

AMUSEMENTS.

ST. CHARLES THEATRE.

LOTTA! LOTTA! LOTTA! The ever popular, ever bright and never-fading...

Monday Next, January 15, in her wonderful representation of the LITTLE DETECTIVE...

ST. CHARLES THEATRE. Farewell benefit of the eminent artist, MISS LUCILLE WESTERN...

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PEACE FULLY RESTORED

NO MARTIAL LAW THIS TIME

CONGRATULATIONS FROM WASHINGTON

DISPATCH FROM SENATOR WEST

The following dispatch from Senator West shows that the news of peace in New Orleans has reached Washington:

WASHINGTON, January 11, 1872. Governor R. C. Warmoth:

I congratulate you, the nation and the people of Louisiana upon the suppression of the designs of the revolutionists. When the excitement of the hour shall have subsided the true history of recent occurrences, together with an expose of the motives and conduct of those who have sought by unwarrantable means to subvert the State government, shall be given to the public through a dispassionate and thorough investigation.

Unprincipled persons, making use of the press of this city, are endeavoring to prejudice public sentiment. Efforts are being made to induce the President to declare martial law in Louisiana. This is the last resort now, but you can be assured that nothing of the kind will be done. Stand firm, and grateful thanks of all friends of republican government will be your reward for having suppressed insurrection and preserved the peace. Say to General Emory that he has given to history another evidence of his patriotism and judgment.

Opposed to them and to their plundering scheme stands Warmoth. Warmoth is the only man who can save Louisiana. It is the duty of every head of a family—every taxpayer—of every honest man to support Warmoth.

I am as good a Democrat as ever, but if Democracy and the people of Louisiana can make more by supporting the Governor than by opposing him, it is their duty to uphold him to the last extremity. I stand by you, my old friend—you are right. I ask the Governor for nothing, and, therefore, my opinion of your course is disinterested.

Warmoth deserves well of us all, and I, for one, will support him through thick and thin.

Your friend, F. L. CLAIBORNE.

GOVERNOR WARMOTH TO GENERAL EMORY.

The Tumult Subsided

HE RECOMMENDS THE WITHDRAWAL OF THE TROOPS.

WE learn that a large delegation from East and West Feliciana arrived yesterday, with instructions to Messrs. Barrow, Pond and Wilson, of the House, and Jenks and Wilcox, of the Senate, to sustain and support Governor Warmoth.

Also that a large delegation from the Attakapas country is coming with the same instructions, and have telegraphed Senator Daigle to return to his seat and to sustain the Governor.

We are informed that the people of Grant parish have held a meeting and denounced the course of Mr. Kearson, of the House, and asked him to resign.

From the Florida parishes also we learn that a delegation has arrived and sustain the Hon. Thomas Green Davidson in his course.

EXTRAORDINARY ACTION OF JUDGE ABELL

HE DISMISSES THE GRAND JURY

PROBABLE CAUSE AND CONSEQUENCES

Considerable excitement was aroused yesterday by the extraordinary action of Judge Abell, of the Criminal Court, in sending for the grand jury, charging them, in excited terms, with being tools of Governor Warmoth and finally ordering them disbanded.

As several of the members are Democrats and opposed to his excellency, these false assertions created unbounded indignation among them and their friends.

The grand jury was in its rooms, deliberating and waiting the return of a messenger who had been sent to Recorder McArthur for papers in the case of McCullough and the two McCormacks, as the matter was then undergoing investigation. At this juncture Judge Abell sent for the members, and on their entering began a harangue against their not having attended to their duties, particularly asking if any action had been taken in the case of J. M. Chester, who had been shot, reading a fabrication from an irresponsible newspaper concerning the subject, which, to say the least, was a very small thing for a grave court to base proceedings on. The judge was somewhat excited and perhaps querulous and garrulous. He hastily ordered that a bench warrant issue for all the persons named in the squib, except P. Z. Canonge. He then as hastily countermanded this order, and directed that a warrant issue for G. W. Carter.

In his erratic flight he accused the grand jury of acting in the interest of Governor Warmoth, and for that reason failing in their duty. He said that Sheriff Masciot was acting in a manner that indicated he was packing a jury, and uttered some more froth, which was not even full of sound and fury, and really signified nothing in particular or generally.

The judge was particular in asking the jury if it had taken any action in the Weyland murder case. He was informed that the matter was then undergoing investigation.

Unable to longer control himself he produced a letter, which the clerk read, the contents being to the point that the grand jury was working in the interest of Governor Warmoth, etc. If the letter was signed by any real person, the name was not read, nor would the Judge inform the members who wrote it. He peremptorily refused to answer questions put by the members, and after the reading informed the grand jury that they were finally discharged. This fell like a thunderbolt, and the gentlemen were scarcely willing to believe their ears.

Several of them are politically and individually opposed to Governor Warmoth, and could not be induced to favor his excellency for any consideration. The aspersion fell with a double force on them, and when they left the court room they did not sound praises to the honor of the Judge.

Most of the members afterward held a consultation, and agreed to hold a formal meeting for the purpose of taking advice in this extraordinary case, and if they are wronged we guarantee that Judge Abell will hear from them in thunder tones.

What was the result of the meeting has not come to our notice.

We hear that the letter was signed John Wallace, and now the question arises: Who is Wallace?

A Petition for Martial Law.

The Evening Times had a paragraph headed "Members of the Bar Petition for Martial Law," which states a petition for such an order was circulated in the courthouse building to be signed by members of the bar. It is not stated whether any signatures were obtained, and we infer that the movement received but little support.

THE PEOPLE SPEAK

HON. F. L. CLAIBORNE INDORSES GOVERNOR WARMOTH.

HE ALONE CAN SAVE LOUISIANA

Hon. F. L. Claiborne, of Pointe Coupee parish, sends the following patriotic letter to the "Old War Horse of the Democracy."

There can be nothing added to the letter itself, save the statement for the benefit of the people abroad, that Mr. Claiborne is one of the most respected, wealthiest and influential Democrats in the State:

POINTE COUPEE, January 7, 1872.

Hon. Thomas Green Davidson: DEAR SIR—Your course in the Legislature meets my decided approval. The Grant party intend to carry his re-election by the bayonet. The Customhouse (Casey, Packard and Carter) party are acting in and under Washington influence. They would rob and plunder Louisiana as long as there is a dollar to steal.

Opposed to them and to their plundering scheme stands Warmoth. Warmoth is the only man who can save Louisiana. It is the duty of every head of a family—every taxpayer—of every honest man to support Warmoth.

I am as good a Democrat as ever, but if Democracy and the people of Louisiana can make more by supporting the Governor than by opposing him, it is their duty to uphold him to the last extremity. I stand by you, my old friend—you are right. I ask the Governor for nothing, and, therefore, my opinion of your course is disinterested.

Warmoth deserves well of us all, and I, for one, will support him through thick and thin.

Your friend, F. L. CLAIBORNE.

THE STATE HOUSE.

Everything around the State House yesterday gave evidence that law and order had triumphed, and that Governor Warmoth and that portion of the members of the Legislature assembling in the State House, in accordance with the constitution, would be able to overcome the turbulent spirits who have been endeavoring, through revolutionary measures, to overturn the State government. The police were withdrawn from the State House in the afternoon, and, unless the revolutionary spirit is revived, their services will not be required during the future sittings of the Legislature. A bench warrant has issued from the Criminal Court for the arrest of George W. Carter on a charge of being accessory to the murder of Representative Weyland, and if Sheriff Masciot succeeds in finding him it is more than likely his game of bluff will be stopped, and the interruption of business of all kinds put an end to. Every good citizen who wishes the prosperity of our city and State, will hail such a result with joy. It will be the final collapse of the wicked alliance that was formed to revolutionize the State government and place it in the hands of usurpers; or, if that failed, to create a necessity for martial law. It has been one of the most infamous attempts to revolutionize a State government that has ever been tried on the American people. And in addition to the attempt to revolution, an effort has been made to obtain the countenance and support of the government of the United States and President Grant in this criminal proceeding against a State government; and in case that failed, the conspirators go one step further, and ask that the very disorder they have created—falling in their purpose to obtain possession of the State government—may be construed as a cause for the national government proclaiming martial law, and thus accomplish the overthrow of a lawful State government that has shown itself, up to this time, fully competent to subdue disorder. When a State government is only endeavoring to do this it has the right to look for aid and comfort from the general government; and it is the duty of that government to discountenance the attempt of men who are conspiring to subvert the lawful government of a State.

Thus far the State House—the strong citadel of Louisiana, the headquarters of its lawful Governor and the place where the Legislature convenes—has been protected from the assaults of the turbulent conspirators by the strong arm of the State. The police of this city and a small portion of the State militia have thus far been sufficient to prevent the conspirators from taking possession of the State House and revolutionizing the government. It was almost impossible for General Emory, the United States officer in command of troops at this point, to fully understand the bold attempt that has been made within the past few days to overturn the lawful government of our State, yet we never doubted his determination to give Governor Warmoth assistance if it was rendered necessary to sustain law and order.

The Legislature, it is to be hoped, will be permitted to meet in the State House in future without the aid of either police or military.

Yesterday, Speaker Brewster called the House to order at twelve o'clock, and there was an evident improvement in the feelings of members. The accusations that were constantly coming in from the Carter faction made it apparent that that ambitious and unscrupulous individual was doomed to face another "lost cause."

Although there was very little done in either branch of the General Assembly yesterday, there was ample evidence of preparation for a better time coming. We are satisfied it will not be long until both branches of the Legislature will be actively engaged in the good work of legislative reforms recommended by the Governor in his annual message and called for by the people. Both houses adjourned yesterday to meet to-day at twelve o'clock. By that time it is believed the most of the members of the House of Representatives, who were induced to follow the political fortunes of Mr. Carter, will be prepared to return to the State House and enter in earnest upon the work of legislative reforms. We had also positive assurance that Senator Kay would return to his post in the Senate this morning, and we are satisfied that when he comes other Senators will follow, and a quorum be had in the Senate.

A Philadelphia correspondent of the New York Herald interviewed President Grant while he was in that city, and telegraphs: "The Louisiana troubles were next alluded to. I was informed that instructions have been issued by telegraph to the Attorney General to order the Attorney General of Louisiana to make an immediate investigation. This was on Friday last. No official advices have been received since that time. Hundreds of letters from interested parties on both sides of the question have reached the President, some of them quite bitter. All offer advice of one kind or another. The President gave me to understand that he would await the result of the investigation, and act as circumstances shall require. It is determined to preserve order as all hands."

The Martial Law Clamor.

Defeated at every point by the energy, watchfulness and discretion of the State authorities, assisted by General Emory and the troops under his command, the conspirators, whose object was to overthrow the State government by means of revolution and insurrection, now impudently besiege the national executive with petitions for the proclamation of martial law in Louisiana. Our dispatches this morning state that the President has referred the subject to Attorney General Williams.

This official will find in pursuing his investigations that the very men who are clamoring for martial law in Louisiana are the revolutionary sympathizers, and the revolutionists who have invoked the people to hurl Governor Warmoth from his position by violence.

Their conspiracies failed, order was restored, and they, being now powerless to do evil by violence, are invoking the aid of martial law to thwart the State government in its successful efforts to restore peace and order. Martial law will not be proclaimed.

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BY TELEGRAPH.

LATEST NEWS FROM ALL POINTS

PROCEEDINGS OF CONGRESS YESTERDAY

THE SYNDICATE EXPLAINED

NOMINATIONS AND CONFIRMATIONS

REPUBLICAN NATIONAL CONVENTION

AT PHILADELPHIA IN JUNE

WELCOME TO JAMES BROOKS

ELECTION INSPECTORS INDICTED

THE FRENCH COTTON MANUFACTURERS

Protest Against Higher Duty

COLLIERY EXPLOSION ON WEDNESDAY

DEATH OF A CENTENARIAN

NEW GOVERNOR OF GEORGIA

THE NEW YORK YACHT CLUB

WESTERN UNION TELEGRAPH

Their New Operating Rooms

THE MARTIAL LAW DODGE

CONGRESS.

Nominations Confirmed—Ku-Klux Committee Appropriation—Contingent Account—One-Term Amendment—Alta Vela Bill—Passed—Roger Williams State-Secretary of the Treasury Explaining the President's Nomination.

WASHINGTON, January 11.—The following nominations have been confirmed by the Senate:

Taylor, third Texas; Hogan, third Louisiana; Dever, fourth Georgia; Powell, second Georgia.

Senate.—The appropriation bill for the Ku-Klux Committee passed.

Mr. Conkling made an elaborate argument against the one-term amendment.

Mr. Sumner replied at length. Senate adjourned.

Resolution of thanks to Rhode Island for the statue of Roger Williams passed.

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