

FIGHTING THE OPTION BILL

Senators Wrangled and Filibustered Yesterday, After Passing One Measure.

WORK OF CONGRESS.

The Senate Passes the Deficiency Bill—The House Prepares for Adjournment.

WASHINGTON, July 18.—The Senate, having completed the deficiency bill—the last of the appropriation bills—and having it sent over to the House for a conference, resolved to take up the anti-option bill, but did not do it, for after two hours spent in wrangling and filibustering in the manner very common in the Senate, but unusual in the House, it adjourned without even permitting the bill to be read. That measure, however, will come up again as unfinished business at 2 o'clock to-morrow.

The House was in good humor to-day, and considering the number of roll-calls, which consumed much time, a great deal of business was disposed of. Among the bills passed were those: To create the California debris commission and regulate hydraulic mining in that State; to fund the debts of the counties in the Territory of Oklahoma; to refer to the Court of Private Land Claims the well-known case of William McGarran, regarding the title to the Rancho Tehama grant of land in California; authorizing the Secretary of the Treasury to obtain plans and specifications for public buildings to be erected under the supervision of the Treasury Department and providing for the construction of the same; to provide for the improvement of the outer bar of Brunswick, Ga.; to provide for an investigation of the claims of cities by the Commissioner of Labor.

The ways and means committee this morning decided to report to the House on Wednesday a resolution providing for final adjournment of Congress next Monday, at 5 o'clock in the afternoon.

LEGISLATION FOR HOOSIERS.

Representative Johnson Argues for Muncie's Proposed Public Building.

WASHINGTON, July 18.—Representative Johnson, this morning, appeared before a sub-committee of the House committee on public buildings and grounds and made an argument in favor of the bill which has passed the Senate appropriating \$50,000 for a federal building at Muncie, Ind.

The committee indicated an inclination to make a favorable report after the amount to be appropriated is reduced. The bill will go before an advisory committee of the full committee, where Mr. Johnson will again appear, and if that body takes favorable action, the bill will come before the full committee at a regular meeting. It is up-hill work for a Republican Representative in a parsonic Democratic House, but the member from the Sixth district is doing his best to succeed, with fair prospects of success.

Representative Waugh introduced in the House to-day a bill which has passed the Senate, authorizing the Secretary of the Treasury for the closing of the doors of the world's fair on Sunday; also, the petition of eighty-one members of the labor organizations of the country against closing the world's fair on Sunday.

The House committee on invalid pensions have reported favorably the Waugh bill to pension Thomas W. Smith, a soldier who served in the Mexican war, at \$12 a month. The committee has reported adversely the bill which has passed the Senate to pension certain members of the Seventh Indiana Volunteers, at \$18 a month.

REPLY TO KAUFMAN'S TRADUCERS.

Minority Report of the Committee Which Investigated the Pension Fraud.

WASHINGTON, July 18.—Mr. Lind, of Minnesota, on behalf of the minority of the committee appointed to investigate the administration of the Pension Office, to-day submitted the views of the minority to the House. The report finds nothing for which the Commissioner can be criticised unless it be for appointing his son appointment clerk of the bureau. It agrees with the majority in their suggestion in regard to the exercise by members of Congress of the so-called "congressional privileges." The report asserts that the majority of the committee seemed determined to fasten crime and corruption on the Commissioner, but having utterly failed to do so by evidence, they, as a last resort, sought to do it by inference. The report, after paying a glowing tribute to the efficiency of the management, business methods and reforms perfected in the Pension Office under Commissioner Kaun, states that the subject of the report is in some of the recommendations of the majority, there are others that they might have expressed in a moderate form if the minority had had an opportunity for a comparison of views with the majority before their report found its way into the public press.

The report of the minority recommends, in lieu of the resolution adopted by the majority, a substitute to the effect that the record in this case, as reported by the committee, shows an efficient and economical administration of the Pension Office by the present Commissioner, and asks that the committee be discharged from further investigation of the subject.

DEPOSITORS ARE SAFE.

Preliminary Report on the Condition of the Broken Vincennes National Bank.

WASHINGTON, July 18.—A second preliminary report on the broken Vincennes National Bank came in to-day from Examiner Holman. It shows the liabilities are \$45,083, and the gross assets a corresponding amount. The undivided profits and surplus are \$15,501. President Tyler's irregularities and losses of the bank will just about wipe out the capital stock, which is \$100,000, and the profits and surplus, leaving the stockholders nothing but a paper name. The depositors will be secured. President Tyler appears to have failed his own accounts in anticipation of the examiner last month and certain of the depositors were noted in the books, leaving affairs in a very careless and unprincipled form. A complete report is expected by the end of this week. A receiver may be appointed to-morrow. There are a host of applicants for the place now, among the most prominent ones being James G. Gosport, and Charles Mount, of Cooner'sville.

MINOR MATTERS.

Reasons Urged by Organizations for the Closing of the World's Fair on Sundays.

WASHINGTON, July 18.—Five of the organizations that are opposing Sunday opening of the world's fair through their officers, now working to this end in Washington, have united in issuing an appeal on the subject to the House of Representatives and to the public. Fifteen reasons are given why the organizations oppose the opening of the fair on Sunday, and they include the following: Every State Legislature that has acted on the subject has voted in favor of not opening its own exhibit, or the whole fair, or both, on Sunday; because petitioners for the fair, representing 40,000,000 people, have been received by Congress and the national committee, and because all international laws, under the auspices of United States speaking people, have maintained the uniform custom of no Sunday opening. The appeal takes up the arguments advanced by those persons favoring Sunday opening, and answers them separately and in detail.

The President Will Go to Leon Lake.

WASHINGTON, July 18.—The President and Private Secretary Halford arrived in

WHO IS THE TRUE DEBTOR?

The Bruce Assessment on College Avenue in the Hands of the Court.

Nelson Was Drunk in Self-Defense, but Excuses Were Not Taken—Counter-suit for Breach of Contract—Minor Doings.

The Indianapolis Paving Company yesterday afternoon filed suit against the city, Board of Public Works and Engineer Mansfield to enforce the payment of the assessment for the improvement of a portion of College avenue. The complaint sets forth the order for the improvement of the street, and alleges that the Board of Public Works ordered the assessment for the fifty-foot strip at the Thomson-street crossing to be made against James A. and Margaret Bruce, claiming that this street had never been dedicated to public use; that it was so assessed, but the treasurer was unable to collect the amount from them; that the matter was then referred to the city attorney, who filed an opinion in writing that the assessment should be paid by the city, the same as the assessments for other street crossings, but the Board of Public Works refused to allow the assessment. The demand is for \$3.50 for the improvement, and \$200 for attorney's fees in bringing suit.

How with a Publishing Company. Several weeks ago P. Hayes filed suit against the Mid-continent Publishing Company, of Chicago, for damages for an alleged breach of contract with him, whereby they agreed to pay him a stipulated sum each month as a salary for the sale of their goods. Now comes the publishing company with a suit against Hayes for \$5,000 for alleged breaches of the same contract. The complaint alleges that on the 15th day of April they entered into a contract with Hayes for the sale of their goods, and that he had accepted the same, and that he had received a stock of \$500 worth of goods and devoting his entire time to the sale of their goods, they agreed to pay him the sum of \$125 per month, and to keep on hand a stock of \$500 worth of goods, and the same amount for his expenses, with the understanding that Hayes should sell not less than \$50 worth of goods each month at the regular price. They say that Hayes, in violation of the required amount each month, did not devote his whole time to the business and made false reports of sales. They ask judgment for the amount of the alleged breach of contract by Hayes.

Got Drunk in Self-Defense. John Dobson was defendant in a case in the Police Court, yesterday, charged with drunkenness. When his case was called he got up and addressed the court and said: "Now, I'll tell you, judge, I had a bad case of colic marbles and took four drinks of Jamaica ginger and whisky. If I hadn't been dead in fifteen minutes." Notwithstanding the fact that the liquor was drunk "in self-defense," Dobson was fined \$1 and costs and sent to the work-house in default of payment.

Arthur and Alice Boyd, who stand in the relation of husband and wife, were each fined \$1 and costs for drunkenness. They were arrested while washing in White river under the I. & S. L. bridge. They were fined \$10 and costs and released upon their good behavior.

Annie Landa Hight, the two girls charged with having set fire to the female prison, were bound over for grand jury action.

Acquitted by the Justice.

Justice Daniels yesterday acquitted Joseph Bertruce, a "dago," of the charge of assault and battery, upon an affidavit by his divorced wife. The woman was released a couple of months ago from the female prison.

Eliza Long, whom Mary P. Williams had arrested some time ago for trespass, was also acquitted. The trouble in the case grew out of the fact that a house owned by the Long woman leaned over property on Superior street belonging to Mrs. Williams.

Counterfeiters' Trials.

The United States Circuit Court will to-day be occupied with the trials of Elijah Robbins, of Holman, and William Whitsett, of Deputy, who are under indictment for counterfeiting. Major Carter says they are a part of a gang which operated at Indy, and of which two members, Jesse Wilson and a brother of Whitsett are already in the penitentiary.

Said for Wages.

Wesley Norman, a barber formerly employed by Gus Schmidt, in the Vance Block, obtained judgment for \$3.25 against Schmidt, before Squire Smock yesterday, for wages due. Norman quit Schmidt's employment last Friday and Schmidt refused to pay him the \$3.25 still due for wages.

Says She Abandoned Him.

In his complaint, filed yesterday, Andrew F. seeks a divorce from Marinda Leonard, for abandonment. The complaint alleges that he was married in North Carolina in 1874; that seventeen years ago she abandoned him and has ever since refused to live with him.

The Court Record.

SUPERIOR COURT.

New Suits Filed.

Mid-continent Publishing Company vs. P. Hayes, suit on contract. Demand, \$5,000. Room 2.

Indianapolis Paving Company vs. The City of Indianapolis, Allen W. Condit, Maria M. DeFreese, Adolph Scharrer and Henry Mansfield; suit to enforce payment for street improvement assessment.

CIRCUIT COURT.

New Suit Filed.

Andrew F. Leonard vs. Marinda Leonard; divorce.

CRIMINAL COURT.

Hob. Mildred F. Cox, Judge.

State vs. Emmott Barr; assault and battery with intent to kill. Trial by court. Under advisement.

Effect of Free Silver.

"It is an illustration of what free-silver coinage would do for us," said Governor Chase yesterday, talking to a visitor, to whom he showed some Mexican paper money.

"What is it?" he asked.

"Let me tell you. I had occasion to send some money to Mexico, which is known as a free-silver country. I found that in order to pay \$10 in their money I had only to pay \$7 in American money. The discount was about 33 per cent. The purchasing power, therefore, of a Mexican dollar is only of cents, and a laborer earning \$1.50 in Mexico would receive less than \$1 in value. That is what would happen in the United States should we adopt free coinage of silver."

Think Now is Their Time.

The friends of many convicts in the State prisons are using the opportunity of Governor Chase's candidacy for re-election to press their importunities for pardons. The Governor realizes the grave responsibility in granting pardons, but has so far borne the pressure patiently. It is said, however, that he has about concluded to declare that no pardons shall be considered or granted until after the election. He desires, he says, to use his authority with the utmost justice and discretion, but in spite of every precaution he is sometimes imposed on. The Governor's stand has been pressed for some time by the importunities to which he is daily subjected.

The Griffiths Club, of Haughville.

A meeting of the Griffith Club, of Haughville, will be held to-night, to organize effectively for campaign work. The meeting will be held at Spafford's Hall, on Michigan street, Haughville, at 7:30 p. m.

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PETTIS DRY GOODS CO.

Baltimore, 3; Cleveland, 2; Batteries—McMahon and Robinson; Young and Zimmer.

A NEW LEAGUE IS PROPOSED.

The Indianapolis Club Clings to Life for Possible New Affiliations.

Four Eastern Cities and Four Western Cities to Form a New League—Share Off to Perseus Columbus—Players Anxious.

INDIANAPOLIS IS WILLING.

Ready to Enter Into Any Arrangement to Keep the Ball Rolling—Columbus in Doubt. The directors of the Indianapolis Baseball Club held a meeting last night, with each one on the anxious seat. "There is nothing truer than that the Western League is a defunct institution," said Mr. Golt, the president, after trying to keep up one organization. The Eastern League, which is about on its last legs, has made several propositions to combine, with Rochester, Troy, Buffalo and Albany, and form an eight-club league, in which the Western League will furnish the cities of Indianapolis, Toledo, Kansas City and Columbus. Toledo and Kansas City are willing, but Columbus seems ready to give up the battle. We determined to-night that Mr. Sharsig shall go to Columbus to-morrow, where the Toledo and Columbus clubs play, and see what he can do toward persuading the Columbus management to continue its organization with the new league. Kansas City is too far west, and Buffalo is too far east, and it is feared that the league will be broken up. We have an invitation to be represented at a meeting of the Eastern League on Wednesday, and if the results of Mr. Sharsig's visit to Columbus are satisfactory he will go on East to represent us.

How about players to cope with the East?

"There will be no difficulty about players. It is play ball where they can or go to work with them, and they are willing to go into any arrangement to keep on playing ball. Indianapolis has already a club that would be able to meet the Eastern clubs, and with the disbandment of the Western League we could materially strengthen our club."

Mr. Golt is fearful the Columbus management will prove unwilling to continue and the combination, Mr. Golt, president of the Columbus club, telegraphed yesterday that his club would disband, but it is hoped to influence him to continue through Mr. Schmitt, the manager. In case of a failure to form an eight club league, an effort will be made to organize a six-club league from the cities named, or a four-club with Buffalo, Indianapolis, Toledo and Columbus, or some other city. Mr. Golt has a strong desire to hold up the organization through the season, in order to be in good shape for next year. The Indianapolis club arrived home yesterday, and will be kept together as long as there is any hope of playing ball in a new league.

standing of the Ball Clubs.

National League. W. L. P. C. Brooklyn, 2 0 1 000 Pittsburgh, 1 1 500 Cincinnati, 2 1 667 New York, 1 1 500 Cleveland, 2 1 667 Louisville, 1 2 333 Washington, 2 1 667 Baltimore, 2 2 333 Philadelphia, 2 1 667 Chicago, 1 2 333 St. Louis, 1 1 500 Boston, 0 0 3 000

NATIONAL LEAGUE.

Brooklyn and St. Louis Played a Remarkably Long Tie Game.

At Boston.

Boston, 0 0 2 3 0 0 2 0 7 Pittsburgh, 1 0 4 0 3 0 1 0 9

At Philadelphia.

Brooklyn, 0 2 0 1 0 0 1 0 0 0 0 4 St. Louis, 0 2 0 0 1 0 1 0 0 0 0 4

At New York.

New York, 0 0 0 0 0 2 0 0 0 2 0 5 Cincinnati, 0 0 0 0 0 1 0 1 0 1 0 5

At Philadelphia.

Chicago, 2 0 0 0 0 1 0 0 0 0 3 Philadelphia, 2 0 5 1 0 1 3 0 1 3

At Baltimore.

Baltimore, 0 0 0 0 0 1 0 0 0 1 Cleveland, 2 1 0 1 0 2 0 7

Hits—Baltimore, 10; Cleveland, 14. Errors—

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