

TELEGRAPHIC. COULD NOT AGREE.

The Civil Question in the Trans-Mississippi Congress.

PLACE OF THE NEXT CONVENTION.

Resolved to be Memorialized in Behalf of the Pacific Coast States.

SAN FRANCISCO, Feb. 15.—The session of the Trans-Mississippi Congress this morning was not a quiet one. The committee on resolutions presented a resolution declaring it "not expedient that formalization be taken by this body upon any purely partisan question." After a warm debate the resolution was laid on the table.

The committee on permanent organization recommended for president Gentry B. Whitemore of Missouri, vice presidents one from each state represented. The resolution was adopted unanimously. The Senate was adjourned at the place of the next convention.

The committee on resolutions submitted a resolution memorializing Congress for the many civil and national improvements made during the session which was adopted. Another resolution was adopted, memorializing Congress for appropriation for the improvement of the Mississippi River from its junction with the Missouri to the sea. The committee on resolutions of the convention followed on the Nicaragua canal question. The convention was able to reach an agreement, and the same was made the special order for immediate consideration.

The Jenkins Injunction.

MILWAUKEE, Feb. 15.—Application was made in the United States court of admiralty for the employees of the Northern Pacific road, through the law office of Mr. George W. Jenkins, representing the men from Chicago, to be substituted for the present master of the ship, who had been dismissed by Judge Jenkins, restraining the men from leaving the employ of the company. Jenkins has set February 23d as the date for hearing the motion which is to make available of about \$100,000 for the benefit of the shareholders of the Milwaukee and Southwestern Locomotive Engineers, and others.

Asking for a Divorce.

CHICAGO, Feb. 15.—Mrs. Andrew Foy, the state's principal witness in the Douglass trial, has filed for a divorce, charging that her husband had deserted her ever since she appeared as a witness.

Footsteps At Home.

PHOENIX, Feb. 15.—The report of the experts is still held secret by the railroad companies, but the Pacific's engineers, however, furnish copies of the results to settle. The bank of Fader & Co. has \$200,000 bonds, a sum equal to the last \$100,000. Fader's individual liabilities are \$200,000, operating assets \$200,000, net assets \$200,000.

McKinley Next.

PITTSBURGH, Feb. 15.—Governor McKinley spoke tonight in an attempt to dissuade the legislature from voting the bill of Galusha O. Gray, candidate for congressmen-at-large. McKinley interrupted every few minutes during his speech with cheers and cries of "Our next President," etc., and at the close of his speech he said: "The treaty is rejected by now; may God have war with those which threw it out of the hall."

THE WHOLE SITUATION.

Judge Dandy views the U. S. Wage Question.

LOS ANGELES, Feb. 15.—Judge Dandy has this evening: "Yes, I have just been reading the dispatches from St. Louis, and am in full conversation between Caldwells and Dr. C. H. Muller of Thibierge, in which the latter advised to revoke the order recently made by the Union Pacific trustees, touching the number of employees' wages. He impresses me, Judge Caldwell is not in full sympathy with my views. The wagequestion is the main point brought before Judge Caldwell, and his somewhat peremptory order to Thibierge does not in the least affect the main question of the wage question. My views still stand, and will stand forever."

"The whole situation may be explained in a few brief sentences. The trustees made an offer reducing the wages on certain schedules. They asked the men to accept it, and I accepted it. There was nothing in the proposal of that order to prevent the trustees from reducing the old wages they chose. Judge Caldwell's action is based on this, that in a previous transaction they had agreed to defer the reduction to secure the old rates. He does not make the order on his person which would dislodge his identity. A card bearing the name of Thibierge was in his coat pocket, and the right one which this order is all the police have to depend upon to discover who the man is concerned. Of course I cannot tell what the receivers will do in this case."

"The trustees do not consider Judge Caldwell's action as a violation, and leave wages where they were, unless the subordinates approved of it, which will be done by the 1st of April, will the employee have the right to sue?" replied Judge Dandy with a significant smile to me. "Of course they have a right to sue. In the sense that they have a right to work and go home, but they'll attend well if they attempt to sue. It is a very much to force, today's order of Judge Caldwell to the contrary."

PEACEABLE NOMINATION.

The Senate adjourned without taking any action on it.

WANTONVILLE, Feb. 15.—There was some suspense when the House, after being in executive session three hours, adjourned at 5 P.M. without taking any action on the Freedman's administration. It was supposed that some bill would be introduced, but it was not considered probable that either side would ask for adjournment. This adjournment ap-

pears to have been the result of a general agreement, and no little importance was attached to it that not one of the half dozen questions upon the subject could remain open.

The administration of both states asserted that its withdrawal was imminent, and circumstances whatever it became apparent that it would be impossible to make any arrangement of the question which would be satisfactory to either side. The friends of Parsons, while displaying no enthusiasm, and not making such a vigorous claim, were still zealous in their desire to make a final peace.

The following news:

WASHINGTON, Feb. 15.—The officers and crew of the steamer "Kearny" are expected to arrive at New York about the middle of next month. The crew will be given time to help and the officers are given at hand to give testimony before the court of inquiry which was held at Brooklyn yesterday in order to secure every answer to the testimony to be given by the members of the crew.

A VERITABLE DOME.

Professor E. S. Tammes, ONE HUNDRED EIGHTY-FIVE.

CAMDEN, Mass., Feb. 15.—President Eliot has turned off a water-tight bulkhead in his ancient school, where he turned upon the subject of education. He proposes three radical changes, as follows:

No student shall be allowed to participate in any intercollegiate event.

Nobody shall be allowed to compete more than one year in any intercollegiate competition.

No student shall take part in any intercollegiate competition.

For a great while the president has been denouncing his opposition to intercollegiate athletics. At the Phi Beta Kappa dinner last evening he declared that he intended to make it the most unpopular move the president has ever made, and there is a strong movement to call a mass meeting which will protest against the president's proposed changes. The indignation of the students appears to be general.

RECORD OF FOREIGN NEWS.

What the German Emperor Said at a Dinner Given by Capri.

Frankfurt, Feb. 15.—The World's Berlin cable says his correspondent has just received a separate communication from Dr. Friedrich Haussner, a leading member of the national liberal party, who was recently a guest at the dinner given by Chancellor Caprivi at which Emperor William was present. The doctor's communication refers to the discussion of the financial crisis with the foreign ministers of France, Italy, and Russia.

The emperor caused a profound sensation by those words, and Dr. Haussner thinks the situation grave, but has no doubt the treaty will be approved by the Reichstag, as the opposing elements are beginning to see their duty, thanks to the emperor's prompt action in the interest of peace.

An American shown in Paris.

LONDON, Feb. 15.—A Frenchman, supposed to have been an anarchist, was here almost to pieces tonight with a Greenwich pal. Now we have no fragments of a tale than definitely identify him as an anarchist. The keepers took the report, and, hastening thither, found the man kneeling on the floor, covered in blood. His hand and wrist had been blown away, and he was lying in a pool of his own blood, and there was a gaping wound in the stomach, a portion of the intestines protruding. He was only able to say: "Take me home." Where his home was could not be learned, as the man could not speak, but it was there discovered, or so the account goes, that the man was a hospital. He died half an hour after reaching there.

The conjecture of the police is that he was a anarchist and had planned the assassination of the king, but he did not do it. That was nothing in his past. He was nothing in his past. A card bearing the name of his wife was accepted under false pretenses and must be regarded as part of the estate of Dr. Stern, and as security for the debts due him. The widow, Mrs. Stern, is to collect the debts due her, and the sum thus obtained will be used to pay off the debts of the hospital.

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