

XXXIXTH CONGRESS—FIRST SESSION.

[CLOSE OF YESTERDAY'S PROCEEDINGS.]

SENATE.—The House bill in relation to the habeas corpus was taken up and read by Mr. Saulsbury (Del.) said the bill was a very important one, and he moved that its further consideration be postponed until tomorrow. He believed the bill to be wholly unconstitutional, and asked time to examine it.

Mr. Hendricks spoke in favor of Mr. Saulsbury's motion. He did not believe the bill had received the attention it had deserved. It had been laid upon the tables of Senators, but, like many other bills, had not been examined.

Mr. Clark did not believe Senators on the other side of the chamber needed further time to consider the bill. It was evident that they had examined it, and made up their opinions concerning it.

Mr. Edmunds (Vt.) desired a postponement, as he wished to examine the bill. He said that the bill in some districts of the country where martial law has not existed. The further consideration of the bill was postponed until to-morrow.

Mr. Wilson called up a bill in relation to the qualification of jurors and writs of error in certain cases. The bill, as reported from the Judiciary Committee, is as follows: That no person shall be disqualified to act upon any grand or petit jury by reason of having formed or expressed an opinion upon the matter or cause to be submitted to such jury, founded upon public rumor, statement in public journals, or common notoriety, provided he be otherwise competent, and it shall appear to the satisfaction of the court, that he has taken the oath, notwithstanding such an opinion, and impartially and fairly upon the matters to be submitted to him.

Sec. 2.—And be it further enacted, That any question of law arising upon the trial of any person in any district or circuit court of the United States, or in the Supreme Court of the District of Columbia, for any offence the punishment whereof may be death, may be removed to the Supreme Court of the United States by writ of error to be sued out within sixty days after the entry of the final judgment in such case in the courts below; and thereupon proceeding shall be stayed in said courts, and the questions of law heard and determined in said Supreme Court, and such orders sent to the court below affirming or reversing the judgment, as the determination of such questions of law may require.

Mr. Harris desired the postponement of the above, and it was postponed until to-morrow.

Mr. Wilson asked the Senate to take up a resolution for the representation of the United States at the International Cholera Congress at Constantinople. Mr. Sumner said this subject was before the Committee on Foreign Relations, and he thought the Senate should wait for the report of that committee.

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Mr. Wilson said it would cost only \$2,000 to defray the expenses of two army surgeons to Constantinople. The resolution was recommended by the Surgeon General of the army.

Mr. Sumner said the question which came up in the Committee on Foreign Relations was whether it was best to have the representatives of the United States at the commission confined to army officers, or whether it ought not to be composed in part of citizen surgeons.

Mr. Grimes asked if the Cholera Commission had not adjourned.

Mr. Sumner said his information was that it had adjourned, but he had no definite information on the subject.

Mr. Wilson withdrew his motion to call up a resolution.

Mr. Nye called up a bill appropriating certain sums in the aggregate above two and a quarter millions, for the relief of naval contractors, to indemnify them against loss sustained in building vessels of war for the Government. This bill was introduced in pursuance of a recommendation of a commission appointed to investigate the subject.

Mr. Grimes read an analysis of the cases presented in the bill which he said was prepared at his request by the Navy Department. He opposed the bill because it was an omnibus bill because it did not contain some just claims.

Mr. Conness spoke of the bill as containing too great a combination of claims. He hoped each would be put upon its merits separately.

Mr. Hendricks said that he, Mr. Van Winkle and Mr. Nye were constituted a sub-committee to examine the bill. They had given the subject a great deal of attention, and this report had received the sanction of the Committee with the exception of one of its members, Mr. Grimes. He believed all the claims in the bill were just, as they had all been carefully examined by the committee.

Further consideration of the subject was postponed until to-morrow.

Mr. Wilson introduced a bill to provide for the national militia, to have the uniform militia, and the organization of an active volunteer militia force throughout the United States. It is the original bill, and has been amended by the Committee on Military Affairs to provide for the militia in the War Department, instead of the Adjutant General's Department of the army, under the supervision of the commanding officer of the army. The pay of the chief officer is made that of a brigadier general of the army, instead of that of a colonel of cavalry. To the chief of the militia, the amount to each Congressional district, the following proviso is annexed:

Provided, That nothing contained in this act shall be construed to authorize the withdrawal of any regiment organized under its provisions, by reason of the reduction of the number of Congressional districts in any State, or by any other minor or verbal changes as made.

The Senate adjourned at 4.30 P. M.

HOVANS.—Mr. Dawes (Mass.) offered a resolution, which was adopted directing the Judiciary Committee to inquire whether any legislation was necessary to make the shares in national banks liable to attachment and levy of execution under State law for the payment of the debts of owners. Mr. Eckley (O.) offered a resolution which was adopted, instructing the Committee on Military Affairs to inquire into the expediency of allowing three months' extra pay to the returned prisoners who survived the fate of the steamer Sultana, the same as other returned prisoners are allowed.

Mr. Rice (Me.) offered a resolution, reciting that a morning paper announced that the withdrawal of any regiment organized under its provisions, by reason of the reduction of the number of Congressional districts in any State, or by any other minor or verbal changes as made.

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