

THE SLOW MATCH.

GRANT, BLAINE, WINDOM AND EDMUNDS PRESENTED. No Balloting Yet—The National Committee Names Yesterday—The Convention Closed at 11:10 p. m. Union of Officers at 11:30 p. m.

THE CHICAGO RIDDLE.

Chicago, June 5.—In the convention last night the question of the adoption of the majority report in the case of the Illinois cases resulted, yeas 338, nays 334; so the majority report was adopted. The question recurring on the adoption of the majority report in the remaining Illinois cases, Logan asked for a division of the question, a separate vote on each contested district.

The majority report on the third district was adopted, yeas 335, nays 332. Logan withdrew the demand for any further division of the question regarding the remaining Illinois contests. A call of the roll on the fourth district resulted, yeas 338, nays 331. The majority report, so far as it relates to the remaining Illinois contests, was then adopted by a vote of yeas.

On motion of Sewell, of New Jersey, the convention at 2:20 adjourned to 11 o'clock this morning.

Chicago, June 5—11:15 A. M.—The delegates steadily assembling and the galleries filled rapidly. Despite the heavy showers of rain the sultry atmosphere is only partially relieved by occasional thunder.

The usual rounds of applause were given to the notable delegates as they entered the hall. Garfield especially received much enthusiasm, probably because of, in some contingencies, being considered the possible winning candidate in the presidential race.

The convention was called to order at 11:45 a. m., at which time the delegates were generally in their seats and an immense audience in the galleries and in front of the floor.

Prayer was offered by Rev. J. M. R. Baxter, of Washington. The contestants from the Illinois districts are in their seats. At the end of the prayer the chair stated the question to be on the report of the committee on credentials in the Kansas case.

Conger briefly explained and sustained the majority report. The convention agreed to limit debate on the Kansas case to 40 minutes. Plumb, of Kansas, replied on behalf of the minority members and sustained the minority report.

Conking privately denies emphatically that he had received a letter from Grant requesting him to consult Logan, and if it was thought best to withhold his name from presentation to the convention.

The chair stated the question to be on the side of the other to be entitled to occupy any of the time allotted to the debate. [Renewed laughter.] Houk was allowed to proceed, and in conclusion said he would sustain the majority report.

The question was then taken by a call of the roll, and the majority report in the Kansas case was sustained, yeas 476, nays 184.

It was noticeable that in the Kansas case New York cast only 22 votes in the affirmative; so the majority report, which admits 47 grant men from Kansas was adopted by a vote of yeas 476, nays 184.

The failure of the New York Grant men to vote is understood to be caused by a desire to have the majority report sustained, while their votes for it would be inconsistent with their vote on the Illinois case.

The next case taken up was the contest from the 3d district of West Virginia. The contestants from the Illinois and Kansas cases, and as the contestants from Illinois and Kansas had been admitted, those from West Virginia were admitted.

Conger explained and supported the majority report. Clayton moved to substitute the minority report, recommending the admission of the contestants.

Raum insisted that the West Virginia case stood precisely on all fours with the Illinois and Kansas cases, and as the contestants from Illinois and Kansas had been admitted, those from West Virginia were admitted.

Hagan, of West Virginia, sustained the majority report, arguing that the contestants had failed to prove before the committee that they had secured the vote of a majority of the delegates in the State Congress from the congressional districts.

Conger stated that the committee were nearly equally divided in this case. The contestants in this case are Sherman men.

Hayman, of California, said each side here claims to be a district representative. The duly constituted question is whether the sitting or contesting delegates are the legal representatives of the districts involved.

Resolution of the contesting delegates was taken by a call of States and the majority report in the Utah case was sustained, yeas 417, nays 330.

Mr. Drake, of Minnesota, offered the following resolution: Resolved, That in case of death or resignation of any member of the national committee, the vacancy may be filled by appointment by the central committee of a State, territory or district.

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seat and tore her flag into tatters in their efforts to take it from her, while she folded it about her person and fled to the rear of the hall. The confusion continued fully ten minutes, when a loud-voiced delegate succeeded in attracting attention and demanded to know whether the convention was not capable of protecting itself from the riotous element.

Pixley seconded the nomination of Blaine in a speech of considerable length. Minnesota was called and E. F. Drake presented the name of Wm. Windom, which was also received with great but speedily subsiding applause.

When New York was called Conking rose, mounted the reporters' platform and there took his position on the reporters' table. He too was received with long-continued and vociferous, though not such general or apparently spontaneous cheering. His mention of the name of Grant was received with renewed demonstrations, lasting two or three minutes.

At 11:20 p. m.—Mr. Billings, of Vermont, is now speaking in favor of the nomination of Edmunds. Adjourned until 10 a. m., Monday.

FORTY-SIXTH CONGRESS.

WASHINGTON, June 5.—House.—At noon the House proceeded to dispose of the business of the Speaker's table. The Senate consents to the following House bills were considered: To establish a district and circuit court at Chattanooga, with slight amendment; requesting the President to open negotiations with France, Spain, Austria, and Italy in relation to the importation of tobacco into their dominions. The bill passed to remove the political disabilities of C. M. Morris, of Georgia.

The majority of the bills on the table were referred, and nothing left thereon but Bayard's marshals bill, Eaton's tariff commission and the bill relative to supervisors of elections, which with unanimous consent were passed over without consideration. The House at 5:20 adjourned.

SENATE.—On motion of Saulsbury the Kellogg resolutions were taken up without opposition. Kernan, having the floor thereon, yielded it to-day to other business. The bill appropriating \$251,000 to reimburse the Creek orphan fund, which has been diverted to other uses, was passed.

The House bill to confirm certain entries on warrant locations in the former Platka military reservation in Florida, was passed. The Senate bill to ascertain and pay the amount lost by Lt. Frank P. Ross by the burning of the quarters at Fort Clark, Texas, was passed. The Senate adjourned till Monday.

NEW ORLEANS, June 5.—In the Iron-Cross arson case all the accused except Hale alias Dutely, testified against Johnson, corroborating the previous statements of the crime, and accused Johnson, their temper. Oshaugnessy, however, would not confess that he heard Johnson tell Melia that he would give \$250 for the job. The argument was concluded last night and the case given to the jury at 1 a. m. At noon the jury came into court for further instructions and in a few minutes later returned with a verdict of guilty.

NEW YORK, June 5.—A Norfolk, Virginia, special says: Lt. W. F. Zellin, Marine officer of the United States reserving ship Franklin, and son of Brigadier-General Zellin, of the United States Marine corps of Washington, was thrown by a runaway horse on which he was riding on Ocean View this morning, and instantly killed, falling on his head and having his neck broken.

LONDON, June 5.—The representatives of Hanlan and Trickett yesterday signed the articles for a match to be rowed on the 15th of November. To all who are suffering from the errors and indiscretions of youth, nervous weakness, early decay, loss of manly vigor, a weak and aching back, and all the other ailments which result from the use of the "FREE OF CHARGE" medicine, the great remedy was discovered by a missionary in South America. Sent free to all who send the name of Rev. Joseph T. Inman, Station D, New York City, apt 27—10114417.

There is such a thing as luck. In view of the coming census returns to be made in June next, some curious statistics have been made from the past experience of the drawings of the Louisiana State Lottery, which takes place twice a year. It is found that the numbers usually under the control of Gen. T. Beverage, of La., and John A. Early, of Miss., have been drawn more frequently than any other numbers. The other facts are strikingly confirmatory of the modern discovery that there is something in the air for the better informed desired. Let any one interested write to M. A. Daphin, New Orleans, La., or same person at No. 819 Broadway, New York City.

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OUR STOCK OF BOOTS AND SHOES For the Spring and Summer Trade. We now very full, and is particularly adapted to the wants of all classes, both in the city and surrounding country. We keep Goods of THE VERY BEST MAKES, warrant every pair of them, and will sell them at prices as low as they can be made by close buying by one thoroughly posted in the business. Our stock of Ladies' Fine Button Boots, Congress Gaiters, Slippers and Newport Ties, and of Gents' Hand-Made Goods, in Congress Gaiters, Prince Alberts, Navy, and all Strap Ties, cannot be surpassed in GOOD QUALITY, Style and Beauty of Finish. Buy only the best. Shoddy Goods are always the dearest.

A. E. RANKIN & BRO., Trade Street, under Central Hotel.

BURGESS NICHOLS, Wholesale and Retail Dealer in ALL KINDS OF FURNITURE, BEDDING, & C. A FULL LINE OF Cheap Bedsteads, AND LOUNGES, Parlor & Chamber Suits, COFFINS OF ALL KINDS ON HAND. Ladies' and Gentlemen's Hand Robes—a fine supply. NO. 5 WEST TRADE STREET, CHARLOTTE, N. C.

THE ONLY COMPLETE MUSIC HOUSE IN THE SOUTH. Musical. McSMITH MUSIC HOUSE, CHARLOTTE, N. C.

Boneset Bourbon Tonic. An elegant combination of boneset and other fine Tonics with a ripe OLD KENTUCKY WHISKY. From our large stock of whiskeys, we select the best for this purpose. Our tonic MUST BE FINE OR NOTHING. We have no use for false pretenses. For Dyspepsia, Malaria, Debility, the Feebleness of Delicate Women, The Prostration of overworked Clergymen and Physicians, the morbid scrofulous which causes Bad Breath, and all Bronchial Weakness, it is a delicious and reliable remedy.

CHAMBERS & BROWN, Louisville, Ky.

Groceries. R.M. MILLER & SONS. Wholesale Grocers. FULL STOCK. MEATS, LARD, FLOUR, & C. MILLER'S PATENT FLOUR. Finest in Market. College and Fourth Sts. CHARLOTTE, N. C.

McD. ARLEDGE, Wholesale and Retail Dealer in Whiskies and Tobaccos. BOTTLED LAGER BEER. CHARLOTTE, N. C.

F. C. MUNZLER, Dealer in BOTTLED LAGER BEER. CHARLOTTE, N. C.

Just Received. LEROY DAVIDSON'S HEAVY AND FANCY Groceries IN THE CITY JUST ARRIVED. A Fine Lot of Hams to be Sold Cheap. FLOUR, COFFEE, SPICERIES, MALASSES, STRIP, GRITS, TOBACCO, LARD, CIGARS, CANNED GOODS, CANNED FRUITS, ORANGES & LEMONS, PRESERVED FRUITS, PICKLES, & C.

AND EVERYTHING FOUND IN THE GROCERY LINE, Wholesale and Retail. Respectfully, LEROY DAVIDSON, Tobacco, & C.

Charlottesville Planning and Milling. THE UNDEVELOPED MILLING has been purchased the planing and mill building lately owned and operated by James S. Smith, and is now being prepared for the mill that they have put all the machinery in perfect and ready condition and are prepared to do all kinds of planing and mill work in the best manner. Address J. R. MACFARLANE, Richmond Va.

THE FRIENDS OF LIBERTY AND CONSTITUTIONAL GOVERNMENT. The friends of Liberty and Constitutional Government are invited to meet at the residence of J. B. Jones, on Monday evening, June 7th, at 8 o'clock, to discuss the question of the proposed amendment to the Constitution of the State, which would give the Governor the power to appoint and remove judges. The meeting will be held at the residence of J. B. Jones, on Monday evening, June 7th, at 8 o'clock.

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