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## BY TELEGRAPH.

FOR THE WEEK END TELEGRAPH LIFE.

## EASTERN.

## WASHINGTON.

## Financial Legislation—New Min-

Utah's Chance—Appointments, etc.

WASHINGTON, 3.—Congressman

Chittenden, who is heartily in accord with the recom-

mendation of the President and Secretary Sherman for the retire-

ment of Greenback, has made a

quiet canvass of the House to as-

certain how many republicans

would support a bill embodying it.

He has thus far found only twelve,

and is therefore decidedly discour-

aged. A large proportion of even

hard money republicans believe

that is a political point of view it

would be bad policy to attempt

such legislation at present and

there seems to be very little doubt

that this proposition will soon be

given effect quietly by the intro-

duction of a resolution declaring that

in the judgment of the House of

Representatives, the outstanding

volume of currency should not be

diminished.

The other branch of the Presi-

dent and Secretary's recommenda-

tion, namely, that greenbacks

should be divided of their legal

tender quality, meets with much

greater favor, although it is not

likely to command a majority of

the Senate, and is not likely to

have a chance of adoption by the

House.

Senator Bayard, as will be seen

from the joint resolution introduced

by him to-day, favors continu-

ing in circulation the entire pres-

ent volume of greenbacks, but

would deprive them of their legal

tender power for all purposes ex-

cept the payment of dues to the

United States other than for cus-

tom duties. This maintains the strict

democratic doctrine in accordance

with the position taken by the

party when greenbacks were first

issued.

The House appropriation com-

mittee to-day was unanimous in

desiring an early completion of the

appropriation bills. The deficiency

appropriation for the pay of mar-

shals and their deputies will doubt-

less be the first provided for, as it

was thoroughly discussed.

The House election committee

this morning found 18 contested

cases to be disposed of. The only

one acted on was that of McCa-

bee, Democrat, vs. Arthur, republi-

can, Ninth Indiana District. Decla-

tion of the question, whether McCa-

bee be allowed further time, was

postponed until Friday. The other

cases are in various conditions of

forwardness, four only being ready

for committee.

Delegate Cannon said the Presi-

dent's message has given the death

blow to any idea of procuring the

repeal of the act of 1862. He said

that the President's assertions

concerning the Mormons, and says

he recently had several long con-

ferences with the President, and dis-

satisfied to do so, of some of the

prevailing notions on this sub-

ject. Cannon says there is no truth

at all in the intimations that the

Mormons had something to do with

the recent outbreaks. He argues

that no people are more interested

in preserving peace with Indians

than are the Mormons.

Congressman Muller has prepared

a bill to establish a mint in New

York City, which he will introduce

to-morrow, or, if precluded by ob-

jections, on Monday. Some \$300,-

000,000 in bullion awaits coinage.

The bill prepared by Muller seeks

to establish a mint of gold and sil-

ver with the one at Philadelphia

with superintendent, assayer and

assistant, melter and refiner with

assistant, and coiner with one as-

sistant. Five clerks and seven in-

ordinate workmen may be neces-

sary. The bill provides for an

appropriation of \$1,000,000 for

building and \$2,000,000 for

machinery and apparatus.

John Scott, a leading colored

man from North Carolina, left for

Lancaster to-night in charge of a

company of 125 emigrants. He re-

ports that 400 will be ready to leave

North Carolina when he returns,

and reports that they are in great

haste to get to the West. He says

that 2,000 will leave the section of

North Carolina, where he resides, before

spring. Railroads, at the sugges-

tion of the planter, are doing their

best to aid in keeping these people in

the State, by raising the fare to Wash-

ington from \$5 to \$10.

Representative Daggett to-day

introduced a bill providing that

courts shall have jurisdiction over

actions brought to determine the

right of possession of mining claims

if it is shown that either of the

parties to an action has made ap-

plication to the proper United

States officers for patent for such

mining claim, and that he is

claiming it or part of it, or right of

possession thereof.

A western hard money republi-

can said to-day: "If we can get the

Supreme Court to decide that Con-