

# Daily Press and Dakotian.

Volume 5.

YANKTON, DAKOTA TERRITORY, THURSDAY EVENING, JUNE 19, 1879.

Number 47

TELEGRAPHIC.

6 O'CLOCK P. M.

THE NEWS.

Night Session of the Senate.

But the Dispatches Do Not Develop the Subject Which Kept the Senators Together.

The Judicial Bill Occupies the Attention of the House.

CONGRESSIONAL.

[The senate had an all night session last night. Our report commences at 3:50 this morning.]

SENATE. 2:30 A. M. Washington, June 19.—At 3:50 an additional report was made by the sergeant-at-arms that he found the following senators absent from the city: Anthony, Blair, Butler, Edwards, Farley, Grover, Hamlin, Hear, Jones of Nevada, McPherson, Plumb, Sharon, Teller, White and Williams. Davis, of Illinois, and Johnston were reported sick. Messengers had been sent to inform Bell, Bruce, Booth, Chandler, Cook, Sanders, Wallace and Voorhees of the order of the senate.

At 5:10 Paddock moved to adjourn. The presiding officer roused up with a start and put the question. Senators dozing in their seats bolted themselves and awoke up. The senate adjourned. Another call of the roll taken took place and the motion to adjourn was lost. The senate adjourned again, and at 5:30 the sergeant-at-arms further reported. Senators Booth, Davis and Kellogg answered that they were too unwell to come to the senate. Senator Chandler would not answer the call; Senator Wallace was not found; Senators Morrill, Saunders and Bruce answered that they would come immediately and Senators Bell, Cooke and Kirkwood reported in person.

At intervals of about half an hour motions were made to dispense with further proceedings under the call, but only to be regularly voted down.

Morgan moved that the senator from New York be called to order.

Conkling however maintained his place with his feet elevated upon his desk.

Davis—we can have a general understanding to vote to day. If so, I propose we come to it.

Conkling—We can have no understanding; we will wait here.

Merrill, at 9:15, moved that the senate adjourn. He had no doubt that each side would be willing to have the bill disposed of during the day. He thought that as reasonable men they could reach such a conclusion.

Evans—I hope we will not adjourn unconstitutionally.

Morrill—I have no reasonable doubt that the bill can be disposed of to day.

Platt—I can, and will consent that the bill shall be disposed of at any particular time.

Pendleton—Will the senator agree that the bill shall be disposed of to-day?

Platt—At no time.

Evans—I desire it to be understood so far as democratic senators are concerned, that we have been anxious all the time that there should be no adjournment until this matter is settled, to day or to-morrow, no matter how long it may be, whether ten or twenty hours.

The senate refused to adjourn.

Burnside moved that the sergeant-at-arms be required to compel the attendance of absentees.

Eaton said it would be well to know who they are, and for that purpose on his motion a call of the senate was had and thirty members answered to their names.

The question having been decided in Rollins' favor, he remarked that the senator from Rhode Island did not mean the military to compel absentees to attend.

Burnside said a quorum could be readily secured if the sergeant-at-arms were employed to bring in absentees.

Thurman remarked if they waited till absentees had taken breakfast they would come here good humoredly, but if compelled to come before breakfast they would be ill tempered; therefore it would be better to wait.

Burnside—It is now half past 9; senators have breakfasted.

Thurman—Oh, no.

Hereford said if the senator from Rhode Island would compel his political friends to vote when they were in their seats proper legislation would be carried on. It was now near the first of July when the appropriation bills would take effect. The democrats were endeavoring to pass them so that the operations of the government might be continued, yet republican senators occupying their seats declined to answer to their names when called. The trouble was not that senators were not here, but that they refused to vote.

Burnside replied that it was in the power of the majority to adjourn when the proper hour arrived. Then meeting at the usual time the senate could have resumed consideration of the bill without conditions. Republicans would in that case have voted. They did not want it understood they would be compelled to vote. It would easily be determined where the responsibility rested.

Thurman had resumed the chair.

Rollins moved that the sergeant at arms request the attendance of absentees, and not compel them to attend. Rejected.

The motion of Burnside was agreed to and at 10 minutes to 10 the sergeant-at-arms proceeded to the execution of the order to compel the attendance of absentees.

Twenty-five democrats and five republicans were present. This number was increased from time to time by the arrival of absentees. After a long pause in the proceedings, Withers, at 11:30 made the parliamentary inquiry whether if the senate adjourned now the legislative day of Thursday would begin at noon. The chair replied that it would. Withers then moved to adjourn. Carried.

The senate re-assembled at noon, and the session opened with prayer.

The chair stated he was informed by the clerk that owing to the length of the previous session the journal was not completely made up. He suggested therefore, that the reading be omitted.

Conkling objected, and insisted upon an observance of the rule, which provided that the first business is the reading of the journal.

Davis, W. Va.—I take it—

Conkling (interrupting)—I object to all debate.

The Chair—The reading of the journal cannot be omitted except with unanimous consent.

HOUSE.

McMahon submitted the conference report upon the judicial expense bill. Section 2 prohibits making any contract or incurring any liability under the provision of the revised statutes authorizing the appointment of general or special deputies marshals for service in connection with elections. The report brought on a discussion. Monroe, a house conferee, explained the reason of his opposition to the report, and in answer to Cox expressed his intention to vote against it. Cox himself intimating he would do the same but for different reasons.

Garfield made a speech laying down the republican policy on the question, and arguing that the bill was a nullification law; that it placed the president in an attitude where he must either observe his oath and execute the laws, and thereby subject himself to impeachment, or he must violate his oath and his conscience. No president would allow himself to be put in such an attitude, "and therefore," said he in conclusion, "farewell all prospects of home—we stay." This declaration was greeted with applause by the Republicans.

Springer declared if the president vetoed this bill he would put himself in an attitude of defying the majority of congress, and demanding of that majority to do what was wrong. They would not do it—never!

Republican side, in rally cry exclaimed—"What, never?"

McMahon sustained the report against the argument of Garfield, and provoked derisive jeers of the republicans by an allusion to the president as "his fraudulent fraudulence."

The conference report on the judiciary bill was adopted by strict party vote—102 to 79.

TELEGRAPHIC BREVITIES.

WASHINGTON'S HEADQUARTERS.

Valley Forge, June 19.—The ceremonies of relaying the corner stone of Washington's headquarters took place to-day.

A STRIKE.

Allentown, June 19.—Three hundred puddlers and helpers in the Allentown rolling mill struck for an advance of 5 cents per heat. The mills stopped work.

PERSONAL.

Detroit, June 19.—Gen. Sherman and party reached this city at one o'clock this morning from Sandusky by steamer Alaska. They remained on board the steamer all night, and left at 8:45 this morning for Orchard Lake to attend the commencement exercises of the Michigan military academy.

OHIO KNIGHTS OF THE KKK.

Cincinnati, June 19.—This morning the editorial association of Ohio met in a short business session, after which they visited several places of interest. After dining they will be taken in carriages to the many places of interest on the suburban hills. The weather is beautiful.

SATISFACTORILY ARRANGED.

San Francisco, June 19.—Dispatches from Lewiston, Idaho, of June 18th, say that General Howard and Gov. Terry held a final council at Spokane with Moses, Spokane, Geary and Smokehouse. The latter renounces his dreamer theories, and will go with Moses on the reservation. Everything in the northern country is now satisfactorily arranged.

THE PEDESTRIANS.

WESTON AHEAD.

New York, June 19.—A noon dispatch from London says Weston made 350 miles and Brown 347. Another London dispatch says Weston is now in favor of Weston. His wonderful running is a surprise to every one. He has made better time up to noon on the fourth day than anything accomplished herebefore. Brown rested two hours at a stretch during the night. Weston picked up considerably, then running at one time two miles without a break. Weston is hearty and strong, and is doing daily. Brown is not so strong and his supporters are getting anxious.

London, 2:30 p. m. June 19.—Public interest in the international contest increases. Brown left the track at 15 minutes past 1, looking queer. His record at that time was 346 miles and 2 laps. At a few minutes after 11 Weston completed the same distance and remained on the track. The crowd announced that he had taken the lead for the distance ever yet accomplished.

At six o'clock this evening the scene in the pedestrian match stood—Weston, 369; Brown, 360. Brown is lame, while Weston is fresh and strong.

CRIMES AND CASUALTIES.

SNOW HILL, June 19.—The jury in the case of Ella Duer charged with the homicide of Ella Duer, returned a verdict of guilty of manslaughter.

AN UNGRATEFUL WIFE.

Arthur, Ont., June 19.—Gen. Amiskoop to-day killed his wife and two sons. His wife had three times cut the rope when he attempted to hang himself.

MOODY SEMINAR.

Cincinnati, June 19.—Advice from Frankfort, Ky., indicate that troops will be sent to Breakfast county immediately. The trial of the desperadoes will be held soon in that county. A number of their adherents have been sending letters to Gov. McCreary regarding the same and threatening to annihilate the troops if sent to protect the courts. It is stated that the governor has concluded there is a necessity for the immediate presence of troops.

The Merchants billiard parlors have been moved to a location one door north of Edmonds & Wynn's bank.

FIRE.

METROPOLITAN HOTEL.

New York, June 19.—A local telegraph about 9 o'clock in the evening, from the Metropolitan Hotel, New York, advised that a fire had broken out in the dining room on the third floor. The flames rapidly spread to the roof, but by 10 o'clock the firemen had obtained the mastery and the fire was soon afterwards extinguished. The loss, which is not serious, is covered by insurance.

NORTHWESTERN NEWS.

A new paper named the Yellowstone has been established at Miles City, Montana, the wonderful new town on the Yellowstone river. F. P. McElrath is the editor.

A mail route has been established between Ft. Benton and Ft. Assinaboine and tri-weekly service ordered, therefore all mail for the new military post should be sent via Ft. Benton. Contract for the service will be let in October, temporary service having been in the mean time provided.

NEWS AND NOTES.

A state convention of the saloon keepers, brewers and liquor dealers of Iowa has been called to meet at Des Moines on the 13th of July. The call is issued by the Des Moines protection association, and the state convention is called for the purpose of action in consequence of the constant aggressiveness of temperance fanatics upon our business and upon our rights as business men and citizens.

The railroad war between Chicago and Missouri river points is ended and old rates were restored on the 17th.

Lieut. Rousseau of the 20th infantry shot and killed Dr. Charles Rivers at Fort Clark, Texas on Sunday night last. A dispute arose between Rousseau and another man about some money when Rousseau referred the matter to Dr. Charles Rivers, who stood with the party. Rivers answering adverse to Rousseau's expectations, the latter gave him the lie, which Rivers received with blows. Rousseau then drew a revolver and shot Rivers five times in the body, killing him. Both were good friends up to the time. Rousseau is in the custody of the civil authorities.

NEIGHBORHOOD NEWS.

A little child of Mr. O'Brien, section boss on the railroad at Sioux Falls, drank some concentrated lye on Thursday and died from the effects on Saturday.

Nye Phillips has returned to Sioux Falls from his Black Hills trip.

C. H. Winsor, of Sioux Falls will bang the American bird at Dell Rapids on the 4th. Let'er soar.

ANOTHER CONNECTION.

Another Railroad Scheme in Which Southeastern Dakota is Interested.

Sioux City Journal, 18th.

It is reported in railroad circles that the Chicago, Milwaukee & St. Paul company are negotiating for the purchase of the Worthington branch of the Sioux City and St. Paul road, with the intention of extending the Southern Minnesota, which they recently obtained possession of, to Worthington. This would give the Milwaukee road a line Sioux Falls, and from the latter place they would have to build only some thirty miles to intersect their main line in Dakota. Messrs. Merrill, Lawler, and others interested in the Milwaukee road, went to Sioux Falls last Saturday by special train from St. Paul, where they met other officials of the road who had been in that vicinity for several days. A glance at the map shows that this extension of the Southern Minnesota to Worthington would be a natural route, on a direct line west, and it appears highly probable that the Milwaukee folks might consider it to their advantage to purchase the Worthington and Sioux Falls road. Our whole northwest seems to be a chess-board for railroad kings to play upon, but it is a game that no matter who may be checked, the country at large is sure to be largely benefited.

MARKETS BY TELEGRAPH.

WALL STREET.

New York, June 19.

Money—3/4 per cent.

Government's stocks—Firm.

NEW YORK MARKET.

New York, June 19.

WHEAT—1c lower; heavy receipts; spring \$1.02.

RYE—Dull; western 51c @ 52c.

CORN—Dull; western mixed 41 @ 43c.

BARLEY—None.

OATS—Firm. Mixed western, 37c @ 41c.

PORK—Dull; \$10.25.

LARD—Unchanged; \$6.42.

WHISKY—\$1.07.

CHICAGO, June 19.

WHEAT—Heavy, lower, \$1.03 for cash; \$1.03 for June; 97c bid for July; 97c bid for August.

CORN—Steady, 36c cash; 36c bid for July; 37c bid for August.

OATS—Easier, 32c cash; 32c for July; 31c bid for August.

RYE—Unchanged; 52c.

BARLEY—65 @ 67.

PORK—Steady, higher, \$9.70 for cash; \$9.77 bid for July; \$9.87 bid for August.

LARD—Firm, higher, \$6.22 for cash; \$6.22 bid for July; 32c bid for August.

WHISKY—\$1.04.

MILWAUKEE.

Milwaukee, June 19.

WHEAT—1c lower. Hard \$1.05; hard \$1.05. No. 2, 99c. Cash, 96c.

CORN—Steady; 36c.

OATS—31c.

RYE—54c.

BARLEY—44c.

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After May 1st.

10 pounds Standard A Sugar for.....\$1.00

9 " " granulated Sugar.....1.00

12 " Ex. C Sugar.....1.00

8 " good Rio Coffee.....1.00

6 " choice ".....1.00

5 " fancy ".....1.00

18 bars W. B. Soap.....1.00

18 bars Kirk's Blue Soap.....1.00

Price's Cream Baking Powder, 1 pound can.....40

Star Baking Powder.....40

Good Japan Tea, per pound.....30

Choice ".....40

Very best ".....85

3 lb. standard Tomatoes, 15c per can; 7 cans.....1.00

2 lb. do Corn, do.....1.00

2 lb. do Cove Oysters, 8 cans.....1.00

Silver Gloss Starch, per pound.....10

Oat Meal, per pound.....4

White hand picked Beans, per pound.....4

Lorillard's Plug Tobacco.....60

Cider Vinegar, per gallon.....25

110 deg. test Kerosene Oil, per gallon.....20

175 " test Headlight Oil,.....30

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