

appears that many of the papers in regard to the outrages, number, &c., committed in Southern States, were referred to Commanding Generals of the several Military Divisions and Departments where the occurrences took place, and that others were submitted to the Secretary of War from time to time, and were not returned; but the principal matter concerning the outrages is contained in documents which accompany the Message.

CONGRESS.

Washington, Jan 1871.
SENATE.—Mr. Morton offered a resolution providing for the appointment of a select committee of five members, to which shall be referred documents and papers recently laid before the Senate in reference to the condition of the Southern States.
The committee shall have the power to employ a clerk and stenographer, and send or receive papers, and administer oaths, investigate matters referred to in documents and papers aforesaid, and ascertain the truth or falsity of the crimes and outrages alleged to have been committed in the Southern States. A letter which is progressing, and will be continued tomorrow.

SENATE.—Mr. Casserly moved that the President's message and accompanying documents regarding Southern outrages, be referred to the Judiciary Committee.
Mr. Wilson moved their reference to a select committee.
An angry debate on the question of reference is progressing.

HOUSE.—The amendment to increase to \$200,000,000 for the Bureau of Education, passed.

The amendment increasing the salaries of the Supreme Court Judges, was adopted, and it bill passed.

A bill was introduced for the admission of Utah into the Union.

The House then went into committee on postal appropriations.

The Brooks special committee reports was adopted. It is as follows:

Resolved, That it is the judgment of the House, that by reason of the refusal of Hugh Hastings, to testify before the Select Committee, the truth of the accusations, Hon. James Brooks is fully exonerated from the charges made by him said Hastings, and that the committee be discharged from the further consideration of the subject.

New York, January 19.—The Tribune says: "The Senate yesterday devoted nearly the whole session to a discussion of Southern outrages, and some remarkable statements, not wholly surprising in their disclosures, were made by Southern Senators. The propriety of making the investigation seems unquestioned, but the great danger that it may lead to some measure of reconstruction, of which we have high hopes, is to demoralize the most sober and stable society in the country."

"We can not believe that the source of all the trouble in the South is the mistake legislation which has given privileges to one class denied to others, and thus arrayed one party in violent hostility against another. We trust the investigation of the outrages will convince Congress of the folly of continuing political distinctions provocative of bitter and relentless hostility."

THE COLORED LABOR CONVENTION.
[BY TELEGRAPH TO THE TRIBUNE.]

WASHINGTON, Jan. 17.—In the Colored Labor Convention this morning a spirited debate ensued on the presentation, by Mr. Belcher of Georgia, of a resolution prepared by Prof. Johnson, denouncing the Cincinnati Labor Congress, repudiating their platform as leaning to the Democracy, and pledging support to the Republican party. This was evidently aimed at Mr. Myers, who represented the Colored Union of Missouri. Messrs. Myers, Downing, and others, declared that the delegates were not censurable, and it was charged on Langston that personal reasons actuated him in his course. The resolutions were adopted. Langston made a strong speech against the Cincinnati platform. A report from the Homestead Committee, made by Lewis H. Douglas, was adopted. A letter of thanks to Senator Sumner was also adopted. A letter from the Hon. J. M. Morrill, congratulating the Convention on the position it had assumed with regard to the relations of capital and labor was read. Mr. Morrill earnestly recommended co-operation. A vote of thanks was tendered him. After acting on some routine business, the Convention adjourned to meet in Columbia, S. C., subject to call of the National Labor Bureau.

Notice To Delinquent Tax-Payers.

All delinquent tax-payers for the years 1860 to 1869 inclusive, are hereby notified to come forward and settle immediately at my office the same, in order to avoid further cost.

Parties desiring to ascertain the amount of their taxes, are requested to call at my office where all informations will be promptly given.

C. S. SAUVINET,
Civil Sheriff, Parish Orleans,
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The Steamer
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Fashionable Milliner,
283 Poydras street,
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Bonnet, Regalia, Flags and Rosettes
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Continued from First Page.

and answered "No."
Question by accused: "Will you state what conversation you had with Cadet Anderson with respect to this case?"
Objected to, and objection overruled.

Answer: "Well, it was of such an ordinary nature that I do not remember it."
By accused—"Will you state the conversation held with Cadet Mumford?"
"I do not remember."

Cadet Wm. G. Birney of the Third Class was the next witness.

Question by Judge Advocate—"Did you, in December last, have any conversation with Cadet Anderson with reference to the accused?"
"No, I had no conversation; that is, if you mean that Cadet Anderson spoke to me, at the guard-mounting when the men were to 'place rest.' I noticed Cadet Smith looking around, and staring at Mr. Anderson; I then saw the latter turn toward him; I could not hear what he said but I saw that he was speaking; then I spoke to Cadet Anderson that he should not compromise his dignity; that was a I said."

"I saw him looking at him."
"What attracted your attention so that you looked toward Cadet Anderson?"
"From the way in which Cadet Smith stared at Anderson."

"What did you mean by saying, 'Don't compromise your dignity?'"
"I don't know that I can explain the words further than they explain themselves."

"Did you ever speak to Cadet Bailey as to the effect of your testimony in this case?"
"No Sir."

"Have you ever had any conversation with Cadet Bailey, in respect to the testimony you would give in this case? If so, please state it?"
"Yes, I have; the substance of it was that I said Cadet Smith had lied."

At this point, Cadet Smith asked to have the Court adjourned so that he might attend examination. Application denied.

The accused then proceeded with cross examination, as follows:
"Were you so confident of the circumstances which transpired, and of which you were not an eye-witness, as to conscientiously call Cadet Smith a liar?"
"I never spoke about anything that I was not an eye-witness of."

"Of what did you speak?"
"Entirely of what Cadet Smith said I said."

Have you ever had any conversation with Cadet Anderson in respect to what you would testify in this case?"
"Yes; I stated that I would be able to swear that I did not make the remark that Cadet Smith accused me of making."

"Have you ever had any conversation with Cadet Mumford as to what you would testify in the case?"
"Yes."

"Did you ever speak to Cadet Bailey as to what you thought would be the result of this trial?"
"No; I only said I thought so-and-so might be."

"Have you ever expressed any desire as to the result of this trial?" Objected to as irrelevant. Accused explained that he wished to find out whether the witnesses had prearranged their course of evidence. Objection overruled.

(Explanation.)—"That is what you opened the result would be?"
"Yes."

"Will you state what caused that desire to whom you expressed it, and what used you to express it?"
"I can't remember the exact words; it is to the effect that I hoped they would hold Cadet Smith away, for proving to be a liar."

"To whom did you express this?"
"I can't recollect any one in particular."
"What caused you to express it?"
"For one reason; I believed him to be a liar."

"In your cross-examination, you have said that you would swear that you did not make a remark you were charged with making; what was that?"
"That I said he is speaking to Mr. Anderson; if he spoke to me I would knock him down, or something very similar to that."

member of the Court—"My understanding is that remark is what Cadet Smith charged to Cadet Berney, and for what Cadet Berney says that Cadet Smith is a liar."

"What remark did you make, if any, with reference to knocking Cadet Smith down?"
"I did not make any."

"When did that conversation take place with det Anderson in which you told him that Cadet Smith had lied?"
"Being the answer to this question at 3 P. M. the Court adjourned."

THE "BANISHED CADETS."

Cross-examined by accused: "He did you know that Cadet Smith was gazing at Cadet Anderson?"
Cadets Baird, Barnes, and Fleckinger have all returned to the Academy, and have tendered their resignations. The members of the First Class who expelled them by mob violence have not yet been held to account, although, now that the secret is out, they do not pretend to deny their share in the transaction. Between the Smith case and the expulsion affair the officers of the Academy find their hands full of business.

The First Class men are understood to be somewhat nervous on account of the ominous silence of the authorities. The Fourth or lowest class have taken the pledge, since the affair of Barnes, and Fleckinger, and all the Classes of the Academy are now bound, upon honor, to abstain from intoxicating liquors.

N. Y. Tribune.

SPECIAL NOTICE.

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J. H. WINGFIELD,
General Superintending Agent St. Louis, Iron Mountain and Southern Railroad.

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Monday, November 21, 1870,
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J. B. MOREY, General Ticket Agent
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E. D. FROST, General Superintendent;
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Special Notice.

Attention Fourth Ward Radical Republican Mother Club. There will be a meeting of this club at their hall on Tremé street, between Conti and St. Louis streets, on Monday evening next (January 22nd) all members are requested to be present as business of importance will be transacted.

By order of the President.
J. W. ROXBOROUGH,
Secretary.
Thursday Morning, Jan 19. 21

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