

ESTABLISHED AUGUST 24, 1852. The Intelligencer.

The Legislature and the B. & O. Railroad.

In reference to the difficulties between the Legislature of West Virginia and the Baltimore & Ohio railroad, in the matter of popular complaint about high tolls on the local business of the road, it may be said that the true policy is to arrive at a compromise of some sort.

There is a growing disposition in the country to invade the early charters of railroads (and with this disposition the courts sympathize) on the ground that when they were granted no legislature in the country had any conception whatever of the future growth and overshadowing importance of the railroads of the United States.

As far as we have informed ourselves, the mischief to West Virginia people along the line of the B. & O. was not done by its original charter, but by the general railroad law of Virginia enacted in 1837, under the provisions, regulations and privileges of which law the B. & O. was placed by the act of 1847.

The following gentlemen were in the city from Charleston on Wednesday evening, to attend the wedding of Mr. Fetter and Miss Kayser: T. M. Fordy and lady, J. H. Fordy and lady, P. G. Mahan, P. Earnest, W. S. Alexander.

YELLING MURDER.—On Wednesday night, about 12 o'clock, a man was heard hollering murder at the top of his voice near Greenwood Cemetery on the National Road.

RAILROAD MUSIC PROMISER.—Mrs. Whitney's new "Te Deum" will be rendered at the Methodist Church on Sunday evening by a double quartet, consisting of the following ladies and gentlemen: Mrs. Geo. B. Caldwell, Mrs. McMillan, Misses Rice and Phillips, and Messrs. A. H. Beach, A. Norton, J. E. Mendel and Oscar Seeley.

BOARD OF REPORTS.—The Board of Regents of the State Normal Schools met at the Capitol yesterday morning. All the members were present except Judge Samuel, of Cabell county.

STOLEN SKIFF.—Mr. Martin Korell, of the First Ward, says that a party of seven "Chaps" stole his skiff, the "Minnie May," from its moorings near Armstrong's ice breaker, on Tuesday evening last.

OPERA BUZZ.—The Holman Opera Troupe will present some fine pieces to the lovers of opera about next week. On Monday evening "Girolo-Girafalo" will be the attraction.

CHARIBED WITH MALICIOUS SHOOTING.—A warrant was issued by Justice H. W. Phillips, last evening, for W. L. Callin, charged with malicious shooting at John Russell and James Cook.

TRIAL OF CARTWRIGHT AND REYNOLDS.—The trial of Carl Cartwright and Jack Reynolds, charged with the murder of Levi Starkey in Wetzel county, commenced at Fairmont yesterday afternoon.

PERSONAL POINTS.—Miss Mary Slater, daughter of Mr. Theo. Slater, of Washington, Pa., was on Wednesday received as a sister at M. E. Chantal.

FAST TRAVELING.—It was announced in yesterday's dispatches from San Francisco, that the Australian steamer from Sydney had arrived at that port with the British mails two hours after the departure of the overland train.

INVESTIGATION OF THE UNION BANKING COMPANY.—An investigation of the officers of the Union Banking Company of this city, which failed on the 8th inst., showing a reliable asset is about \$40,000, of which \$12 is in cash. Liabilities \$85,000.

BALTIMORE, October 18.—An investigation of the officers of the Union Banking Company of this city, which failed on the 8th inst., showing a reliable asset is about \$40,000, of which \$12 is in cash. Liabilities \$85,000.

OUR NEIGHBOR, Mr. L. S. Delaplain, to whom we are indebted for this calculation, and who says a good deal of attention to such things, thinks that a great future awaits San Francisco as the center

BY TELEGRAPH.

ASSOCIATED PRESS REPORT.

TO THE DAILY INTELLIGENCER CONGRESS.

Speaker Randall and His Committees.

Senator Bayard on the Louisiana Question.

SENATE.

WASHINGTON, October 18.

During the morning hour a number of bills were introduced and referred, among them one by Mr. Christiancy to enlarge the jurisdiction of the Court of Claims.

At the other end of the chamber, consideration was resumed of Mr. Thurman's resolution to have the oath administered to Mr. Spofford, of Louisiana, the pending question being the substitute referring the credentials to a committee.

Mr. Edmunds said the Senators on his side of the chamber were not the runners of any railroad at all. They always labored to promote the interest of the people according to law, and did not act like some others to cover up differences.

Mr. White said he intended no disrespect to the committee. He submitted his amendment for the reason that the chairman of the Committee on Privileges and Elections (Motion) was lying ill at his residence in Indiana, and all regretted that it would not be possible for him to be here during the extra session.

Mr. Edmunds—Yes, but there is always a delicacy which prevails in this body, and I offered the resolution to relieve the committee of the necessity of calling the committee. He submitted his amendment to instruct the committee in the interest of peace, so that the era of good feeling now dawning may be promoted and this everlasting Louisiana case put to rest.

Mr. Edmunds argued that this was the first instance in the history of the Senate in which an attempt had been made to instruct a committee to report on an important question within a given number of days.

Mr. Waugh said that the Committee on Privileges and Elections had examined the credentials of Mr. Kellogg, and were prepared to report. Mr. Kellogg had a prima facie case and was entitled to his seat.

Mr. Edmunds said: As a member of the Committee on Privileges and Elections he did not regard the motion of the Senator from Maryland to instruct the committee as an affront; he did not believe any delay was necessary to enable the committee to report by November 1.

Mr. White said that the committee was prepared to report in favor of setting Kellogg, but he desired to state that there was a minority report to be submitted.

The motion of Mr. White to instruct the committee was rejected, yeas 31, nays 33, as follows:

YEAS—Messrs. Allison, Anthony, Booth, Blaine, Bruce, Burnside, Cameron, P. C. Cameron, W. S. Chaffee, Christiancy, Conkling, Conover, Dawes, Dorey, Edmunds, Ferry, Hamilton, C. K. Howell, McMillan, Matthews, Mitchell, Morrill, Oglesby, Paddock, Patterson, Rollins, Sargent, Saunders, Spencer, Teller, Washburn—36.

NAYS—Messrs. Armstrong, Bailey, Barnum, Bayard, Beck, Caldwell, Cook, Davis, H. H. Davis, (of Va.), Dennis, Eaton, Garland, Gordon, Grover, Harris, Hereford, Hall, Howell, (of La.), Kernan, Lamar, McCree, McDonald, McPherson, Maxey, Merrimon, Morgan, Randolph, Kasson, Sandoz, Seward, Thurman, Wallace, W. S. Wallace—33.

Mr. Windom, who would have voted in the affirmative, was paired with Mr. Johnson, who would have voted in the negative.

Mr. White submitted the following as an amendment to the resolution referring the credentials: "And that said committee report thereon on or before the first day of November, 1877."

Mr. Mitchell, who is acting chairman of the committee, said he was afraid that would not give the committee time enough.

Mr. White said the Kellogg case was referred to the committee last March. Since then events in Louisiana had crystallized, so that the whole matter was now embraced in a very narrow compass.

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EPISCOPAL CONVENTION.

Boston, October 18.—The General Episcopal Convention to-day instructed the Committee on Books, Common Prayer Books, Canons and Amendments to the Constitution to jointly consider the proposed shortening of the form in the prayer book.

Reports and resolutions were placed on the calendar recommending to the House of Bishops the propriety of memorializing the Lambeth Conference to prepare for publication, in English, creed and other unaltered parts of the General Councils concerning a faith.

Mr. Harris said the gentlemen guilty of this gross offence were of high character.

Among those to whom the resolution applied were Montgomery Blair, of Maryland, and Gov. Stevenson, of Kentucky, who spoke at the Democratic rally last night.

The resolution being read, a general cry was made to lay on the table, while others wanted it voted upon.

The resolution was finally declared out of order.

A number of messages from the House of Bishops were published on Monday.

The subject of prayer was discussed in the subject of service for the 4th of July, as long as it remained a legal holiday, was laid on the table.

The report of the Committee on Canons to amend section 2, canon 8, title 1, of the constitution, relating to the priesthood absolutely three years, caused a discussion only interrupted by a recess.

Hide and Leather Dealers' Convention.

New York, October 18.—An interesting session of the National Hide and Leather Dealers' Convention was held here to-day. John Fishback, of Indiana, read a paper on "The Tanning of Calves," which elicited an intelligent discussion by J. S. Moorey, of Louisville, George Watson, of Milwaukee, and Benj. McEwan, of Ka. It was ordered that Secretary Evans be requested to order Consuls forward to the government all the statistics regarding the leather trade and the means of conducting it.

J. S. Moorey, of Louisville, La., was commissioned to open a bureau in Paris, so that all persons interested in the leather trade, who visit the Exposition, may be supplied with information, and see that the leather interests of America will have the proper representation at the Exhibition.

PHILADELPHIA.

Held in \$5,000 Bail.

PHILADELPHIA, October 18.—John S. Morton, the late President of the Western Philadelphia Railroad Company, has been held in \$5,000 bail for further hearing, on a charge of perjury in connection with the financial condition of the road.

The eleventh anniversary of the organization of the Grand Army of the Republic was celebrated here to-day on the grounds of the International Exhibition. Governor Hartranft and General McClellan occupied prominent places. There were also present, besides the home troops, delegations from Pittsburgh, Altoona and Allegheny City.

St. Louis, October 18.—The case pending in the United States District Court against Hill, for conspiracy to defraud the government, in connection with the illicit distillation of whiskey, was decided to-day by Judge Tread. Mr. Joyce entered a plea in the case some two weeks ago claiming his conviction for the same offence in the western district of the State, which was a bar to further action by the government.

Mr. Conkling said there had been some doubt expressed as to whether the credentials of Mr. Kellogg were valid, and he therefore proposed to add to the resolution the following: "The credentials of Wm. P. Kellogg claiming a seat in the Senate having been heretofore referred to said committee and now being referred to this, and to-day, Judge Tread overruled the demurrer and decided the case in the name manner as the actions against McKee and McDonald were disposed of by the court."

Mr. Thurman said the amendment virtually declared that the 50th rule applied to the executive sessions of the Senate alone. He argued that that rule was made for the session of Congress. It provided that the papers before the committee at the end of the first session of Congress should be returned to the respective committees at the next succeeding session, but the papers before the committee of the Senate during the session, called for executive business, should be returned to the Clerk and referred to the committee and by the Senate again considered.

After some further discussion, during which Mr. Conkling said that the high rank of the Democratic party had been in session and consulting over the 50th rule, he modified his amendment so as to read, and the same committee shall also consider the report upon the credentials of Wm. P. Kellogg. The amendment was agreed to and the resolution was passed as amended.

Mr. Thurman then moved that J. P. Eastis be sworn in as Senator from Louisiana for the term commencing March 4th, 1878.

Mr. Edmunds said there was a privileged motion on the table and called up the resolution introduced by him yesterday to have the Committee on Privileges and Elections discharged from further consideration of the credentials of Mr. Kellogg.

The Vice President said that was not a privileged motion. The Senator from Ohio then introduced the credentials of Mr. Eastis. He then inquired if the credentials had been presented heretofore, and being informed that they had, decided that unfinished business, being the resolution of Mr. Edmunds, had precedence.

Mr. Edmunds then, by unanimous consent, withdrew his resolution.

Mr. Thurman renewed his motion to have Eastis sworn and proceeded to state the circumstances attending his election.

He claimed that the Senate had decided that Pinchback was not entitled to his seat and therefore there was no existing resolution in relation to the credentials of Eastis.

Mr. Conkling raised the point of order that the credentials of Eastis were before the Committee on Privileges and Elections and not before the Senate, therefore the Senator from Ohio (Thurman) was out of order.

The Chair sustained the point of order, and after some further debate in regard to the rule the Vice President put to the Senate the question whether all the subjects referred to the committee of the Senate and not reported at the end of the last preceding session in March last remained before the committee to which they were referred, and it was decided in the affirmative by a rising vote—yeas 33, nays 26; the Republicans voting aye and the Democrats nays.

The motion of Mr. Thurman to have Eastis sworn in having been decided out of order he then moved that the Committee on Privileges and Elections consider the credentials of Eastis.

Objection was made by Mr. Edmunds and under the rules the motion lay over until to-morrow.

Stolen Bonds.

CAMBRIDGEPORT, Mass., October 18.—United States bonds amounting to \$20,000 and a large amount of town and railroad bonds have been stolen. A reward is offered for their recovery.

Marine Intelligence.

SAN FRANCISCO, October 18.—Arrived—Steamer City of Tokyo, from Hong Kong, via Yokohama.

Yet Another Savings Bank.

CHICAGO, October 18.—A special to the Times from Elgin says the Home Savings Bank suspended to-day. Deposits \$60,000; assets \$100,000.

Business Embarrassments.

BOSTON, October 18.—The China Manufacturing Company has assigned. Liabilities \$124,000.

Local Items.

VIENNA, October 18.—A dispatch says that Moutkhar Pasha's defeat makes further operations by Ismail Pasha against Igdry out of the question, and if he does not retreat the probability is that he may share the fate of Moutkhar's Agha division. The Russian force at Ardahan will remain idle longer. The Russian march on Erzerum may be tried again this year.

WAR NOTES.

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FRANCE.

PARIS, October 18.—The Republican Deputies elect will meet here and consider as to the policy of the party.

REMOVED RESOLUTION.

The Temps says there is reason to believe that the Cabinet has resolved to resign, and that notification of its resignation will appear November 5th, the day after the elections for councils general.

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