunition for the Cuban insurgents. The Cuban Junta claims to have information of another victory gained over the Spaniards in the eastern portion of the island.

TRUSTEE'S SALE!

WHEREAS SAMUEL E. ALLEN, by his certain Deed of Trust, dated January 18th, A. D. 1868, recorded in Mortgage Book Page 53 of the County Record of Salt Lake County, conveyed to the undersigned trustee, the following described Lots of ground, to-wit:
Lot twelve, (12) block 30, plat 6, five acre plat, in Salt Lake City, Territory of Utah, containing five acres. Also Lot one, (1) block twelve, (12) plat 5, Great Salt Lake City, Utah Territory, together with all improvements thereon; in trust however to secure payment of a certain note therein mentioned, and whereas a portion of said note remains unpaid, although long since due. Now therefore, in accordance with the terms and conditions of said deed of trust, and at the request of the holder of said note, will on TUESDAY, THE 30th DAY OF FEBRUARY, A. D. 1870, between the hours of ten o'clock a.m. and four o'clock p.m. of that day at the South front door of the Court House in said city of Salt Lake, sell the above described property at public sale, to the highest bidder, for cash, to satisfy the said note, or as much as remains unpaid thereof together with interest and costs.
JAMES M. CARTER, Trustee.
d48-1d

MARSHAL'S SALE.

BY VIRTUE OF AN EXECUTION to me directed from the District Court, 3d Judicial District of the Territory of Utah, at Salt Lake City, I have levied upon the following named property, to-wit:
North half of lot No. 8, south half lot No. 4, west half lot No. 4, in Block No. 11, plat 4, also lot No. 5, block 14, plat 4, City Survey, and will offer the same for sale at public auction on January 29th, 1870, at 11 o'clock a.m., to the highest bidder, for cash, at the door of the Court House, Salt Lake City.
J. D. T. McALLISTER, Territorial Marshal.
S. L. City, Jan. 8, 1870.

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