

SOURD SENATORS.

Kennedy's Speech Has Made Them Very Mad.

Some Talk of Disciplining the Unruly Member.

Matthew Stanley Thinks of Breaking His Sphinx-like Silence.

Pennsylvania Congressmen Want to Keep the Thrusts at Their Leader Out of the Record.

Associated Press Dispatches.

WASHINGTON, Sept. 4.—Much indignation exists among the Republican senators over Representative Kennedy's attack on the senate as a whole, and Senator Quay in particular, yesterday. Several consultations have been held in regard to the matter, but no plan of action agreed upon. A prominent senator said that after a time the house took no action, the senate would pass a resolution calling the attention of the house to the unparliamentary proceeding, and then leave it to deal with the question as it saw fit. But this action would depend upon the manner in which the knowledge of the delivery of the speech reached the senate. Kennedy's remarks do not appear in today's congressional record, the report noting that they are withheld for revision. Unless they come before the senate in the record or some other authoritative way, it may be that nothing will be done. Quay knew nothing of the delivery of the speech until this morning, and after his arrival at the senate he conferred with several of his colleagues, spending considerable time with Ingalls. He said to a reporter that he had not determined what course to pursue. He had under consideration the making of a statement under the rule governing questions of personal privilege.

IN THE SENATE.

The Tariff Debate Drawing Near the Close. WASHINGTON, Sept. 4.—The tariff bill was taken up in the senate this morning under the agreement limiting the discussion on each subject to five minutes by each senator.

Gibson withdrew the amendments offered by him Tuesday, to the sugar schedule, a mistake having been made in it, and offered another amendment striking out that schedule, and substituting for it the sugar provisions of the Mills bill.

Butler presented a communication from the state department showing the relative exportations of cotton goods by Great Britain and the United States. He thought the information might be valuable in view of the reciprocity propositions. It showed how absolutely Great Britain had control of the market in South and Central America, Asia and Africa, the value of the cotton goods exported into those countries by Great Britain last year being \$177,000,000, against \$20,000,000 from the United States. He therefore asked to have the paper printed in the record. So ordered.

The presiding officer (Ingalls) announced the general debate on the tariff bill closed, with the exception of the reservation of a day when the final vote shall be taken, and when three hours' time shall be allowed to each side.

The sugar schedule was laid aside informally. The schedule "Cotton Manufacturers" was taken up. Amendments of the schedule were offered by McPherson, Carlisle and Vance, and uniformly rejected without yeas and nays votes. The committee amendments were agreed to. McPherson moved to strike out the paragraph relating to stockings and hose, and substitute one making the rate of duty 40 per cent. ad valorem. Rejected—yeas, 20; nays, 27. Paddock and Plumb voted with the Democrats in the affirmative. Neither Ingalls nor Manderson voted.

All the paragraphs in the schedules having been disposed of, the schedule was taken up, relating to flax, hemp, jute and the manufactures. The finance committee had reported an amendment reducing the rate on flax, not dressed, from 1 1/2 cents a pound to \$20 a ton. On this amendment Washburn demanded the yeas and nays. The committee amendment was agreed to—thirty-two to fourteen. All the Democrats voted yeas. The negative yeas were given by Allen, Cameron, Casey, Davis, Dolph, Higgins, McMillan, Moody, Paddock, Pierce, Sherman, Stockbridge, Washburn and Wilson, of Iowa.

The next amendment that of the finance committee to reduce the duty on hauled flax from four cents a pound to \$40 a ton was agreed to—yeas thirty-three, nays sixteen. The Democrats all voted for the amendment; the following Republicans against it: Allen, Cameron, Casey, Davis, Dolph, Higgins, McMillan, Manderson, Moody, Mitchell, Paddock, Pierce, Quay, Sherman, Stockbridge, Washburn.

The committee amendment to reduce flax or hemp tow from \$25 to \$10 a ton was agreed to.

The committee amendment increasing the duty on yarn made of jute, from 20 to 25 per cent., and striking out the words: "sisal or manilla," was changed so as to make the rate 25 per cent., on motion of Carlisle.

In the next paragraph, imposing a duty of one and a half cents a pound on cables, cordage and twine, the finance committee proposed to insert the words: "binding twine," and strike out the words "binding twine one and one-fourth cents per pound." Aldrich withdrew the amendment so as to leave the paragraph as it came from the house.

Davis moved an amendment to strike "binding twine" out of the paragraph, in order to have it afterwards placed on the free list. After debate the amendment was agreed to.

A number of other committee amendments were agreed to. Vance moved to strike out paragraph 349, so as to have cotton bagging placed on the free list. Rejected.

Paragraph 350, relating to flax, gill netting, nets, etc., was, on motion of Aldrich, amended by making the duty 20 cents per pound and 40 cents ad valorem, instead of 25 cents and 50 per cent. Schedules K and L (woolens, silk and silk goods) having been disposed of, the schedule on pulp, papers and books was taken up, and the committee amendment agreed to.

Then Schedule N was reached, under the heading of "Sundries." Aldrich moved a number of committee amendments, as to buttons, etc., which were adopted. Aldrich withdrew the committee

amendment to Paragraph 411, reducing the duty on cork bark from 10 to 5 cents per pound, and from 15 to 7 1/2 cents per pound.

Paragraph 420 relating to feathers and down was amended, on the report of the committee, by striking out the words crude or not dressed, 25 per cent. ad valorem, so as to have that class placed on the free list, and by reducing the duty on dressed feathers from 50 to 40 per cent. ad valorem.

Paragraph 430 relating to precious stones was amended by adding the words: imitations of precious stones, not set, 10 per cent.

Paragraph 434, relating to cloves, was passed over informally.

This closed the dutiable list, with the exception of the sugar schedule, and of paragraphs that have been passed over informally without action.

Going back to Paragraph 334, relative to plush velvets of cotton, etc., Aldrich moved to add to it the proviso that none of the articles in that paragraph should pay less than forty per cent. ad valorem. Agreed to.

Paragraph 322, relating to cotton cloth not bleached, was amended by making the last line read: "ten cents per square yard and thirty-five per cent. ad valorem."

After a brief executive session the senate adjourned.

HOUSE PROCEEDINGS.

Cummings Asserts Himself on a Question of Personal Privilege. WASHINGTON, Sept. 4.—In the house today, Cummings, of New York, rising to a question of personal privilege, against his being blacklisted by the famous Cannon resolution, said the gentleman who offered the resolution made unjust imputations, and in making these imputations falsified the record and blacklisted himself. He then proceeded to make an attack upon Cannon, comparing him to the noted Tallien of the French revolution. He then proceeded to arraign the speaker and majority of the committee on rules.

Cummings was frequently interrupted with the point of order, that he was not confining himself to a question of personal privilege.

He proceeded with his arraignment of the speaker, but after frequent interruptions, asked unanimous consent to print the remainder of his remarks in the record. Consent was refused by Kerr and Bunnell.

Cummings then proceeded with his speech and at the end of an hour was stopped by the gavel of the speaker pro tem, (Furrow).

Cummings, of Missouri, made the point, that in speaking to a question of personal privilege, a gentleman was not governed by the hour rule.

The speaker pro tem overruled the point, and Bland the speaker appealed.

Cannon moved to lay the appeal on the table, and on this motion demanded the previous question, but Bland protested that he was entitled to the floor.

And in compliance on the Democratic side, the speaker pro tem recognized Bland's right to the floor.

Bland yielded to Cummings, and notwithstanding a protest from Kerr, the speaker pro tem recognized the gentleman from New York, who proceeded with his speech. He was called to order by the speaker pro tem, as not speaking to the point of order.

Cummings—I may be muzzled temporarily, but all the machinery of the house cannot muzzle me eternally.

After further debate, the appeal was withdrawn and Cannon said, so far as Cummings had referred to him, he would say it was the habit of some persons on the other side to impute falsehood against members on his (Cannon's) side. When he made a statement of fact it was justified by the record. Sometimes he thought the censure of the gentleman from New York was praise, and his praise really censure.

Lacey, of Iowa, then called up the Breckinridge election case, the previous question to be called up at 1 o'clock to-morrow.

McRae, of Arkansas, made an earnest attack upon Powell Clayton. The case then went over.

The senate bill was passed authorizing the secretary of the interior to survey the seventh standard parallel between the states of North and South Dakota. The house then adjourned.

The Republican congressmen from Pennsylvania to-day prepared a resolution instructing the public printer to refrain from publishing the text of Kennedy's speech in the Record, as it constituted a breach of decorum and of the rules of the house. Kennedy, however, withheld his speech from the printer for a day or two, and consequently the resolution was withheld. Kennedy this afternoon said he did not believe he had said anything that actually violated the rules or proprieties. He added that he had not yet had an opportunity to revise his speech.

WASHINGTON NOTES.

Minister Mizner Keeps Silent as to the Barrundia Adair. WASHINGTON, Sept. 4.—A telegram was received at the state department from Minister Mizner, at Guatemala today, saying the belligerent forces are being rapidly disbanded, and that peace will be formally declared next week. He says nothing in regard to the Barrundia incident, or the reported attacks upon himself.

The special house committee investigating the charges against Pension Commissioner Rann met this morning. Cooper who brings the charges was not present to testify, and the committee issued a subpoena for him to appear on Monday.

In response to the representations of the gentlemen in Indian territory, the president has agreed that, upon the receipt of a written guarantee that half of the cattle will be removed by November 1st, he will extend the time for the removal of the remainder to December 1st.

Fredrick F. Field, has been appointed postmaster at Santa Maria, Cal.

COAST CULLINGS.

News Nuggets Picked Up Along the Sunset Shore. Thursday was one of the warmest days of the season at San Bernardino, the mercury reaching 102. The peach crop is mostly all dried and sold at good figures. Picking of the raisin grape crop is progressing rapidly.

Superior Judge J. B. Campbell, of Fresno county, has been appointed by the supreme court from trying the land case of Charlotte F. Clark et al. vs. August Hellbron et al., on the ground that he is an interested party to the action.

Gen. Nelson A. Miles left San Francisco for the east, via Portland, Oregon, Wednesday night. He goes to assume command of the division of the Missouri.

In the case of Henry Christensen, arrested at San Francisco for violating the ordinance prohibiting the sale of liquors without license, Judge Sawyer, in the United States circuit court, decided that

the ordinance was unconstitutional and ordered the discharge of Christensen.

There is a great demand for means of transportation for wheat from Tulare county. Cars cannot be had and the wheat is lying in the field and along the railroad. Should rain come early the damage will reach thousands of dollars. The American Farmers Alliance of California, has been incorporated, with the following directors: W. H. Griswold, Elias Norris, W. H. Riddel, G. T. Mason and J. D. Crawford. No capital stock.

The supreme court has affirmed the judgment of the lower court in the case of the United Land association against Thomas Knight. The suit involved title to land valued at millions of dollars, lying below high water mark but included within the lines of the survey and patent from the United States to the city of San Francisco.

Kehoe and McCormick fought thirty-four rounds at Virginia City, Nev., Wednesday night, and the referee gave the battle to Kehoe on a foul on account of McCormick's repeated butting. The fight was tamed up the twenty-seventh round, but both men were covered with blood. At the close McCormick ripped his scalp open on Kehoe's teeth, while butting the latter. The fight was witnessed by a large crowd.

The second day of the twentieth district fair at Auburn, Cal., brought increased attendance and additional entrances for exhibits. There were private races at the track. At the pavilion Hon. Geo. G. Blanchard, of Placerville, delivered an address. E. W. Maslin delivered the annual address in the evening.

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