

THE LEGISLATURE.

The Senate.

The Senate met at the usual hour, Lieutenant Governor Wiltz presiding. The education bill, as the special order for the morning hour, was taken up, and on motion of Mr. Texada the vote of the previous day, by which the bill was engrossed, was reconsidered, and the bill was subjected to amendments.

A message from the House announced concurrence in the bills relative to act 3774 of the Revised Civil Code, the consolidation of railroads and regulating jury duties in the parishes, Orleans and Jefferson excepted in the last, with amendments.

After various amendments the education bill as amended was finally passed, reconsideration being refused, and goes to the House.

Mr. Wheeler's amendment proposing that the State Board shall appoint State Superintendents, one for each parish, to be respectively under control of the parish board; said Superintendents to receive each a salary of not over \$300 per annum, was lost, as were others offered as substitutes.

The Senate joined the House to ballot for U. S. Senator, and shortly returned. Mr. Breaux in the chair.

Mr. Robertson called up the special order of the day, Senate bill No. 18, relative to criminal expenses, which was considered by sections.

Mr. Garland, in supporting the bill, which he argued was a very important one to the parishes, lucidly explained its provisions.

A message from the House announced that it had passed House bill No. 158, authorizing police juries to fix parish taxes in their respective parishes. Lias over.

The pending bill, Senate bill No. 13, with amendments, was finally passed. The bill amending the act creating a Superior Criminal Court, was referred.

Mr. Goode, for the Judiciary Committee, reported on House bill No. 64 favorably with an amendment.

On Senate bill No. 82, favorably to incorporate Mechanic's Exempt Fire Company No. 6.

On House bill No. 86, unfavorably. On House bill No. 72, relative to the time of holding court in Jefferson, favorably.

Mr. Steven, for the Finance Committee, reported on Senate bill No. 85, relative to mileage, etc., of members for extra session, favorably with an amendment. It fixes the per diem the same as during the regular session, but abolishes mileage for the extra session, which is to last but five days. The bill was finally passed.

Senate bill No. 82 was finally passed. Senate bill No. 91, prohibiting tax collectors from holding other offices, was referred.

Mr. Ogden asked to take up the joint resolution relative to the State University. Objected to, and the bill was made the order for Wednesday.

Mr. George called up the printing bill, House bill No. 67, reported on favorably with amendments. The bill was taken up by sections.

The amendment of the committee to the first section was rejected, and the original section was adopted.

Mr. Wheeler moved that the bill be postponed to the order for Thursday, and be printed.

Mr. Robertson moved, as a substitute, to proceed to the consideration of the report of the committee. Adopted, and the bill was considered by sections.

Mr. White, while not disposed to force acceptance of lowest bids, was in favor of leaving that question open for the discretion of the State officers named in the bill.

Mr. Robertson opposed the amendment of the committee to let to the lowest bidder, as the rates provided were too low, and that the bill be accepted to get the work done properly.

Mr. Eustis argued it would be idle to invite proposals and not require the board to accept the lowest bid.

Mr. Robertson moved to strike out the amendment of the committee providing for proposals. No quorum voting, the motion was not adopted.

Mr. Texada moved to postpone to the special order for the morning hour Tuesday. Motion lost, and the previous motion of Mr. Robertson was adopted, and the second section of the bill, as thus amended, was adopted.

Mr. George moved to adopt the bill as amended on second reading. Motion not put.

Another amendment was adopted making the Contracting Board consist of the Governor, Lieutenant Governor, Speaker of the House and two Senators to be chosen by the Senate, and two members of the House to be chosen by the House.

An amendment providing that the board may contract with others than the State Printer for publishing the reports of the Supreme Court and those of the Auditor, Treasurer, etc., in pamphlet form, provided the same is not done by the State Printer within five days after he is furnished the copy, was adopted, when, at 3 p. m., the Senate, on motion of Mr. Breaux, went into executive session, which was shortly after raised.

The Speaker in the chair. The motion by which the bill was taken up by sections was reconsidered, and the bill as a whole was read with the amendments proposed by the committee.

Mr. Robertson offered an amendment as to the publication of the acts of the Legislature, providing for the work to be done by others than the State Printer, provided the latter fails to do it in thirty days after getting the copy.

The amendment was adopted and the bill as amended was finally passed, reconsideration being refused.

Senate bill No. 59, relative to juries was called up by Mr. Stubbs, and House amendments thereto were concurred in.

House bill No. 35, relative to tax judgments and liens, etc., was referred.

House bill No. 65, limiting the parishes in creating debts, was read a second time and referred.

House bill No. 145, to enforce the constitutional amendment proposed Jan. 24, 1874, and ratified in November, 1874, relative to the State debt and funding of the same, was similarly read and referred.

House bill No. 35, relative to additional powers to a justice in St. Landry, was recommitted.

On motion the Senate adjourned till 12 m. Tuesday.

The House.

The House assembled at the usual hour. Speaker Bush in the chair and a quorum present.

PETITIONS AND MEMORIALS.

A petition from purchasers of certain lands in township 3 of Louisiana, asking for relief.

Referred to the Committee on Claims. A petition from coal oil dealers opposing the inspection of coal oil in the manner provided by House bill on the subject, on the ground that the passage

of the bill as it is now would break up their business.

SPECIAL ORDER OF THE DAY

House bill No. 153—An act to reorganize the Board of Health, etc., was taken up.

Pending consideration of the bill the Senate entered the House, and the General Assembly proceeded to ballot for a United States Senator, with the following result:

Table with 3 columns: Name, Senate, House, Total. Includes names like Jones, Gibson, Wickliffe, Robertson, Hall.

No choice, and the Senate withdrew. The Board of Health bill was taken up again, and after some debate was referred to the Committee on City Affairs, with instructions to report tomorrow, and made the special order for twelve o'clock to-morrow.

House bill No. 54, the general revenue bill, was taken up.

Mr. Lyons of East Feliciana in the chair.

The bill was taken up at section 56. A substitute by Mr. Hill, of Orleans, providing for the appointment by the Governor of five assessors for the city of New Orleans being put to the vote no quorum voting the House lost considerable time awaiting the return of absent members. The substitute was lost by a vote of 35 yeas to 20 nays.

As adopted the section provides for the election of five assessors by the City Council, no two of whom shall be from the same district of New Orleans. The salaries shall be \$2500 per annum for the years the assessments are made, and \$1500 for the other years. The expense to be shared equally by the city and State. The term of office of these assessors shall be for four years.

After occupying the House for two hours the section providing for the collection of taxes in the parish of Orleans was reached. The section constitutes the Administrator of Finance of New Orleans as State Tax Collector.

Mr. Hill offered a substitute providing for the appointment by the Governor of one tax collector, who shall be under the supervision of the Administrator of Finance of New Orleans. The supervising clause was stricken out and the section was adopted.

Further consideration of this bill was postponed until to-morrow at one o'clock.

Speaker Bush in the chair. Mr. Fitzpatrick called up Senate bill No. 82, to incorporate Exempt Society of Mechanics' Fire Company No. Six. Passed finally.

By Mr. Lyons of East Feliciana, chairman of the Committee on Corporations, by substitute on House bill No. 80, relating to the confirmation of the charter of the Dorchote and Red River Plank Road Company.

Unfavorably on House bill 144, relative to exempting property holders of Amite City from parish taxation.

By Mr. Bowden, of Franklin, chairman of the Committee on Parochial Affairs, favorably with amendments on House bill No. 132, to annex certain territory of the parish of Lincoln to the parish of Jackson; to provide for the revision of the parish of Jackson into police jury wards, etc.

Favorably on House bill No. 142, to define the qualifications of justices of the peace and constables in the country parishes, etc.

House bill reported above was called up by Mr. Kidd, of Jackson, and passed finally.

The amendment provides for the return of sections one, two and three, of township seventeen.

Mr. Gaskins, of Lincoln, moved to strike out sections two and three.

Mr. Kidd, of Jackson, took the floor and spoke at length on the justice of returning to the parish of Jackson all that was provided for in the bill as amended. He thought it was only a pittance that was asked in return for the robberies from the parish of Jackson by carpet-baggers and scoundrels.

Mr. Gaskins replied by saying that the people of sections two and three were unanimously opposed to the change. The parish had given 400 Democratic majority, although it had been created by Republicans.

Pending consideration of the bill the House adjourned.

At the St. Louis Hotel. There was nothing of interest transpiring at the Hotel on Monday morning. There was the same old mob on the outside of the building, and the same old mob on the inside, and they all had the same old air of weary waiting and expectancy.

Packard reached the building at 11 o'clock, passed through the crowd in the hall way, without a look to either side, and entered his office and shut himself in, admitting only the most faithful to his presence.

The old play of circulating false reports about despatches received has been abandoned, and now the members of Packard's staff endeavor to convince their doubting adherents, by argument, that notwithstanding what the inclination of Hayes may be, he cannot do otherwise than recognize Packard. They forget, but the adherents do not, that at the present time, as recent events have shown, no longer is the question, Can a thing be done? to be considered, but the question is, Will it be done? and the followers, appreciating this fact, are of the opinion that if Hayes is made President, he will act without regard to the ideas of what he can or cannot do, entertained by Packard, Kellogg, Pitkin, and others like them; and in consequence, they are anxiously awaiting some announcement of the position of Hayes as regards the Louisiana question.

The legislative farce has grown monotonous, and so little interest is manifested in it now, that it is only with great difficulty, and only on occasions, that a quorum is obtained in the House. The Senate has not had a quorum since the second week of the session.

Strenuous efforts were made yesterday to get the members to the front, but they were unavailing, and both bodies adjourned without transacting any business.

Executive Appointment. On the recommendation of the Judges of the Supreme Court, Percy Roberts, Esq., has been appointed by Governor Nichols as reporter of the decisions of that court.

Serenade to the Queen. On Saturday night last, Rex and a large retinue proceeded to the residence of the Queen of the Carnival, Miss Cary Labatt, on Jackson street, and serenaded her.

The residences of the several Maids of Honor of her Majesty were similarly visited during the evening, and, as well, those of Kariffa, on Carondelet street, Albert Baldwin, on Esplanade, and Saml. C. Boyd, on Canal street.

PUBLIC OPINION.

Some Press Opinions Concerning the Oregon Case Decision.

(St. Louis Republican.)

The Oregon decision was foreshadowed in that relative to Louisiana. The question of eligibility was ignored, and yet the Commission went behind the Governor's certificate to look into the papers accompanying it, and to find that the Republican electors were elected at the polls.

The presidential question, then, so far as the so-called electoral Tribunal is concerned, is settled in favor of Hayes and Wheeler. The remainder rests with Congress. There seems to be a growing disposition to prevent the consummation of the plot by dilatory proceedings on the part of Democrats in the House. But the Democratic party having staked the issue upon the "count" of the Commission, must needs "stand the hazard of the die."

(Chicago Times.)

The third act of the roaring farce called the Bradley Tribunal was performed yesterday, and concluded with the now famous partisan tableau, which is the only respect in which this act differs from the preceding acts consists in the reversal of the characters in the concluding tableau, the seven standing in the place of the eight in defense of the "broad seal of the State," and the eight appearing in the place of the seven in favor of going behind it. In the Florida and Louisiana acts, the eight appeared as the most rampant champions of the extreme dogma of Calhounism, denying the right of the National Legislature to inquire into any matter of facts covered by the "broad seal of a sovereign State." But in the Oregon act, the eight find that their partisan programme requires that they should flip over to the opposite doctrine. They accordingly flip! There is nothing that gives dignity and nobility to the character of an American Supreme Court Judge like turning a double-back action somersault when the exigency of his party requires it!

(Cincinnati Democrat.)

The everlasting eight to seven that will make us the laughing stock of Europe and every civilized nation of Europe, and have discharged their duties as they were instructed to do by Grant, Morton and Chandler. How they could come to the conclusion that a man who was a postmaster of Oregon on the 7th of November, the day of the election for President, was an eligible elector, seeing that he did not resign his postmastership till the 13th, passes all human comprehension. There never has been such an outrage perpetrated on the liberties of any country as has been perpetrated by the electoral commission. If we have no Brutus to avenge us, if Hayes dares to take his seat in defiance of the will of the people, then let the pusillanimity of the people of the United States be the laughing of the civilized world.

(St. Louis News.)

The Commission has covered itself with infamy, and set a most dangerous precedent—one that may yet lead to the most terrible war this continent has ever seen. The time is not distant when the people of this country must take a stand for constitutional liberty or see the sacred chart of our rights virtually destroyed. The decision of the Tribunal is a dear-bought victory for the Republican party. Two years hence the Senate will, in consequence, be in the hands of our friends; and we now record the prediction that four years hence a Democratic President will be Mr. Hayes' successor. The South will not suffer under Hayes' administration. There is every assurance that our section, ever seen, the time is not distant when the people of this country must take a stand for constitutional liberty or see the sacred chart of our rights virtually destroyed. The decision of the Tribunal is a dear-bought victory for the Republican party. 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