

# Pittsburgh

# Gazette

VOLUME LXXXIII.

PITTSBURGH, WEDNESDAY, APRIL 29, 1888.

NUMBER 101.

FIRST EDITION.  
TWELVE O'CLOCK M.

## FORTIETH CONGRESS.

### The High Court of Impeachment.

#### Manager Williams Concludes His Argument—Manager Butler Makes a Personal Explanation—Argument of Mr. Everts.

(By Telegram to the Pittsburgh Gazette.)

WASHINGTON, April 28, 1888.

SENATE.

When the Court had been opened in due form, the Chief Justice said:

Senator SUMNER said:—I send to the Chair an amendment to the order of the Senate upon the trial of impeachment.

When that has been read, it is in objection. I will not object to it, but I will not assent to it, and I take place with other matters that will come up at that time.

The amendment was read as follows:—Whereas it is provided in the Constitution of the United States that on the trial of impeachment by the Senate no person shall be convicted without the concurrence of two-thirds of the members present, but the requirement of two-thirds is not extended to the judgment in such trials, which remains subject to the majority of the members present, therefore, in order to remove any doubt,

Ordered, that any question which may arise with respect to the judgment shall be determined by a majority of members present.

Senator DAVIS objected. It will lie over.

THE CHIEF JUSTICE said it will lie over.

MANAGER WILLIAMS CONCLUDES.

MANAGER WILLIAMS then, at 12:15 resumed his argument.

After recapitulating his position of yesterday, he took up the subject of the President's alleged justification by reason of the fact that he was not a member of the Cabinet, and that he should shield himself behind the opinions of his own creatures, whose sentiments were prompted by fear of losing their positions.

He said that in his newly assumed functions, as a fugitive, which sought to make itself a member of the Cabinet were intended to advise the President on questions of general policy, and shield him from responsibility for the action that he had taken.

He claimed that the President had failed to show any sufficient cause for his removal from office.

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course of his remarks Mr. Nelson was called to order by Senator Yates.

Mr. EVERTS then, at 2:30, rose and addressed the Senate and the Chief Justice in behalf of the President. His opening remarks had reference to the impeachment of the President, and the impossibility of human prescience for seeing the results which would flow from it.

From these considerations he deduced the duty of the President to act with impartiality in its consideration.

Briefly reviewing the issues involved in the impeachment trials which have taken place in our country, he spoke of their utter insignificance in comparison with those now presented.

He should call their attention to some of the probable results which would follow the decision, either way.

If the President is acquitted, the Government will go on as before.

Congress, the Executive, the Judiciary, will resume their proper functions.

Disturbances of various kinds will arise. One branch of the Government will be diverted of its prerogatives and the body which it deposed him.

He maintained that the trial of the President was the trial of the Constitution.

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## SECOND EDITION.

### FROM EUROPE.

#### Trial of Fenian Prisoners in London—Debate in Parliament on the Irish Church Question—German Zollverein—Great Britain.

(By Telegram to the Pittsburgh Gazette.)

LONDON, April 28.—It is said Gen. Nelson's trial is appointed for May 9th.

All the Clerkenwell explosion prisoners were acquitted, except Barrett, who was convicted, but set at liberty.

The trial of Fenian prisoners continued today. Justice Browne presiding. The Court House was full and great interest manifested.

The Crown were the same as in the case of the Clerkenwell explosionists. Those for the prisoners were as follows: Ernest, Jones and McDonald for Burke, Lewis for Casey and Porter for Shaw. Mr. Jones asked for, for the Crown, the case against the prisoners was as follows: Ernest, Jones and McDonald for Burke, Lewis for Casey and Porter for Shaw.

The Crown's case was offered in the shape of a passport signed by United States Minister Adams. The validity of the passport was argued, when the Court overruled its admissibility and denied the motion for a mistrial. The case against the prisoners was of felony, in making war against the Queen, which, under the act of 1848, was punishable with death.

The prisoners were then proceeded to the case for the prosecution. Counsel for the Crown said:—I should like to refer to the testimony of Delany and Massey. Hogan was sworn and testified as follows:—I knew the prisoners in the United States. They were sent out from America to buy arms in England for the rising in Liverpool and Manchester. They were with them when the attack on Chester Castle was planned, and planned the principal English cities to be burned and destroyed.

Parliament Debates.

LONDON, April 28.—In the House of Lords to-night Lord Derby made a speech, in which he attacked the resolution of Mr. Gladstone on the Irish Church question.

He said that the resolution was a violation of the principle of non-interference with the rights of the Church of Ireland. He said that the resolution was a violation of the principle of non-interference with the rights of the Church of Ireland.

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