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Class_

Book

THE WAR WITH SPAIN.

STAND BY THE PRESIDENT.

SPEECII

OF

HON. MARLIN E. OLMSTED,

OF PENNSYLVANIA,

INTERNATION IN THE

HOUSE OF REPRESENTATIVES,

WEDNESDAY, APRIL 27, 1003.

WASHINGTON, 1898.

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HON. MARLIN E. OLMSTED.

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Mr. OLMSTED sail:

Here I would suggest a relief to the first of the eye obscures or rything else from sight. All the iniquidies which he claims to have all covered in this war-revenue is a ture be attributes to that the first of observes that. I would suggest in this can it ration the properties not compare to the first surface of a suration the home. If the properties of observation the home. Little 100 I dollar is not a majoral feet of the first silver of himself or ry which property important to the first silver of himself or ry which property important to the first silver of himself or ry which property important the home.

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Is notice the same of a that if this bill provided for the free contact of silver, and reache that ands payable in silver dohard, which at the present much, price of that commodity, would be writh about the cents each, not each three objections would have construct side of the House. No, not even if the bill resold

quired the immediate issue of a thousand millions of such bonds. Why, Mr. Chairman, the silver dollar held before the eyes of the gentlemen upon that side seems so to obscure their vision that they are utterly unable to read, much less fairly interpret, the provisions of this bill.

Mr. ROBB. I should like to ask the gentleman a question.

The CHAIRMAN. Does the gentleman from Pennsylvania yield?

Mr. OLMSTED. Yes.

Mr. ROBB. I should like to ask the gentleman if he means by that statement that these bonds to be issued are to be paid in gold and in gold alone?

Mr. OLMSTED. I will answer the gentleman by referring to the arguments which have come from that side of the House to-day. The language of the act is that they shall be paid in coin. The fear which has been publicly expressed to-day and to-night upon that side of the Chamber is that the money of the United States will be kept so good, as it is to-day, that every dollar of our money will be worth a dollar in gold, and that therefore, substantially, the bends will be paid in gold. They will be paid in dollars that are as good as gold. That is the theory, and that is the moving inducement to the gentlemen upon that side of the House to oppose this bill.

Mr. VANDIVER. I should like to know upon what authority the gentleman makes the statement that there would not be objection on this side of the House if the bonds were to be made payable in silver?

Mr. OLMSTED. That is the logical conclusion to be drawn from everything that has been said upon that side of the Chamber since this bill has been under discussion.

Mr. VANDIVER. That depends upon the logical condition of the mind that draws the conclusion. [Laughter and applause on the Democratic side.]

Mr. OLMSTED. That is the conclusion which will be drawn by every logical mind in the United States, which considers the illogical objections which the gentlemen upon that side of the Chamber have urged against the adoption of this most necessary and urgent war measure. [Applause on the Republican side.] Gentlemen upon this side of the House are willing and anxious to bear, and bear new, all reasonable burdens of Government and all reasonable burdens incident to the great emergency now upon us; but why shall the property of this country be compelled to raise by that in, in one year, or in two years, the enormous sums not exact to defroy all the expenses of the war?

Why in the intersect the money by the immediate sale of bonds, which had seen be paid off and later period and by a lower rate of the symplectic rate of the sym

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Street either our either sile fall. Chambers and determined to decrey the or direct the Covernment by compelling the use of and

fiat money to bring about that result. They have opposed every reasonable method which has been suggested for the raising of the sinews of war. The gentleman from South Dakota, I think it was, who endeavored this evening to make it appear that this bill is framed in the interest of the rich as against the poor. He stated boldly that it imposed a tax upon the beer of the poor man and none whatever upon the wine of the rich man. The rich will drink more of the beer and pay more of the beer tax than will the poor. The tax, however, will fall upon the brewer and not upon the consumer. A glass of beer will still be sold for 5 cents.

The silver dollar in front of his eye so obscured and shortened his visual range that he seemed absolutely unable to read that provision found on page 41, wherein wines of every kind are directly and distinctly taxed to an amount equal to \$4.90, as against \$2 upon beer; and he utterly forgets that wines are already taxed ten times as heavily as beer. Why, even water—mineral water, the table water of the rich—is taxed at a higher rate than beer.

And who, let me ask, will pay the stamp tax imposed in Schedule A upon bonds and debentures, certificates of stock in corporations, and on all transfers of shares of stock in corporations? Who will pay the stamp tax upon bank checks, drafts, certificates of deposit, bills of exchange, letters of credit, brokers' notes, memoranda of sales of stocks upon exchanges, notes of hand, etc.? And who will pay the tax upon telegraphic and telephonic messages, the tax upon corporate mortgages, warehouse receipts, and all the other various items found in Schedule A, which, according to the estimate of the distinguished chairman of the Ways and Means Committee, will produce more revenue than any other section in the bill?

These taxes will be paid by persons of wealth, or at least by persons who are well to do. They are not the character of taxes which will fall upon the toiler in the mines, nor in the workshop, nor upon the railroad, nor at the plow. The bulk of these taxes will be paid by people of means.

The gentleman from Ohio also endeavors to make it appear, contrary to the fact, that champagne is treated more tenderly than beer. If he will offer an amendment providing that every man who drinks a bottle of champagne shall pay a war tax of \$1, I will \$334

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acting a statute that has already been declared invalid and under which not a dollar of revenue has been or can be raised.

But, gentlemen say, the Supreme Court of the United States was wrong in its decision. The Constitution of the United States provides that Congress may not levy direct taxes except in proportion to the population. Gentlemen say that that is unfair, because the population in Pennsylvania may be wealthier per capita than the population in some other States. Their quarrel is with the Constitution. Congress has no power to set that instrument aside.

The Supreme Court held, among other things in the income-tax cases, that a tax upon the incomes derived from land, for instance, is practically a direct tax upon the land and therefore prohibited by the Constitution. The gentleman from Texas [Mr. Bailey], the Democratic leader, spent nearly an hour yesterday in an endeavor to show that when rent has reached the pocket of the land owner, it is no longer land or real estate, but is money, and therefore may be taxed.

Similar sophistry was indulged in by learned counsel in the famous Passenger Cases, reported in 7 Howard. The tax in question was imposed nominally upon the passengers, but the court held that it was a tax upon the vessel. Mr. Justice Grier, who delivered the opinion, said:

We have to deal with things as we find them, and we can not change them by changing their names. Can a State levy a duty on vessels engaged in commerce, and not owned by her own citizens, by changing its name from a "duty on tonnage" to a tax on the master, or an impost upon imports by calling it a charge on the owner or supercarge, and justify this evasion of a great principle by producing a dictionary or a dictum to prove that a ship captain is not a vessel nor a supercarge an import?

Many years ago the State of California levied a tax upon bills of lading for the shipment of gold or silver out of the State. The Supreme Court of the United States held in Almy vs. State of California (24 Howard, 169), that although nominally upon the bill of lading, it was in substance a tax upon the thing exported and therefore void. Chief Justice Taney, who delivered the opinion, said:

A tax or duty on a bill of lading, although differing in form from a duty on the article shipped, is in substance the same thing.

In the more recent case of the Philadelphia and Southern Mail 3314

Steamship Company is, a minorwhich of Pennsylvania (122) U.S., 516 the same court decided that a tax upon gross receipts durived from introduce or international commerce was a tax upon the commune itself. In Communwealth of Pennsylvania w. West in Union Telegraph Company, a case which I had the har to argue, Chief Justice Tuller delivered his first epinion after a pointment to the Tench in any part of the proposition that a tax upon receipts ferrivelefrom interstate telegraph messages wish affect, a tuning on the massages wish in effect, a tuning on the massages with a fact, a tuning on the massages are substantially and the communication of the proposition that a tax upon receipts ferrivelefrom interstate telegraph messages with affect, a tuning on the massages are substantially and the communication of the proposition of the propositio

In the factors assert the sout tax on for ign-held bonds, reported him 15 Well assert product of the United States held that a tax of 5 per continguals dupon the interst upon corporate I all was in subtance a tax upon the bonds themselves, and the retrievable supplied to that held you massidents. Upon the product being not the least not held to the late that he was in harmony to the least not be sufficiently and with common sense.

If you was a namely in their at the rived from his farm because a dealer their if you tax him up in all the wheet raised upon a condition of the which have difficulty in a twin because will have difficulty in a twin because the subject of tanacher. The cold material of residentited that income convert from the better true in a mannicipal bend is a cax upon the best of real from a farm is not a tax upon the farm itself?

But, we are well, there have been changes on the Supreme P with which now emphasizes two justices who did not participate in the former decision, and that possibly upon a rehearing under a now statute the court might come to a different conclusion.

2. Apper so, therefore, to remact that tax and rest the success of current sund may be changed, or that the Supreme Court may change less made. They propose to say to our brave soldiers and old record of the United States reverses itself."

There is no as an acean Linderd, not respect of any such reversal, and it would be any event take the greater part of a year to get a test case into that court for its decision. That is the way

the gentleman from Missouri intends that we shall "pay as we go."

Gentlemen who voted freely to issue 4 per cent bonds in time of peace will now vote against 3 per cent bonds to meet the exigencies of war unless they are made payable in silver. How would that work? Who would buy the bonds, and what would we get for them? If you want an example of the free-silver theory as applied to government indebtedness, turn to Mexico. Upon every Mexican bond held by a nonresident that Government has to pay in interest the equivalent of \$12 in silver upon every hundred of principal.

We propose to borrow money at 3 per cent, and to do it by making it payable, principal and interest, in money which shall be kept as good as gold. We propose to make this a popular loan. The bonds are to be for \$25, or multiples thereof, so that all the people may be taken into the partnership and have an interest in the Government and in the war.

The silver question before the eye of the opposition so blinds their judgment to all the dictates of patriotism, statesmanship, or even common business sense that they oppose this proposition and propose to destroy the credit of the Government, make its bonds utterly unsalable, and prevent it from raising the necessary funds by making them payable in silver or else defeating the issue entirely. And this they call paying as we go.

Mr. Chairman, this country, after four years of hardship and distress, was fairly entered upon a course of unexampled prosperity. I was not one of those who sought to drive our people from the downy bed of prosperity to the "flinty and steel couch of war"—war, with its sad concomitants of debt, taxation, devastation, and death. I was one of those who voted and who labored in season and out of season to sustain the President in his patriotic efforts to accomplish, without recourse to arms, all that humanity and a just regard for the dignity and honor of our flag required should be accomplished.

I voted for the House Cuban resolution because it left still an opportunity for an honorable, peaceful solution, which I hoped, almost against hope, might yet be accomplished. I voted against the Senate resolution because it would have closed the door ut-

torly to further light in negotiations, and because it proposed to recognize as an inlight lent government, entitled to a place and standing as the notions and governments of the earth, their states of the larger of the grant in Cuba.

I was an abla to such resonantion because there is no stable and for the veries of the relative terms guized; because President Medial yield two the distance for again in absence, in my judgment to appropriate for a guize in its vested by the Constitution in the control of the fine of the seasons and because such recognition we are also plantaged to the fine of the fine of the fine of a bank bull of men over in Mark the control of the fine of the

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The line of the here only learning pendence in the war of the line in 1 death in a provious agreement that we have a proposed with Hindhard without her consent. And yet two process into the lyant with of condition to recognize the second to the line of the second transportation of the second transportation of the second transportation of a large transportation of a Caban officer, and add to the second of the second transportation of the second transportation of the second transportation of the second of the second transportation of the second transportation of the second transportation of the second of the second transportation of the second of the sec

This testimony of General Lee was given April 12, 1898, before the Senate committee. It ought to have put an end at once to any thought of such recognition. But the gallant general was too popular. His reception by the country upon his return from Cuba was too much in the nature of an ovation. His name was even suggested as a possible Democratic nominee for the Presidency.

That did not suit William J. Bryan and the free silverites, and so it happened that at a banquet held in this city on the evening of the 13th of April, at which leading Senators and Members were present, Mr. Bryan declared that that government ought to be recognized, and after a speech by my friend the gentleman from Arkansas [Mr. Dinsmore], and upon a motion put by him, it was unanimously resolved that those present at the banquet, representing, as it was claimed, 6,000,000 voters who supported Bryan and the free-silver cause, should insist upon the Senate resolution, and thus some Senators who otherwise would have opposed it were brought to its support.

But, happily, we were enabled to defeat that clause; and now that we must fight, we will fight in Cuban waters and upon Cuban soil under our own beautiful and glorious banner, and under the direction of our own commanders. And when we have accomplished the noble purposes for which we fight we shall be in position to make peace upon our own terms. American citizens have been confined in Spanish prisons without cause, and indignities have been heaped upon others.

Our officers and representatives have been treated with scant courtesy. The property of American citizens upon the Island of Cuba has been destroyed without compensation. Our trade has suffered. Our commerce has been injured. We have been compelled for a long time to keep men and ships constantly employed, at great expense to our Government, to prevent American citizens from aiding the Cuban insurgents, in violation of neutrality laws. Our humane efforts to feed the starving on the Island of Cuba exasperated the Spanish people.

The irritation increased until finally, on the night of the 15th of February, while our battle ship *Maine* was lying peacefully at anchor at a buoy designated by the Spanish authorities, 258 American seamen and officers, sleeping under the American flag

in a supposed friendly port, were, by the explosion of a submarine mine, hurled instantly into eternity, and the costliest and in experient war ship the world has ever seen, the pride of the American Navy, was sent, a tangled mass of wreckage, to the large of the following the ref Havana.

Willie apart to the which they describe inexpressible credit, the Act of the policy of another land should as they were by this awful crime, awaited a pullified intestigation. But it for it were with the process ill further appalled by auticulative policy illevial of a pullified portion committed by or and the policy of the all level for market upon innocent noncomber to the another policy were end children, upon the Island of Cula, all the policy of the attention, which for colditionally all the policy of planning, success in execution, the policy of the adversarial stripes, which for colditional the policy of the adversarial stripes, which for colditional the policy of the policy of planning, success in execution, the policy of the policy spand should be readed anything of your level of the policy of the policy of the policy of planning.

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the restriction of the action, withheld them from publication and they were verilled from other sources. When the report of the pull became gradually acquainted with these for a prime singular thursand the people became gradually acquainted with these for a prime singular thursandly, there came swelling and surgment of Combress the voice of seventy millions of indignant and the Lancel an citizens, demanding action. In response to the data that the President of the United States, the Spanish or-the force in that anyway millions of and yet the reconstrains when the people and left and yet the reconstrains.

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and Spanish promises. Then the President of the United States demanded that the Spanish troops should be withdrawn from Cuba and the people of that island be permitted to take care of themselves. The only reply was the recall of the Spanish minister from Washington and the discharge by the Spanish Government of the American minister at Madrid.

Thus were all negotiations ended between the two countries. The Maine is unaverged and unapologized for. The same revolting crimes against humanity are continued in Cuba, and every possible insult has been heaped upon our people, who have borne much and suffered long. And so it came about that both Houses of Congress unanimously declared war, and that war has existed since Spain literally threw in the face of the American people the ultimatum which the President by order of Congress had sent for her consideration.

The patriotism of the American people is stirred to the highest pitch. The different parts of the country vie with each other in patriotic offerings. It is a magnificent spectacle—that of this reunited country. Men who wore the blue and men who wore the gray in deadly combat against each other now march shoulder to shoulder against the common enemy. The services of brave and gallant generals of the late Confederacy are freely offered to the Government and I hope may be accepted.

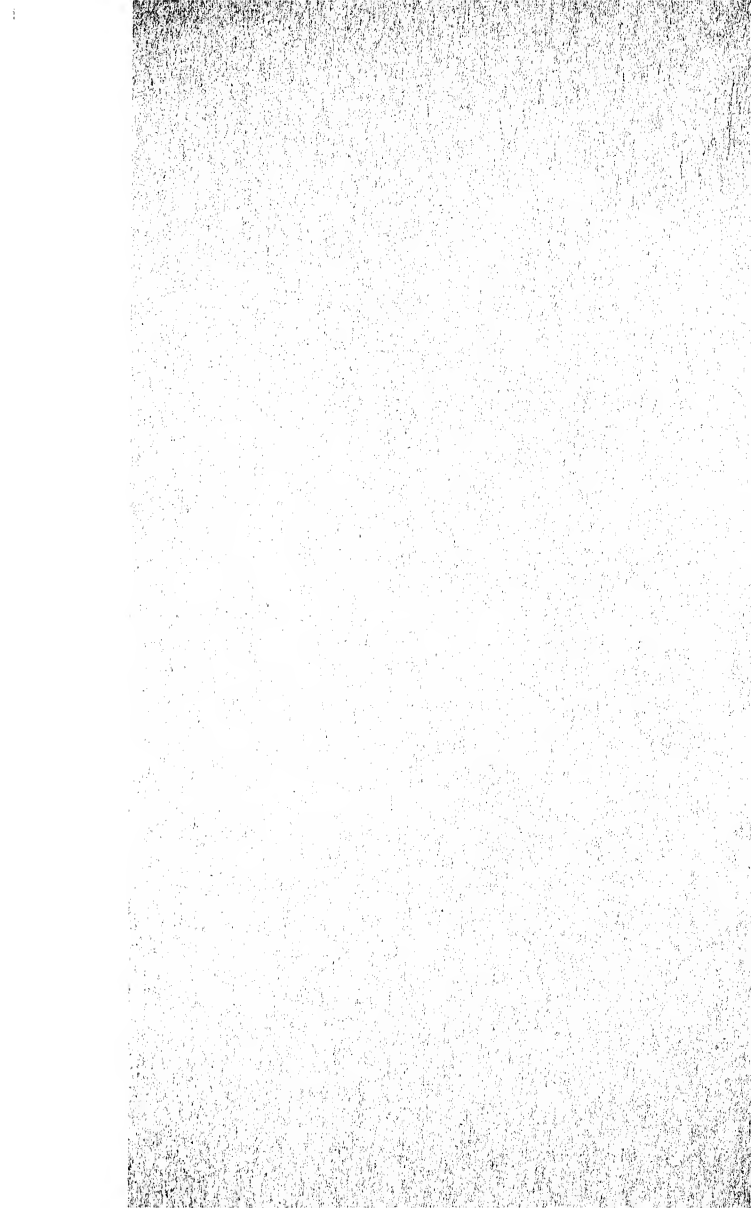
It is the duty of the Government and the desire of the people to bring this war to a glorious and triumphant end as speedily as possible. To accomplish that purpose large sums of money are necessary and must be raised quickly. The people demand this and they will not be slow to punish those who, for the hope of gaining some slight party advantage, strive to weaken the hands of the Administration by withholding from it the financial support of which it is in such immediate and urgent need.

The CHAIRMAN. The time of the gentleman has expired.

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