

VOL. III.

THE DAILY BEE.

EDWARD ROSEWATER, Editor and Proprietor. Office—No. 300 Farnham street, bet. 13th and 14th.

TERMS OF SUBSCRIPTION: One copy, one year, in advance, \$7.00. Six months, \$4.00. Three months, \$2.50. Single copies, 5 cents.

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OUR SALT LAKE LETTER.

The Conflict of authority between the U. S. Troops and the Mormon Officials.

Details of the release from Jail of that arrested Soldier.

SALT LAKE, June 11, 1874. EDITOR BEE.

I wrote you some time ago of a case brought by Col. Morrow before the United States District Court of this District to determine the extent of the jurisdiction of civil authorities in arresting and punishing soldiers for violation of civil ordinances.

The District Court did not give a decision but the case was reported to the War Department, at Washington, and instructions were issued to Gen. Morrow, Commander of the U. S. forces in this Territory, to the following effect:

"Hereafter no arrest or taking by any officer or soldier under your (Col. Morrow's) command will be considered as legal, unless such officer or soldier voluntarily surrendered by you (or the proper commanding officer in your absence) upon an application of the sufficiency of which you (Col. Morrow) alone must be the judge, duly made, in good faith, under the 33d article of war; and that in the event of an arrest or seizure made, it will be your duty to liberate and return to the command, by force if necessary, the person so arrested or seized. In doing so you will be sustained by such military support as may be found requisite."

This order was received and promulgated only a day or two ago. It was received by the Major, commanding the 1st Cavalry, from Camp Douglas, three miles from this city, having taken more or less time to travel.

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Congressional.

SENATE.

WASHINGTON, June 15.

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In the House several bills were introduced and the conference committee on the pension bill was ordered to report.

Mr. Hale (Me.) moved to strike out the third section of the bill which provides for paying some two million to the Choctaw and Chickasaw Indians in conformity with the treaty made by the Senate in March, 1859, as the price of some ten millions of acres of land in Mississippi ceded by these Indians to the United States.

Mr. Garfield favored the motion, and the claim was a private one and had no place in the bill. In none of twelve general appropriation bills reported by the Senate in March, 1859, as the price of some ten millions of acres of land in Mississippi ceded by these Indians to the United States.

Mr. Parker (Mo.) opposed the motion, and favored the payment of the claim.

Mr. Hale (Me.) in support of his proposition, said this item was simply a proposition to pay over \$2,500,000 to two men, Peter P. Elichy and Peter Folsom, living in the city of Washington, neither of whom he presumed, had seen either of their tribes for the last two years, and it was safe to say that the Choctaw and Chickasaw nations would not get the one hundred thousand dollars that they were entitled to under the sum fixed was a proper one.

Mr. Speer favored the motion to strike out, and declared that the claim was pushed and had been pushed by one of the largest and most shameless lobbies ever seen in Washington.

Mr. Kasson moved to strike out the name of Petrosyana and Folsom, and insert in their place the Secretary of the Interior, for the benefit of the Choctaw nation.

Messrs. Comings and Shanks opposed the motion, and Messrs. Kasson and Coburn favored the motion to strike out, and referred to the report of the Solicitor General, in 1859, by which the claim was fraudulent.

Mr. Kasson's amendment was finally agreed to by 99 to 70.

Mr. Wheeler offered a substitute for the whole section, which directs the Secretary of the Treasury to inquire into the amount of liabilities of the Choctaw Indians due individuals, and which should be reported to the United States, and report the same to the next Congress; adopted.

Messrs. Comings and Shanks opposed making any further amendments to the committee arose and reported the bill to the House.

Mr. Garfield said the bill appropriated little over \$2,500,000 against appointments for 28 years, but it did not contain any appropriation for the board of public works of the District of Columbia, as the bill last year did.

All the amendments made in committee of the whole, including the one to repeal the law for the civil service commission, etc., and the one striking out the section for the payment of the Choctaw claim, and inserting Mr. Wheeler's substitute, were agreed to, and the bill passed.

The House took a recess till evening, which session is to be for the consideration of business from the committee on public grounds and buildings.

House—Evening session. Mr. Pratt, from the committee on public buildings and grounds, reported a bill extending the limits of the public grounds, and inserting Mr. Wheeler's substitute, were agreed to, and the bill passed.

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