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TRUTH AND LIBERTY.

VOL. IV.

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GEORGE Q. CANNON,
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CONGRESSIONAL.
SENATE.

Memorandum of Proceedings before
Senate Committee on the Judiciary
March 22, 1871.

Morton and Merrill of Vermont,
argued in favor of Anthony's amendment,
saying that whether the statement of
outrages in the South were true or false,
the investigation ought to be published
as a matter of information as to the true
condition of affairs in the South.

Blair reminded the Senate of the per-
petrations with which the Republican
members of the North Carolina invest-
igation committee adhered to the plan
of keeping testimony secret; and Thur-
man made an extended reply to Morton,
denying that the Democrats were op-
posed to an investigation. He said
every disorder of the so-called outrages
in the South was magnified a hundred-
fold for party purposes, and was
made to serve as an additional pretext
for putting the best of the military
on the necks of that prostrate people.
He said the representative men of the
South were as much opposed to these
outrages as they were to Congress, and
ridiculed the idea that the Democratic
party were to be injured by these con-
trivances. They were the party of law
and order; and he thought that con-
sidering the long civil war, and the
fact that the people of the South had
been placed ever since under the feet
of the negroes and a few white adven-
turers, there had been no surer sur-
face than might have been expected.

Wilson thought after the speech just
delivered the resolution might as well
be laid upon the table, and the judi-
ciary committee be instructed to bring
in a bill to carry out the provisions of
the 14th amendment, and that Congress
should walk up to the verge of its ex-
treme power to protect the people of the
country. It was a mistake to propose a
committee, and nothing would be
gained by it. The discussion was con-
tinued until the expiration of the morn-
ing hour, when the subject was laid
aside. Several bills were introduced
and referred.

Hill presented a memorial from J. C.
Ryland, a leading Republican editor of
Georgia, protesting against the admis-
sion of Peter Boggs, from that State,
and making grave charges affecting
that gentleman's personal integrity. It
was ordered printed.

The regular order being Anthony's
resolution on the specification of legisla-
tion for the present session then came
up, Ames was awarded the floor upon the
condition of the South, and proceeded
to deliver a speech, setting forth the
terrible condition of affairs there, and
urging the action of Congress for the
relief of the loyal people. At the con-
clusion of an hour's speech, an informal
discussion took place in view of fixing
the time to take the vote on the resolu-
tion, and it was finally agreed to take
the vote upon Anthony's resolution and
the amendments to-morrow, Wednes-
day, at two o'clock.

Sawyer then moved as an amendment
to the pending resolution to include in
the business for the consideration of
the present session the general amend-
ment bill lately reported from the com-
mittee on disabilities. He argued that
the passage of this bill would do much
to restore harmony and contentment in
the South.

Robertson earnestly advocated a gen-
eral amnesty, as calculated to do more
towards pacifying the South than any
coercive act that could be passed this
session. Without concluding the de-
bate the Senate adjourned.

The following amendments were
then offered, and severally rejected:
By Sumner, to include in the proposed
legislation a supplementary civil rights
bill; by Frelinghuysen, to include the
bill to promote the collection of the in-
ternal revenue; by Thurman, to include
the bill for the abolition of the duty on
sugar; by Blair, to include the bill for
the abolition of the duty on coal; by
Sawyer, to include the general amnesty
resolution; rejected, 21 against 31. Anthony's
resolution was then agreed to: yeas 36,
nays 18, in the following form: Resol-
ved, that the Senate will consider at
the present session only the following
Appropriation bill, the concurrent resolu-
tion upon the South, and the resolution
now pending, instructing the committee
on judiciary to report a bill or bills
that will enable the President and
courts of the United States to execute
the laws in said States, the report to be
made by the committee on Judiciary on
the subject.

The Senate then proceeded to con-
sider Sherman's resolution modified as
to read: Resolved, that the organiza-
tions of lawless and desperate men,
and of lawless and desperate men,
late rebel armies, armed and disciplin-
ed, and bound by oaths and
secret obligations, are now to be
in the State of North Carolina, and

have by force, terror and violence, de-
stroyed the civil authority in that State,
and by organized perfidy have rendered
the courts powerless to punish crimes
they have committed, thus overthrow-
ing the safety of person and property,
rights, which are the primary basis
of all civil governments, and which are
guaranteed by the Constitution of the
United States to all its citizens; and as
there is good reason to believe that sim-
ilar results in most parts of the
late insurrectionary States, there-
fore, the judiciary committee is in-
structed to report a bill or bills to en-
able the President and courts of the
United States to execute the laws to
punish and prevent such organized vi-
olence, and secure to all citizens the
rights so guaranteed them.

Chief, Chairman of the Judiciary com-
mittee on Southern outrages, took
the floor and replied to the imputation
thrown out in debate that the majority
had abruptly closed the testimony as to
North Carolina, and notice to the
minority. He said the majority had
received timely notice, and that the
testimony had been impartially received,
nearly half of the entire volume of
testimony being occupied by apologies
of the Ku-Klux. He characterized the
minority report as inflated by partisan
passion, undigested, and unfairly re-
flecting upon Congress, and contended
that the evidence clearly established
the existence of an infamous Ku-Klux
organization in North Carolina; with-
out concluding, Scott yielded the floor,
and the Senate, after an executive ses-
sion, adjourned.

HOUSE.
WASHINGTON, 22.—Kerr, rising to a
question of privilege, presented the
credentials of Messrs. Bell, Hibbard and
Parker, members elect of the House,
and moved that they be sworn in. It
was done.

WASHINGTON, 22.—The commis-
sioner of the land office, Drummond,
yesterday addressed Senator Casserly, and
informed him of an important decision
to the effect that the lands embraced
within the alleged boundaries of Cali-
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pending in court at date of railroad
withdrawal, do not, in cases where they
grove to public lands, inure to the
benefit of the railroad companies, but
of homestead and pre-emption settlers.
This decision was rendered in the case
of Sargent, Treadway and others,
claimants of the Pacific Railroad Co.
The Attorney General, in an elaborate
opinion, reaffirmed the former de-
cision of the Secretary of the Interior
that the Railroad company, in order to
have the right to the lands, must
on having re-examined and reviewed,
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The President has nominated John
W. W. collector of customs of
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the public credit by floating the broken
promises of the nation. We, therefore,
deem it the duty of the Republican
party to take the initiative steps for the
gradual but certain return to gold and
silver, as the only true basis for our cur-
rency.

FOREIGN NEWS.
GREAT BRITAIN.
Did not think of recognizing the South.
LONDON, 21.—Granville denied in the
House of Lords, to-night, that there
was any truth whatever in the state-
ment ascribed to Baron von Gerolt,
that Russian influence alone prevented
the recognition of the Southern Con-
federacy during the war in the United
States. He declared that as a mem-
ber of the Palmerston and Russell cabi-
nets he could say that the proposition to
recognize the South was never even en-
tertained. The Duke of Somerset af-
firmed Granville's statement.

LONDON, 21.—The Germans celebra-
ted the victory at Sedan in quietness.
Many cities and towns toward pros-
tants against the Revolution and sup-
porting the government.

Another story that a transport with
three thousand returning prisoners is
lost, is circulated.

FRANCE.
Destitution in France.
In the Assembly at Versailles, Thiers
thanked Tirard, Clemenceau and Schol-
scher, for their courage. He said the
government would not declare war on
Paris. The national search for the
coming to Paris for military men. The
nationalists hold the fortifications west of
Paris.

Charles H. Marshall, Chairman of
the Chamber of Commerce French Hel-
liet Committee, has received a letter
from G. Deunay, Mayor of Arras, re-
turning thanks for the sympathy shown
by America to unhappy France, and
requesting a donation of seeds. He
says the frost has destroyed the wheat
in the ground, and taken away all
hopes of a crop next season.

PRUSSIA.
The reward of blood.
BERLIN, 22.—Bismarck has received
the rank of Prince and Moltke the
grand cross of the order of the Iron
Cross.

DARIEN EXPEDITION.
ARRIVAL via KINGSTON, 21.—The
United States steamer *African*, arrived
on the 21st, from Atlantic River. The
advance party of the expedition were
at the summit of the elevation, which
is less than two hundred feet. All
well and content of success. The
survey will probably be completed by
May first.

GILLET'S
FLAVORING
EXTRACTS.
PURE AND DELICATE

HIGHEST PRICE paid for
Dried Peaches!
At the SALT and VINEGAR DEPOT.
J. W. SNELL, Importer,
Revere House Corner.

CURTIS MODELS—PRICES REDUCED
TO MEET THE TIMES.—The merits of this
system for Cutting all kinds of garments worn
by Ladies, Gentlemen and Children are known
by scores of ladies in this City and Territory;
but the sure way is to prove it for one's self
and see that it is not only correct, but that
it material to destroy the proportions and
often ruins the garment. This system is very
simple and can be learned in a few hours.

CASH AND PRODUCE taken.
MR. JOSEPH BULL, DR. WARD, Agent
for CUTTING and FITTING done in all
its branches.

Knox's 700.
PLANTS OF KNOX'S 700, or JUDICATA
STRAWBERRY, (the best very large vari-
ety.) Also

GRAPE VINES, in large
varieties,
CHERRY TREES,
Currants,
Gooseberries,
Raspberries,
ROSES,
Chesnut Trees, etc.

For Sale, at LOW PRICES!
Knox's 700, 40c. per doz., \$2 per 100.
Grapes, 15c. to 40c. per 100.
Currants, \$4 to \$5 per 100.

T. W. ELLERBECK,
Salt Lake City.

WASHINGTON, 22.—The commis-
sioner of the land office, Drummond,
yesterday addressed Senator Casserly, and
informed him of an important decision
to the effect that the lands embraced
within the alleged boundaries of Cali-
fornia, where private land claims were
pending in court at date of railroad
withdrawal, do not, in cases where they
grove to public lands, inure to the
benefit of the railroad companies, but
of homestead and pre-emption settlers.
This decision was rendered in the case
of Sargent, Treadway and others,
claimants of the Pacific Railroad Co.
The Attorney General, in an elaborate
opinion, reaffirmed the former de-
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that the Railroad company, in order to
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