

States seconded the nomination of one eminent and proper, and predicting under his leadership the success of the Republican party in November. Mr. Campbell was elected by acclamation. Senator Henderson, of North Dakota, placed in nomination as vice-chairman. Mr. M. H. De Young, of San Francisco, Mr. Roosevelt, of Omaha, and Mr. G. A. Hobart, of New Jersey, but subsequently withdrew the nomination. Mr. Carter was unanimously elected chairman.

NEW BANKRUPTCY MEASURE

Bill Reported to the House That Contains Several Strong Features.

It Retains the Principal Provisions of the Torrey Bill and Portals of Other Measures—Views of Col. Oates and Judge Torrey.

FOR BANKRUPTS AND CREDITORS.

Bill Introduced in the House of Representatives to the Indiana Journal.

WASHINGTON, June 27.—William C. Oates, of Alabama, who introduced the Torrey bankruptcy bill early in the session, reported to the House to-day from the judiciary committee a bill as a substitute for all the bills upon the bankruptcy subject. The substitute embraces all of the principal provisions of the Torrey bill.

The offering of a substitute is a convenient method of covering the various amendments agreed upon by the committee. The standing and influence of Colonel Oates are such as to probably enable him to secure the passage of the measure. It was passed in the last House of Representatives by a large majority, made up of Democrats and Republicans. He was interviewed by your correspondent to-day, and in reply to an inquiry as to the merits of the bill, said:

"This measure is strong where the old law was weak and is designed, in my judgment, to promote the best interests of the whole people. Chief-justice George W. Bland, of the Indiana Supreme Court, has been upon the Supreme Bench for something over a quarter of a century, has acquired a wide and varied experience, and has expressed the belief that it will promote the business, moral and financial interests of our citizens. He has made some suggestions as to modifications of the bill, which have been embodied in it.

THE DAY IN CONGRESS.

Appropriation Bills Considered by Both Senate and House, and One Passed.

Special to the Indianapolis Journal.

WASHINGTON, June 27.—The Senate having recovered, heard to-day most of its Western pilgrims, indicated to-day its purpose to vigorously push as many of the great appropriation bills through as possible before the expiration of the fiscal year on Thursday next. To this end nearly the whole day was given up to the legislative, executive and judicial bills, which provided the salaries and ordinary expenses of the Government. Considerable progress was made in its consideration. All the Senate committee amendments (which increased the aggregate amount \$250,000) were agreed to, except one which was reserved for further discussion. This was the amendment reinstating the Utah commission, which the House had abolished. A general vote on the bill was started, but a proposition to provide means for the new Appellate Courts.

MINOR MATTERS.

Mr. Martin Hopes to Have Passed the Bill for the Indiana Journal.

WASHINGTON, June 27.—Chairman Martin, of the House committee on invalid pensions, said to a Journal correspondent to-day, in reply to a question as to what was being done with the bill recently reported favorably from his committee for \$200,000 for pensions between \$20 and \$25 a month. "We are trying to get a day for consideration of that bill in the House. The measure is on the calendar, and we have several times appealed to the committee on rules for a day to discuss it. I intend to make another appeal to-morrow, and I think I shall succeed. The bill will become a law, and we are providing for the rate for old soldiers at \$40 a month, and the House committee has reported the bill at \$20. The bill is of much interest to many pensioners."

Where Mrs. Harrison Will Summer.

WASHINGTON, June 27.—Mrs. McKee and her two children left Washington this afternoon for Beverly, Mass., where they will spend the summer. The President and Mrs. Harrison will leave here next week for Long Beach, in the Adirondacks, where Mrs. Harrison will remain for several weeks. The President will spend the summer at Cape May Point with Mrs. Russell Harrison. The latter will have charge of the cottage and will take possession of it on July 1. The President will go there as often as he can, but will not take up his quarters there permanently for the summer until after the adjournment of Congress.

Stewart's Latest Free-Coinage Bill.

WASHINGTON, June 27.—Mr. Stewart in the Senate to-day offered as a substitute for his free-silver-coinage bill one providing that the owner of silver bullion may deposit it at any mint of the United States, to be coined for his benefit. The coins are to be legal tender, and may be used in public and private. The foreign coin or bullion derived from it by melting are extended, and the silver cast of 1880 is not to be melted.

General Notes.

Special to the Indianapolis Journal.

WASHINGTON, June 27.—Senator Turpentine offered an amendment to the deficiency appropriation bill appropriating \$100,000 for the fiscal year ending June 30, 1892, from bonded warehouses by the government.

Representative Parrott to-day introduced a bill to increase the pension of Benjamin Cooper, of Indiana.

A. C. Nell was to-day appointed postmaster at Eaton, Ind. He was appointed by M. E. Neff, deceased, and H. S. Wood at Forest, Clinton county, vice E. Davis, resigned.

Argument of the Committee.

The bill reported to-day is a substitute for the three pending bankruptcy bills, consisting of the Torrey bankruptcy bill, with the section on loaning money omitted, and with a few friendly amendments. In the report accompanying the bill the provisions of the federal Constitution relating to bankruptcy legislation are cited, and a history is given of the preceding acts by Congress, and the unworkable inefficiency of State laws upon the subject stated. The history of the relationship existing between debtors and creditors is traced from the remote ages to the present time, and

attention called to the fact that this is the only first-class nation without such a law, and the only one without a code of insolvency laws of the States, and under the proposed bankruptcy law, are considered, between debtors and creditors, and the result of the point in every material respect by bankruptcy legislation. The effect of the passage of a bankruptcy law is shown by length and the conclusion reached that favorable action by Congress upon this subject would be a great benefit to debtors and creditors and result in the reduction of the price of goods and interest on money.

THE MINNEAPOLIS CLUB PONDS OUT A TRIO OF RUNS IN THE NINTH INNING.

Up to That Time the Ex-Hain-Makers Were Easy Victims—"Pat" Murphy Will Play To-day—Mr. Brush Gets Gains.

Standing of the Ball Clubs.

INDIANAPOLIS WILL MEET MILWAUKEE TO-DAY, TO-MORROW AND THURSDAY.

Special to the Indianapolis Journal.

COLUMBUS, 6, Kansas City, 2.

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