

THE EVENING NEWS

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BY TELEGRAPH.

Forty-ninth Congress.

SENATE.

WASHINGTON, S.—The Sergeant-at-Arms brought to the bar of the Senate, L. F. Smith, Levi Wilson and E. B. Purcell, to answer to the charge of contempt in not obeying the summons to testify in the impeachment case of Smith.

Mr. Smith made a statement to the effect that he sent a telegram to the committee saying he knew nothing about the election of Levi Wilson.

Mr. Saulsbury, chairman of the committee, favored discharging the witness upon his appearing before the committee and testifying.

Mr. Wilson and others refused to keep the witness in custody, claiming no lawful summons had been served on him.

After considerable debate, the three witnesses at the bar were discharged from the bar, having purged themselves of contempt.

The Senate committee on appropriations agreed to report back to the House for the election of a new hospital for \$100,000, \$71,618, (the total estimated cost), also adding \$1,000 for repairing the roof of the cadet barracks and \$315 for the increased pay of Professors Andrews and Michie.

The special order bill to prevent cruelty to animals in the transportation, was postponed until to-morrow.

From the appropriation committee, reported the military academy bill, with amendments, and a bill to amend the act of March 3, 1879, (the total estimated cost), also adding \$1,000 for repairing the roof of the cadet barracks and \$315 for the increased pay of Professors Andrews and Michie.

The Senate adjourned till Monday.

HOUSE.

WASHINGTON, S.—The committee on mines, reported back the Senate bill amending sections 2324 and 2325, revised Statutes, with regard to the mining claims.

The bill is to amend the existing law the provision that when a claimant of patent is not a resident of the land district, the necessary affidavits and affidavits, necessary to be made by his authorized agent; also, that the period within which work is required to be done annually on the claim, and that this section shall apply to all claims since May 30, 1872.

The bill was discussed by Messrs. Belford, Maginnis, Page and Reagan. The latter contended that the effect of the proposed measure would be to allow speculators in New York to send out their agents and to locate any number of claims in mining districts, the reply to which being that such can be done now.

Clymer took the same view as Reagan, and expressed apprehension that all the mining wealth of the country would fall into the grasp of consolidated companies.

Calkins replied to these objections and said that they did not touch the point of this bill. Under the present law, the agent or attorney of an owner of a mineral claim could make the affidavit of entry.

Reagan inquired whether, under the proposed bill, the privilege was not given to corporations remote from the mining districts to get patents for mineral claims through agents and attorneys.

Clark—Not at all. The bill does not touch that question at all. It simply allows the agent of the principal to make affidavit of original location for the purpose of applying for a patent. That the bill proposes, as the law now stands, the discoverer of a mine is prohibited from disposing of his claim until after he has got a patent for it. This bill proposes to enable him to dispose of his claim before he gets a patent.

Springer supported the bill and denied that it was in the interest of corporations.

Belford said that the bill simply provided that an agent might wear a suit within the mining district instead of the principal being obliged to do so. It was a just act and it ought to be passed in the interest of the hard-handed and heroic miners of the west. There was no question of corporations, but in the interest of honest miners, and the House would do an act of injustice to every miner in Colorado and Nevada.

Reagan argued against the bill and was interrupted by Calkins, who inquired whether he did not believe more capital had gone into mines than had come out of them; whether it was not to the interest of the country that they should have the fullest chance to sell their lands, and whether, if anybody ought to be protected, it should not be the capitalist?

Reagan replied that he did not believe more capital had been invested in mines than had been produced by them. The base of the country was the mining great industries and monopolies. His purpose was to give the greatest encouragement to the heroic pioneers that had made the western world. He desired to keep them unharmed and unoppressed by corporations and monopolies.

Reagan supported the bill. There was no question of corporations. It was a just act and it ought to be passed in the interest of the hard-handed and heroic miners of the west. There was no question of corporations, but in the interest of honest miners, and the House would do an act of injustice to every miner in Colorado and Nevada.

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