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MITCHELL DEFEATED

Knocked Out in the Third Round.

CORBETT COVERED WITH GLORY

The Tail of the Lion Severely Stepped Upon.

ATTENDED HIS OWN FUNERAL.

British Pugilistic Pride Groveling in the Dust.

Mitchell's Defeat.

JACKSONVILLE, Jan. 25.—The first time since he has been acknowledged as the head of the pugilistic fraternity of the world, James J. Corbett defended with success the title which he won by defeating the former champion, John L. Sullivan, was pitted against a modest exponent in the manly art in England. America's brave representative has proved his fitness for the place of honor which his sinews and muscles won for him and the tail of the British lion has been severely stepped upon. Mitchell is groveling in the dust of defeat, heaping imprecations on his ill luck and mingling with them vain regrets of his inability to whip his victor. The British pugilist has attended his first funeral and henceforth will remember with poignant grief the time and place of his first defeat. When he went down for the last time after striving his utmost to win the laurel wreath which has been his aim through life there were but few among the spectators who begrudged him their sympathy and fewer still who failed to commend him for his effort to win.

FIRST BULLETIN.

JACKSONVILLE, Jan. 25.—Corbett and Mitchell are in the ring. Time was called at 1:45.

SECOND BULLETIN.

JACKSONVILLE, Jan. 25.—The English champion Mitchell is knocked out in the third round.

THIRD BULLETIN.

At the end of third round Mitchell reeled and fell on his face helpless. The referee counted 1, 2, 3, 4, 5, 6, 7, 8, 9, 10. Mitchell was knocked out. The referee declared Corbett the winner of the match and champion of the world. The fight was all Corbett's though Mitchell made a show in the first round. Mitchell's face at the end was covered with blood. He was carried to a corner in a helpless condition. The time of the fight was nine minutes. The men did not shake hands at the beginning of the fight. The referee called upon them to do so, but neither responded.

THE FIGHT BY ROUNDS.

Following is the fight by rounds: 1st round—Corbett led with his left on Mitchell's chin; they clinched and exchanged body blows; and Jim reaches Corbett's left eye heavily. Corbett upper-cut Mitchell and lands with his right on his ribs; Mitchell is reaching Jim's chin; Mitchell gets in on Corbett's neck; Jim lands his right and right again, just as time called. Honors easy.

2d.—There was a wild exchange and clinch; Corbett upper cuts his man as they come together. Mitchell lands hard on his ribs and as Mitchell came in there was a sharp rally, with Corbett having the best of it. Mitchell got in twice on Corbett's neck; Corbett knocks him down twice in succession. The gong saved Mitchell.

Third round—Mitchell rather groggy; Corbett rushed at him swung his right and left heavy on Mitchell's neck. Mitchell went down. He took full time to rise, then Corbett rushed at him like a tiger. Mitchell clinched; Corbett threw him off; flogged him with a stiff face. Again he took all the time to rise and when he advanced toward Corbett the latter swung his right with deadly effect on Mitchell's nose.

The seconds were Jim Hill, Pony Moore, Tom Allen and Steve O'Donnell for Mitchell, with But Mattern as time-keeper. Corbett's seconds were John Davidson, Billy Dolaney, Jack O'upsey and William Macmillan. The time-keeper for Corbett was Ted

Foley. Time-keeper for club was Dave Johnson, of New York. He put up \$700 for Mitchell against \$3000 for Corbett on the result of the fight. There were dozens of wagers that the Englishman would stay in the ring for twenty rounds.

BOTH ARRESTED.

As Mitchell and Corbett left the grounds they were both arrested, charged with a breach of the peace. Both gave bail.

LAST NIGHT'S DISPATCHES.

JACKSONVILLE, Fla., Jan. 25.—The sports who have made the journey down here in expectation of seeing a battle were another thing disgraced as best they could yesterday. The Duval Athletic club came in for a good deal of roasting upon the attitude it had taken regarding the check. It showed weakness and aroused suspicion that the club would try to hold the fight and the check at the same time. As a representative of the fighters understands the situation, failure to put the money in Kelly's hands was only a subterfuge to gain time. This was borne out by a statement made by Bowen. He declared that if the court held that the contest proposed by the Duval Athletic club was a legal fight, it would be held without a shadow of a doubt. It was known that Mitchell will not consent to a postponement of the fight. "Why should I consent to a postponement?" said Mitchell. "I am ready for Thursday. I feel I am in splendid condition, in fact I know I am. Besides I have made all arrangements to leave here. I am not down here for my health. I am here to meet Corbett on the 25th, and I've traveled thousands of miles to meet him. I am in for no postponement."

MITCHELL MONEY SCARCE.

SAN FRANCISCO, Jan. 25.—Owing to scarcity of Mitchell money, betting on the fight is rather dull in this city, the home of Corbett. There is a pressure of Corbett money in pool rooms and backers of the local man are offering 20 to 8 with no takers. Even money is offered that the champion will win in 20 rounds or less.

THE GOVERNOR ACTIVE.

JACKSONVILLE, Jan. 25.—The troops which arrived yesterday still feel very bitter over their treatment by the citizens, and express a hope of being able to get even. One of the officers says it needs but one rash move to precipitate a bloody conflict. He declares it was with the utmost difficulty the men were restrained from firing last night. The Jacksonville men do not enjoy being called out, but so far have given no indications of a refusal to obey orders.

INJUNCTION GRANTED.

The court has granted the injunction restraining the sheriff from interfering with the fight.

It was understood late yesterday afternoon that Governor Mitchell had arrived in the city to await the outcome of the court proceedings, and see the next probable move of the club. It is said that the governor is strongly inclined to declare martial law, if he does not he will take other vigorous action.

There was a large crowd in the court room when the judge announced his decision, which was greeted with a cheer. The legal representative of the sheriff asked permission to submit more papers in the matter, to which the judge replied he would be in court at the usual hour this morning, when a further hearing might be had providing the proper steps were taken. The general opinion here, however, is there will be no further trouble, and that the fight will take place in the arena in this city if it is not stopped by a declaration of martial law.

LONDON, Jan. 24.—The Standard, speaking of the Corbett-Mitchell fight, declares it an absurd farce, that it is glad the prizefighting mania is dying out, and common sense appears to be regarding its sway in the United States.

LATE LAST NIGHT DISPATCHES. JACKSONVILLE, Jan. 25.—Sympathizers with the contest promoters had the town, after the decision of Judge Call issuing the injunction restraining the sheriff from interfering with the contest. When the words maintaining the injunction fell from the lips of the judge, a mad rush was made for the telegraph office and the news went over the town like wild-fire.

At the rooms of the Duval Athletic club the crowd was so great that it took half a dozen men to keep a pathway open for pedestrians. The demand for tickets was such that nothing but system prevented wild confusion and crushed heads. Half an hour after the decision the band wagon with the brass band and having on its streamers announcing the Corbett-Mitchell fight today at 1 o'clock rolled into Bay street.

JACKSONVILLE, Jan. 25.—If neither

Corbett or Mitchell falls dead or runs away there will be a prize fight here to lay. Judge Call of the circuit court, he has declared himself up on the question of law and has said there is no legal reason why the fight should not be held in the arena in Jacksonville. Governor Mitchell has gone upon record through attorney general, Lamar, who says now that the matter having been settled by the courts, he will not declare martial law in Jacksonville. The militia which has been brought here to suppress the fight, will probably attend it, a special rate of \$10 having been made for it.

All obstacles to the fight have been removed and it seems at present as if absolutely nothing could prevent it. Betting is more strongly in favor of Corbett than at any time. Both men are said to be in the very pink of condition. The bitter feeling between them has been intensified of late, and the fight will be a desperate one. Mitchell this morning weighed 182 1-2.

In the House.

WASHINGTON, Jan. 25.—Democratic opponents of the income tax who believe the internal revenue bill will be offered as an amendment to the tariff bill, determined to make a hard fight against it, so when the house convened this morning and the journal was read, Cochran, of New York, made the point of no quorum. On roll Democrats opposed to the income tax declined to answer to their names, but a quorum appeared, nevertheless. The house then went into a committee of the whole on the tariff. Wilson moved to close the debate on the amendments relative to the free entry of cotton machinery. Cochran filibustered, but the motion prevailed.

Terry's amendment, placing agricultural implements on the free list, was lost 85 to 103.

Squires of Washington, presented resolutions from the chamber of commerce, at Seattle, Wash., protesting against placing coal and lumber on the free list.

WASHINGTON, Jan. 25.—The house committee on Indian affairs was addressed today by Thomas Donaldson, special agent of the census bureau, who recommends the abolition of twelve agencies. Among them Lapwai, of Idaho; Siletz of Oregon; Unalaska, of Oregon; all agencies in Washington, viz: Colville, Neah Bay, Puyallup. The Tulalip and Val Indians are nearly all civilized and the duties of agents, Donaldson thinks, could be performed by inspectors from the Indian office. A large number of Democrats in the house believe the adoption of the income tax as a part of the tariff bill will result in the defeat of the entire measure.

AN IOWA DEMOCRAT.

Declares the Hawaiian Revolution Was Wrong.

WASHINGTON, Jan. 25.—Dr. M. Stalker, of Des Moines, Iowa, was before the senate Hawaiian investigation committee today. He was in Honolulu when the revolution occurred and in his testimony he said he considered the revolution unjustified and was of the opinion but for the landing of American troops it would not have been successful.

Internal Revenue.

WASHINGTON, Jan. 25.—The success of the income tax men in finally getting the new internal bill out of the committee was reached after a sharp contest. At first the Republicans refused to vote. Three Democrats—Cockran, Stevens and Bynum—also refused to vote. This broke the quorum, and the income-tax men were powerless. Read then came to the rescue, and said if another roll call were taken the Republicans would vote to make a quorum, but not to favor the report. The roll-call gave 15 votes, or four more than a quorum. Cockran and Stevens still refused to vote, but the quorum was made without them. Then the motion was put on reporting the bill to the house. This prevailed by the following vote:

Ayes—Wilson, McMillin, Bynum, Whiting, Breckinridge, Tarney, Montgomery, Bryan, Turner, —9, all Democrats.

Noes—Reed, Burrows, Payne, Dalzell, Hopkins, Republicans; Cockran, Stevens, Democrats; total, 7.

A noticeable feature of the vote was the action of Wilson, Breckinridge and Bynum in voting to report the bill.

Pardoned.

SACRAMENTO, Cal., Jan. 25.—The governor has commuted the sentence of McNulty, who was to have been hanged tomorrow.

Highest of all in Leavening Power.—Latest U. S. Gov't Report.

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Fullerton's Removal a Necessity.

HE APPOINTED A LAWYER

Who Was a Life-long Enemy of the Road.

AS COUNSEL FOR RECEIVER CLARK.

An Act Which Alone Would Justify His Removal.

MORE OF FULLERTON'S RECORD.

Judge Fullerton allowed Receiver Hadley to resign and retire without submitting a detailed report of his receipts and expenditures while receiver. He not only never asked him to submit his payrolls when appointed but never asked a settlement when he retired. Hadley said in court that he had not examined his own report of the business for the year and the court never examined it. And the final proof of his expense account has never been filed. Judge Fullerton claims that Receiver Clark is now keeping strict account and reducing expenses to put the road on a paying basis. Conductors and operators who are familiar with the affairs of the road say it can be made to pay. If Clark can do it Hadley should have done it. It does not devolve upon the receiver alone. The court is responsible.

The property should not be allowed to go to the eastern capitalists for a song, as against the honest debts of the laboring men, who have furnished the capital, (material and labor to the amount of \$400,000,) with which the road has been operated since nearly three years. Whatever claims the eastern bondholders have are subordinate to the liens of labor and material. The eastern capitalists who propose to put up a few hundred thousand dollars and take a property that cost ten or twelve million dollars should be ruled out from bidding, as against the claims of the men along the line of road. Latter claims are fresh and recent and real. The former are more or less fictitious, spurious, watered and outlived. The eastern claims are like those of the receivers and attorneys. They represent no investment of hard work and value received.

The property if it is sold again unless enough money is put up to pay all the labor and material claims, should be bid in for those claims. Those claims should count as cash or be met with cash out of the sale of the road. Lawyers will say there are technical obstacles in the way of this. But the lawyers have been getting rich out of these technical obstacles, while five hundred laborers have found a slim diet on technical obstacles.

PRESS COMMENTS.

Albany Democrat: Mr. Clark was the choice of the laborers for receiver, and it is the general opinion is doing all he possibly can in the matter. Mr. McFadden stands well as a lawyer. It was Fay and Good who did the work for Hadley. The removal of Judge Fullerton would undoubtedly be generally appreciated and employees particularly would like to see it done.

What help if Clark be an honest receiver, so long as he is under Fullerton

who has in the past stood in with all the legal rascality, and has appointed McFadden as Clark's legal adviser?

Albany Telescope: The people along the line who want relief, are the very men who first chose Mr. Clark for the receivership, and his official actions since taking possession of the office is meeting with their approbation in every particular. He is cutting off useless officers, reducing the salaries of those he keeps, cutting down running expenses and in many other ways is trying to make the road self-sustaining.

And he will succeed. He has the entire confidence of the business men and the employes of the road. He is the right man in the right place and will prove it if given an opportunity.

The above attempts to show that Clark is doing what Hadley ought to have done, what any receiver on his part to do, and just what we blame Judge Fullerton, (who represents the state and should represent the people,) for not having done. The Telescope says Clark will prove the right man if he has the opportunity. That is exactly it. He will have no opportunity to do the right thing.

Albany Herald: The Salem Journal says that Judge Fullerton appointed W. S. McFadden attorney for Receiver Clark to pay said McFadden for defeating Judge Pipes and thereby electing Judge Fullerton. That an honest management cannot be had under Judge Fullerton, and calls for his removal from office and also that of Mr. McFadden from the place of receiver's attorney. That an honest judge should appoint an honest receiver and an honest attorney. That Judge Fullerton should insure an honest management or resign. That he should be removed for allowing legal sharks to rob and wreck the road. It then suggests that Governor Penneyor take steps to remove Judge Fullerton, and calls for the working up of public opinion to force the governor to do so.

That journal has been advocating the purchase of the Oregon Pacific by the state, but finding that could not be done under our constitution, now undertakes a new role. It advocates the removal of Judge Fullerton and calls on the governor to act.

The Journal has not been advocating the purchase of the Oregon Pacific by the state. This is a silly lie repeated and resorted to whenever it is proposed that the state exercise the power of regulation and control that is vested in the executive department by the legislature.

The Journal has advocated that the governor, attorney general, railroad commission and state courts, (that cost the taxpayers \$50,000 a year to maintain) take charge of this property and afford the people some protection against the fraud, rascality and robbery practiced by the corporation lawyers at the expense of the public since years.

(Continued on fourth page.)

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