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PRICE FIVE CENTS

CAME TO AN END

Congress Finished Work And Adjourned Sine Die.

SCENES DURING LAST HOURS

President Taft Received Congratulations Upon the Passage of Many Administration Measures.

(By The Associated Press.)

Washington, June 25.—President Taft walked out of the capitol at 11 o'clock tonight smiling.

And the second session of the long session had just adjourned and he had signed practically all matters of legislation that had been placed before him.

The clock in the President's room was striking the 11th hour when the Senate bell rang four times, signaling the final adjournment of the session.

Without the loss of a moment the President, followed by his retinue of cabinet members and assistants, left the building.

The last measure signed was a joint resolution to authorize the secretary of war to loan tents to the Appalachian exposition to be held in Knoxville, Tenn., in September, which Mr. Taft expects to attend.

Washington, June 25.—Each house of Congress tonight marked its closing hour by voting for an investigation of the McClure Indian contracts.

Two separate investigations are provided for—one for each house. Each body passed a resolution creating a select committee of five members to pursue the inquiry to the bottom during recess of Congress, and to report whether any of its members are, or have been, interested in any of these contracts.

Until a late hour in the day it looked rather as if the matter would go by default. But as soon as the two houses reconvened at 3 o'clock tonight, after a recess since afternoon, the matter came up with a rush, and crowded galleries listened with intense interest to the proceedings which ended in the vote to probe the charges.

During the proceeding in the Senate, in the "marble room" adjoining the Senate, were ex-Senators Long, of Kansas, and Thurston of Nebraska, who have been mentioned in connection with the Indian contract matter, as well as Attorney J. F. McMurray, of McAlester, Oklahoma, whom Senator Gore named as the principal owner of the Indian contracts in question.

Speaker Cannon appointed the following committee to conduct the House investigation: Messrs. Burke, South Dakota, chairman; Campbell, Kansas; Miller, of Minnesota; Stephens, of Texas; and Saunders, of Virginia.

It was stated that the Vice President would not announce the personnel of the Senate committee tonight.

Eleven o'clock was the hour set for the adjournment of the session, all the evening the capitol corridors and galleries were crowded with spectators. Aside from the serious atmosphere surrounding the passage of the investigation resolution, they were the usual aspect of adjournment night.

President Taft arrived at the capitol about 10 o'clock accompanied by six members of his cabinet. They went to the President's room, where the chief executive stood by to act upon the important bills coming to him from the two Houses.

The closing procedure was as usual. There were the usual committees of notification from each House to the other and from both to the President, and the usual farewells.

The special of the preceding officers fell at approximately the agreed hour, and the first regular session, the "long session" will named, seven months of the Sixty-first Congress was at an end.

EDITOR BEASLEY WILL SUCCEED CLARENCE POE

(Special to Daily News.)

Raleigh, June 25.—The executive committee of the North Carolina Seaman League announces the selection of Editor B. F. Beasley, of the Monroe Journal, as state chairman to succeed Clarence Poe, who resigned several weeks ago on account of pressure of other duties. Mr. Beasley will assume the duties of chairman at once.

STEDMAN GETS GUILFORD VOTE ALMOST SOLID

Uncertainty and Doubt Among County Candidates—Vote At 3 o'Clock Showed Close Race for Clerk, Sheriff And Register of Deeds—Results Received.

The last report, from precinct No. 2, Greensboro, made a decided change in the vote for register of deeds, clerkship and sheriff.

For clerk, W. P. Beall received 121; J. W. Forbis, 89; J. R. Gordon, 52. For sheriff, R. M. Rees, 74; D. B. Stafford, 42; R. E. Jones, 151.

The greatest change was between Kirkman and Rankin, the latter getting 187 to the former's 78, giving him a lead of 100.

There were no material changes in the standing of the other candidates as a result of the latest returns.

At 3 o'clock this morning the result from 21 of the 27 precincts showed the following vote for the various candidates:

Register of Deeds, Clerk of Superior Court, Treasurer, Coroner, Surveyor, County Commissioners, Congressman, Fifth District, Chief Justice Supreme Court, Associate Justice Supreme Court, Corporation Commissioner, Solicitor Eleventh District, State Senator, House of Representatives, Sheriff.

Marked by extreme activity of paid workers delinquency and buying of votes at a number of precincts, the Democratic primaries of Guilford county were pulled off yesterday and at 12:30 o'clock this morning the returns from 17 county voting stations and one from Greensboro gave no indication of the ultimate result, aside from the congressional and judicial nominations.

In the congressional vote Major Charles M. Stedman, out of 18 precincts, had a majority of 690 over all competitors. Messrs. Jones, Royster and Mohane. The vote stood, Stedman, 819; Jones, 77; Royster, 16, and Mohane, 37.

At Democratic headquarters it was estimated that when the entire vote was received Major Stedman would have 65 of Guilford's 79 votes.

In the judicial race considerable confusion has arisen on account of a misunderstanding of the ballots, a large number voting for Allen and Manning and leaving Walker's space blank.

On the long ballot the three names were placed in a row, with instructions to vote for two. Many did not realize that Manning and Allen were opposing and therefore voted for each, leaving Walker, who has no opposition, in the shade.

The returns at 12:30 o'clock showed the following vote: Manning, 549; Walker, 525; Allen, 325. Chairman Sherrill stated that indications pointed towards two-thirds of Guilford's 26 votes in the state convention for Manning and the remaining third for Allen. A complication is eminent on account of the arrangement of the ballot.

The County Offices. In the race for clerk J. W. Forbis leads his two opponents by a good vote. The returns from 18 precincts showed: Forbis, 492; Beall, 368; Gordon, 271. With two precincts from High Point and three from Greensboro to come, there is a material change in the above vote.

In the four contended fight for sheriff, E. B. Jones, the present incumbent, leads. The vote at midnight showed: Jones, 333; Stafford, 317; Rees, 223; Wharton, 213. Like the fight for the clerkship this result will likely show a material change when the full returns are received.

As predicted, Rev. A. G. Kirkman is in the midst of his greatest fight, the vote between him and Rankin being exceedingly close. The country and one town precincts showed the following vote: Kirkman, 551; Rankin, 525. It

was stated that Proximity would give Rankin a good majority over Kirkman. J. A. Davidson, present chairman of the board of county commissioners, is leading the 12 candidates. The vote at 12:30 was:

Table with names and vote counts: J. H. McNeill, 283; M. L. Kendall, 304; M. G. Beville, 170; T. A. Wilson, 568; William J. Grooms, 382; W. C. Boren, 693; J. Al Rankin, 366; W. G. Bradshaw, 353; J. A. Davidson, 353; W. C. Tucker, 450; D. R. Huffines, 237; G. A. Garrett, 227; P. P. Hobgood, 257.

The five candidates for the two seats in the house of representatives are running neck and neck, with T. R. Dillard leading the field. The vote recorded at midnight showed: Hines, 418; Gold, 297; Kirkman, 518; Dillard, 540; Davis, 239.

Solicitor (attorney) received the solid vote, having no opposition. Judge Walter Clark received the solid vote for chief justice of the Supreme court.

The returns were exceedingly slow reaching headquarters and at 3 o'clock this morning Washington, two Greensboro precincts, Deep River, North High Point and North Gilem had failed to make returns. The result at these places may change the slight majorities of the respective candidates materially.

The Nominations. With the returns so far received the following nominations for county offices are practically assured: A. McKinney, treasurer; W. H. Rankin, register of deeds; W. W. Wood, coroner; J. L. Foust, surveyor; and J. Ed. Kirkman for the legislature. W. P. Beall and J. W. Forbis, both appearing will enter next Thursday's primary for the final clerkship struggle. B. E. Jones and R. M. Rees, with all Greensboro and High Point votes in, will likely lead for sheriff, though Stafford has a good chance with an average vote in Greensboro.

TO INVESTIGATE

Both Houses Took Up Charges Made by Gore.

TO EXAMINE WHOLE SUBJECT

Parties Interested Make Emphatic Denial of the Sensational Allegation Made by Senator From Oklahoma.

(Special to Daily News.)

Washington, June 25.—The Senate tonight adopted a resolution by Mr. Hughes directing an investigation into Senator Gore's charge that a senator was interested in Indian contracts.

The House tonight adopted a resolution offered by Mr. Tawney, of Minnesota, providing for an investigation of the McClure Indian contracts by a committee of five members of the House.

Senator Hughes, in presenting his resolution, stated that Senator Gore's accusations were so grave that they could not be ignored.

The resolution was adopted without opposition. It is as follows: "Resolved, That a committee of five, to be appointed by the chair, be, and it is hereby directed to investigate and report whether any senator of the United States is or during his term of office, has been interested in or connected with legislation affecting the approval of Indian contracts or has done anything because of said interest, and whether any improper attempts or efforts to prevent or to secure the passage of a statute affecting the approval of Indian contracts have been made at this session of Congress; and said committee is authorized to sit and proceed in the vacation."

At Senator Carter's instance a letter was read from ex-Senator John M. Thurston, of Nebraska, demanding an investigation. Proceeding upon the theory that Mr. Gore had made a charge against him, he said that he was entirely innocent. He said, however, that in connection with ex-Senator Long, of Kansas, he had acted as counsel for McMurray.

Mr. McGuire, in his statement on the floor of the House said: "I have no interest, directly or indirectly, near or remote, in the contracts in question, or in the subject matter thereof. From the present investigation, I have heretofore frankly stated that in my judgment the compensation provided for therein was too high and that statement I have made whenever occasion required. The right of individual Indians to be represented by counsel of their own selection for the protection and adjustment of their property interests with the government was not open to challenge."

The amendment to the appropriation bill as made in the Senate requiring the approval of Congress to these contracts as heretofore and under the general law approval of such contracts was left to the executive. When Governor Johnson, of the Cherokee nation, and members of the Indian delegation from both tribes now in Washington, stated to me that the amendment they had prepared was satisfactory and would fully protect the rights of the Indians and requested that I present it, I examined it carefully and observed that the only change from the present requirements was that the individual contract of the Indian citizen relating to their tribal funds must also be approved by the President before it became effective.

"As the amendment thus proposed as reported later from the conference committee, left the subject of compensation wholly within the control of the President and the secretary of the interior, it seemed to me entirely proper legislation, but as the matter has been given wide publicity in the public press, it is most unfair and unjust to me to leave it as it is. I submit that the House should at once authorize the full and most searching investigation of the matter and to that end I ask unanimous consent that the rules committee be discharged from the further consideration of House resolution 805 and that said resolution be passed with the following amendment:

"The amendments to the resolution referred to by Mr. McGuire connected with a change that would include in the proposed investigation all contracts pending with any of the five civilized tribes or with individual members and whether or not any improper means have been attempted by any person with reference to securing any such contracts or in attempting to have such contracts approved."

The House adopted a substitute resolution offered by Mr. Tawney, of Minnesota, creating a committee of five to investigate contracts with the Cherokee, Chickasaw and Ojaga tribes. The inquiry to embrace any acts of bribery, fraud or any other improper influence. The committee is to file its report when completed with the clerk of the House.

Mr. Burke, the chairman of the new investigating committee, said tonight that the committee would meet in Oklahoma City the first week in August and would take all the time necessary to get the evidence desired. "We will then decide," said Mr. Burke, "what we want to do in Washington."

Mr. Underwood, of Alabama, Democrat, sounded a warning to the Republicans against throwing sand in the eyes of the south declaring that corruption and bribery walked behind the effort at ratification of these contracts.

The Tawney resolution as adopted was framed from a resolution offered by Mr. Carter, of Oklahoma, but is broader. The committee may file its report during the recess of Congress.

RALEIGH OVERWHELMED BY RURAL DISTRICT VOTE

What Early in the Evening Looked Like a Victory For The Regulars Turned Into a Sweeping Defeat.

(Special to Daily News.)

Raleigh, June 25.—Raleigh has given the "ring" or "regular" Democratic ticket a majority of 367, this being the vote on State Senator W. B. Jones, the "ring" candidate, against Dr. E. W. Sikes, of Wake Forest college faculty. Jones' majority was the lowest of the "ring" candidates. W. M. Russ led with 396 majority for clerk of court over Millard Mial.

Raleigh, June 25.—A landslide in the rural precincts of Wake county for the "insurgent" faction of the Democratic party has tonight changed the temper of the "regular" or "ring" from rejoicing at apparent victory to the stunning realization that their Raleigh majorities of from 350 to 600 are in the case of nearly, if not all, the "regular" candidates overcome and that defeat confronts them with half a dozen rural precincts to hear from.

State Senator Jones admits that he is defeated by Dr. E. W. Sikes, although Jones carried Raleigh township by 355 majority, and carried Wake Forest, the home of Dr. Sikes, by three votes.

The Raleigh majorities for the "regular" county officers were Russ, clerk of the court, 447; Sears, sheriff, 532; Bernard, register of deeds, 419; Pegrum, treasurer, 447. The total Raleigh vote is indicated by the vote for clerk of the court, in which Russ received 1,279, and Mial, 681.

The balloting all over the county has been in a regular crazy quilt fashion, there never having been known such scratching and irregular voting.

Frank Daniels won. In the contest for judge of the Sixth Judicial district, Wake county seems to have given Frank Daniels, of Goldsboro, a majority of about 500 over Clifford, of Harnett.

There were primaries in none of the other counties except that in a convention primary at Clayton the judicial district delegates were instructed for Daniels. For Congress the undivided support of Wake county goes to Congressman E. W. Poir.

TWO MEN HURT IN WRECK OF CONSTRUCTION TRAIN

(Special to Daily News.)

Wadesboro, June 25.—Last night nine loaded cars broke loose from engine pulling them on the Atlantic Coast line's new roadbed just below McFarlan and crashing into another engine some distance down the hill. The accident occurred at Sunstrom and Stratton's construction works and the train belonged to them. Engineer J. R. Teal, who was on the standing engine, saw the loose cars coming, but they were on him before he could move his train or save himself. His engine was literally smashed to pieces and will not be worth repairing. In jumping from it, Mr. Teal was badly scalded by hot water and steam and one of his shoulders dislocated. His brakeman, Tommy Singe, was badly bruised, but is not seriously hurt.

A young Teal is a son of Mrs. Rowland Teal, his home is near McFarlan and he has been employed by the Sunstrom and Stratton company for some time. His physician, Dr. Dunlap Thompson, thinks there is a chance for his recovery, but he is dangerously injured. Mr. Singe is a son of Constable J. M. Singe.

WRIGHTSVILLE BEACH WILL ENTERTAIN THE SALESMEN

(Special to Daily News.)

Wilmington, June 25.—One of the largest excursions ever run to Wrightsville Beach will arrive next Tuesday from Atlanta, and the latest reports are to the effect that 1,500 tickets have already been sold. It is known as the city salesman excursion and the party will remain on the beach from Tuesday morning until Saturday. During the week, not an Atlanta wholesale house will have a salesman on the streets, the week being a holiday for them.

The Georgians will come on two special trains—one a solid train of Pullman cars and the other day coaches.

Children's Fishing Party

(Special to Daily News.)

Wrightsville Beach, June 25.—Children's fishing party, composed largely of young people from Atlanta, went out from the Seashore yesterday in the sail boat "Virginia May" and had a most delightful time. In two hours the party caught something over 100 trout and pig fish, the lucky fisherman being Master Hugh Nurnally, of Atlanta, who pulled in 18 of the fishy tribe.

Retained Championship

(By The Associated Press.)

Philadelphia, June 25.—Miss Haze Hotchkiss, of Berkeley, Cal., today retained the women's singles lawn tennis championship, defeating the challenger, Miss Louise Hammond, of New York, 6-5, 6-2. With Miss Edith Roth, of Boston as a partner, Miss Hotchkiss won the championship in doubles, and with J. R. Carpenter, Jr., of Philadelphia she captured the mixed doubles championship.

Public Buildings Bill Signed

(By The Associated Press.)

Washington, June 25.—President Taft this afternoon signed the public buildings bill, which authorizes the expenditure of \$22,000,000, but does not actually appropriate the money. The appropriations will be left to the next Congress.

Will Leave Tuesday

(By The Associated Press.)

Washington, June 25.—President Taft will leave Washington for Berkeley Tuesday evening.

SUMMARIZED

Mr. Cannon Speaks of Work Of the Congress.

MORE AND BETTER LABORS

The Session Just Ended Has Accomplished More Than Any of Its Predecessors, Said the Speaker.

(By The Associated Press.)

Washington, June 25.—Speaker Cannon, in a statement from the rostrum just before the House adjourned tonight, declared he had nothing to apologize for as a member of the House or as Speaker, and he resumed each member could say the same thing.

"After stating the closing Congress has been at times a strenuous session, the Speaker declared: "As we pass from Washington to our homes I shall go, putting behind me the contests through which the House has passed without wince."

"The Speaker wished each member of the House health during the coming vacation.

Washington, June 25.—Speaker Cannon tonight summarized the work of Congress in a statement he gave to the press. The speaker paid most attention to the legislative work accomplished, referring only incidentally to the fight which had been made on the rules of the House. The reform of the rules, he said, had resulted in little advantages.

The speaker declared that the Congress just ended had done more and better work than any Congress of which he had been a member, during his 35 years of service in the House. After recounting the legislation enacted, the speaker said: "This work of legislation has gone on quietly, but effectively, while those who view Congress from a distance have been assuming that the House was doing nothing but changing its rules. The changes of rules have contributed to the pleasure and perhaps the power of some individuals in the House, but the current of legislation itself has moved on as usual, with little disturbance on account of a few methods and with little advantage therefrom."

"I do not think the work of Congress should be measured by the volume of legislation, but by the character of the legislation and the care taken in its consideration. Measured by that standard the 61st Congress will take a high place in the record of legislation. There have been, however, more than 6,000 of the 27,000 bills considered and reported from committees and about 300 public laws enacted in this session, as against 400 public laws for the entire 60th Congress. I can commend the entire membership of the House for industry and intelligence in their legislative work of this session."

Continuing, the Speaker said: "This Congress has not only revised the tariff without disturbing business, but it has enacted important legislation amending the interstate commerce law, making that law more effective, giving the interstate commerce commission greater power and creating a court of commerce, and this without seriously affecting the business of the railroads or checking their increase of wages to their employees. This seems to me to meet the definition of statesmanship in legislation."

"This Congress has also enacted a postal savings bank law, which is entirely new legislation, blazing a new trail in law-making in this country."

The Speaker then detailed other legislation which had been enacted.

"The appropriation," he said, "have been large, but not nearly as large as demanded by the public, and I am glad to state over the development of the various departments of the government."

"The Democrats have talked about economy, but they have helped to enlarge every appropriation and there are bills introduced by Democrats and not acted upon which would call for 250,000,000 additional expenditure. So I take it, their talk of economy is Pickensian. As I said in the beginning, the work of this Congress has been greater than any other with which I have been identified as a member, and it has been constructive legislation in the face of destructive tactics and efforts to regress factory states. These efforts, I regret to say, have received little attention in the public press than the real work of legislation, and have given some substance to these revolutionary efforts, at the expense of the record of what is most surprising discovery in the history of this country. The public press has carried laws to carry out the program of the Republican platform, but it has not given attention to the face of destructive tactics and efforts to regress factory states. 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