

FEDERATION OF LABOR.

The Convention Declares in Favor of Free Silver Coinage.

VIGOROUS OPPOSITION TO COMPULSORY ARBITRATION.

Financiers Present Their Views on the Currency Question Before the House Committee on Banking—Objections Raised to the Bill Presented by Secretary of the Treasury Carlisle.

Special to the RECORD-UNION. DENVER, Dec. 13.—In the Federation of Labor Convention this afternoon a spirited discussion was precipitated by the report of the Resolutions Committee in favor of the adoption of a resolution introduced by Edward L. Daly of the Lesters' Union of Boston, asking Congress to pass a law making it an offense, punishable by fine and imprisonment, for any employer to employ during a strike or lockout of his employes, aliens who have resided in the United States less than one year or who have not expressed an intention of becoming American citizens.

A substitute was adopted that the resolution be referred to the incoming Executive Council, with instructions to secure legal advice regarding the constitutionality of such a law, if passed.

The Resolutions Committee recommended the adoption of a resolution introduced by the Typographical Union against land monopoly. The report was adopted.

A resolution asking the Secretary of War to have fish-traps removed from the Columbia River, according to the existing law, was adopted.

The Committee on Resolutions recommended the adoption of Delegate Lloyd's resolution in favor of the free coinage of silver.

Treasurer Lennon objected to the preamble, because, he said, it assumed all the trouble in this country was due to the demonetization of silver, and he wanted to strike out all except the bare declaration for the enactment of the coinage law. Lennon's amendment was agreed to, after which the resolution was adopted.

The resolution was adopted by a vote of 100 yeas to 10 nays. The resolution was adopted by a vote of 100 yeas to 10 nays.

The proposed compulsory arbitration law was vigorously opposed. Delegate Penna moved to strike out the part of the report favoring semi-annual conferences with the Knights of Labor, and made a fiery speech commensurate of that order.

The consideration of that part of the matter was deferred until after the report of the Committee on Resolutions. In this exception the report was adopted.

President Gompers read a dispatch from Chicago containing an alleged interview with E. V. Davis, in which he denied having asked Gompers to aid him in the strike. Gompers explained that he had never stated such a thing, and said: "When, during the Chicago conference, I asked him: 'What would you have the Federation of Labor to do?' he said: 'If I were in your place, I would order the working men of America all out.'"

A resolution against the issuance of money by monopolies was introduced by Delegate McKeith, and referred.

The Committee on Resolutions recommended the adoption of resolutions favoring State employment agencies and introducing Maguire's bills for the relief of seamen.

Delegate Furrush said that American seamen were subject to a worse system of involuntary slavery than is known elsewhere on earth.

The matter was referred to a special committee, with instructions to formulate a plan to accomplish the result desired.

At the afternoon session the Grievance Committee reported on the grievance of the theatrical employees against the Theatrical Protective Association of New York. The committee reported that the federation aid in the organization of a branch of the National Alliance, in opposition to the Theatrical Protective Association.

The committee also reported on the disagreement between the local Brewers' Union, No. 18, of Chicago, and the national organization. The committee recommended the adoption of resolutions favoring the back dues of the local union be paid in installments. The report brought on a lengthy discussion. Thomas J. Morgan referred to the Executive Council. Mr. Croke moved a substitute, saying the federation has no jurisdiction. The substitute was lost and the amendment adopted.

President Gompers announced the following appointments: John W. Brumwood, W. C. Pomeroy, Charles Greenhalge and John H. Raigan as a special committee to consider the Phillips bill.

Hon. I. N. Stevens' bill was introduced, and delivered a short address on "Recent Judicial Decisions and Their Effect Upon the Development of Labor Organizations." He outlined his remarks mostly to the action of Federal Courts in cases of railroads in the hands of receivers. He said that out of thirty decisions he had examined no two were at all alike, even on questions very similar.

The decision of Justice Harlan in reversing the decision of Judge Jenkins in the Pacific Railroad case, was the address. He said the system of receiverships was based upon no law, but upon customizing in courts of equity, and had long ago far exceeded the original intention. He advised the Federation to direct its efforts to securing national and State legislation defining the rights and duties of corporations and of receivers of bankrupt companies.

The Grievance Committee reported on the Louisville Central Labor Union difficulty, sustaining the Gompers in his granting of the charter. The protest was from the Louisville Trades Assembly, which withdrew from the Federation two years ago. The question was referred to the Executive Council for final settlement.

The Committee on Labels and Boycotts reported several decisions in support of local boycotts. Among them were the Arena, which it was alleged is printed by non-union men.

Many delegates expressed regret at the necessity of taking action against this periodical, which is regarded as a very able exponent of labor doctrines, and the matter was finally referred to the Executive Council, with instructions to declare the boycott only after all means of bringing the publication into the union had failed.

ROYAL BAKING POWDER.

Highest of all in Leavening Power.—Latest U.S. Gov't Report.

ABSOLUTELY PURE

PIPING TIMES OF PEACE. How National Guardsmen Sometimes Pass Their Evenings.

A joint "smoker" and entertainment was given by Companies E and G, Second Infantry, N. G. C., last evening, the occasion being the victory by Company E over G at the shooting range on the 3d.

It was agreed that whichever company was beaten should provide the other with an entertainment. The agreement was carried out to the letter last evening, and a committee from Company E assisted a committee from G in arranging the programme, which was as follows:

Adjutant-General Allen recounted his experience during the civil war. The members of the National Guard, he said, have had the experience in a single degree, in serving their country and upholding the laws of the State and Nation. The people of the State have realized what the guard has done and have appreciated its work in the late unpleasantness.

General Allen said Colonel Graham of the regular army informed him that the members of the National Guard did their work nobly and deserve great credit. From the reports received by him, General Allen said the men conducted themselves as gentlemen and for the way their services were performed gained the good sentiment of the law-abiding citizens of the State.

The remarks were made by Colonel Guthrie and Captain Seymour of Company E, which were followed by a song from Company G's quartet, Messrs. Millikin, Miller, Houlden and Ellsworth.

Corporal Lou Duhan of Battery B gave a couple of selections on the piano; W. P. Whitler delivered a brief address; there was a clog by Sergeant W. J. Schmitt, G. W. Johnson of Company E spoke briefly; Nate Lieblich gave some of his specialties; Lieutenant W. B. Mayfield made a speech, and the quartet sang a song.

Remarks were made by Captain W. J. Hanna, Assistant Surgeon, and a recitation by Sergeant Major A. E. Miller. Messrs. Mealand and Jettford rendered a vocal duet, which was followed by selections from the quartet.

Lieutenant Schmitt, of Company E, then presented Private W. C. Hanford with an elegant gold watch charm, for making the highest score—45 out of a possible 50—in Company E's team in the contest.

The programme was concluded by remarks from Sergeant W. V. Kellogg of Company G, and Corporal C. T. Hughes of Company E.

The following officers were present at the entertainment: Adjutant-General Allen, Colonel Guthrie, Major F. L. Atkinson, Major W. Wallace, retired, Captain T. B. Hall, Captain H. I. Seymour, Captain W. J. Hanna, Lieutenant A. E. Stearns, J. D. Schoemaker, J. Zittler, George J. Norman, W. B. Mayfield and C. Duhan.

The following committees had charge of the affair: Reception—Sergeants J. A. Klein and H. W. Fields.

Entertainment—Sergeant W. V. Kellogg, Corporals J. Guth and J. Francis, and Privates Perkins, Webb and J. L. Hughes.

Invitation—Corporal T. Kelly and Private F. Howerton.

BRIEF NOTES. Ben Gardner denies that he was ducked in the river on Wednesday by the upsetting of his boat.

A San Francisco Judge has sentenced W. Van Eman to four years in the State Prison for embezzlement. He formerly lived in this city.

Deputy Sheriff Cline of Los Angeles passed through this city yesterday en route to Escondido with Captain Calingo, sentenced to one year's imprisonment there.

Sheriff O'Neil has been ordered to sell the property of Davis & Donohue, the insolvent tailors. It consists of a gun valued at \$15; cloth, etc., \$1,000, and book accounts, \$600.

J. H. Dolan and J. F. Moffit have qualified as bondsmen for Melvin Hatch, the rearward. A. R. U. also has qualified. Bauer and Mrs. Vice have signed Jack Heaney's bail bond.

Hugo Mansfield, the musician, has filed his petition in insolvency in the Alameda court. He owes \$20, and his net assets amount to \$350. In his petition he states that his gold watch and chain is in pawn for the rent of a hall in San Francisco. He could not pay the rent, so the proprietor took his jewelry.

A workman named Williams had a narrow escape from being crushed to death by the toppling of a pile of timbers in the railroad yard on Wednesday day. By catching on some boards one heavy timber that would have killed him was kept from falling on him. As any objection to this, I would like to see any case pursued which would relieve the Government of its embarrassments. It is by no means an unmitigated blessing to the banks, the retirement of the Government from the banking business. While it would benefit the Government and the people as a whole, it would certainly put added responsibilities upon the banks.

"I am strongly opposed to the proposition to do away with the requirements that the banks keep reserves, and my understanding of the law does not tally with that of the Secretary. The law when it was drafted, as I understand it, was based upon the experience of prudent and well-managed banks, and the reserve was fixed at a point where prudent and well-managed banks carried their reserves. It was sought to fix a limit on well-managed bank would be often over as the under the reserve in the regular course of business. This law is made not for the banks who would observe it, but for the tenth, that either incompetent, speculative or unskillful management might fail to keep a proper reserve and to keep its finances sufficiently strong to meet the demand that might be made upon it. The statement which the Secretary makes, that the State banks keep 20 per cent. reserve, whereas the national banks keep only 15, I do not think is well founded."

Heppner also criticized the repeal of the ten per cent. tax on State bank notes, while leaving a tax on national bank notes; also the forbidding of national banks to issue notes of less than \$10. The safety fund should also be equally compulsory, and State banks should be required to keep the same reserve.

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The alien should be made to understand better than he now does in what liberty consists, and its intimate dependence upon the respect for his own sovereignty and the weight of responsibility it carries with it, and when the masses realize that this is a government of the people, and the people alone, they will be less likely to be misled by the demagogues who threaten this republic will be materially less.

SUMMER-FALLOW. Some of the agricultural journals of Australia allege that the practice of summer-fallowing is being abandoned both in New Zealand and parts of Australia. Farmers there have found it better to cultivate some kind of a summer crop, as sorghum, for example, rather than let the land lie fallow to be baked by the sun or to grow up with noxious weeds.—California Fruit-grower.

The men has pointed out over and over the complete nonsense of naked fallow. It is the tendency of all who have tried it that summer-fallow sown to some forage plant in the spring and pastured will produce more wheat than the naked fallow. Especially in the San Joaquin valley, as a means to enable land to be so used, and it has offered figures to show that the profit on land could be more than doubled by such a system. At all points this showing has been met with "too much trouble"; "it isn't the way it is done, and we don't care to launch out on anything new." Egyptian corn makes a splendid forage plant, but beans, pumpkins or a dozen other plants can be grown with profit and fed off to stock. Irish potatoes and the Jerusalem artichoke make splendid feed for stock and can be grown and harvested in time for wheat. We must grow—progress.

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Johnnie looked into his mother's face with that calm assurance which comes of a sense of innocence and said: "Mamma, 'sposin' David's folks had been as particular, wouldn't it have been a bad thing for the Israelites?"—Boston Transcript.

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