

to inform the House of Representatives that the Senate, sitting for the trial of the President on the articles of impeachment, are ready to receive them in the Senate Chamber," which was adopted. Senator JOHNSON inquired whether the

up. Senator, HENDRICKS submitted as a question of order, that the Senate was now executing an order already, which was in the nature and had the effect of the previous question. Therefore the motion to adjourn, therwise than simply to adjourn, was not

him as the wisney; out no his back on law told by his party to turn his back on law and justice. It was no use to try, to make impeaciment a party question. It was no.

impeachment it party question. It was no party question, and the moment the party should put itself in the position that its members must purjure themselves, that party would and ought to crumble in the joint resolution proposing a recess of Con-dust. For his own part, he regretted the gress. subject of impeachment had ever been The SPEAKER said that the time had

nake a personal explanation not exceeding ive minutos. Mr. ELDRIDGE objected.

Mr. WOOD asked leave to introduce a res-olution to recall from the Senate the House

Pittsburgh (

Henderson and Missouri Representatives-Currency Matters-WASHINGTON, May 16, 1868.

The President has appointed the following board of visitors to West Point Military Academy: General D. B. Franklin, Conn., General John Williams, Tenn., Prof. Wm. G. Peake, N. Y., Gen. Leslie Combs, Ky., Governor W. S. Sharkey, Miss., Prof. Henry Coppee, Pa., N. B. Judd,

The Missouri Congressional delegation have replied to Senator Henderson's recent letter. In that letter they say they are placed in a false position, but the mis-statement of facts and inference, they are confident, was entirely unintentional on

narrating what took place at the interview. He says: It was at this point that I promised to ascertain whether I must resign or not. I did not want time to cohaider whether I could change my vote, or sit silent, or commit perjury, but simply whether there would be conviction regard less of my vote. These things were done on the spur of the moment; and almost without counselon my part, and to me under a sense of humiliation which f cannot describe. So soon as I had time to reflect on the subject I determined to remain in my seat and do my duty. If my constitu-ents, honest, intelligent, brave and reliable, shall in a body condemn me, I will give up my seat when it can be done with self re

THE PRESIDENT CALLED UPON.

The President during this evening received ed many calls of congratulation, including those of his Cabinet. The intense excite-ment which prevailed this internoon throughout the city, growing out of the action of the Senate on the 11th article, has

The fractional currency issued for the week was \$43,655; amount forwarded, \$30,-720. Notes forwarded, \$16,918. National bank notes issued, \$107,320. Fractional currency destroyed, \$397,700.

Brevet Brig. Gen. Jas. R. Smith has been placed on the retired list by order of the President, and assigned to duty with Gen. Pope at Detroit.

LATEST FROM THE CAPITAL.

Important Announcement - A New Cabinet to be Formed-Present Members Willing to <u>кепте—а. ј. "Uo</u>

every department of the Government. The signs are cheering and hopeful.

NEW YORK.

nator Williams was debatable The CHIEF JUSTICE replied that it was

not. Senator Johnson said he would like to make a remark on it. Senator CONNESS objected.

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The question was then put on taking up Senator Williams' order for action, and it was decided—yeas 34, nays 19. [Senator Wade voted for the first time, and in the affirmative. Senator Grimes was not pres-

tion of the order, and it was carried by th same vote-yeas 34, nays 19, as follows:



While the votes were being taken the Dixon, Pooly Ferry ! c members of the House were announced as at the bar of the Senate. They entered headed by Mr. Washburne, of Illinois.

SENATOR GRIMES APPEARS.

Senator FESSENDEN rose to make a motion to postpone the vote for an hour, on account of the absence of Senator Grimes; but on being informed that Senator was in the aspital he did not make the motion. Senator Grimes immediately afterwards came in and took a seat in one of the side aisles.

TAKING OF THE AEPDICT ON THE BLEVENTH

Senator EDMUNDS submitted an order that the Senate now proceed to vote on the articles according to the rules of the Sen-

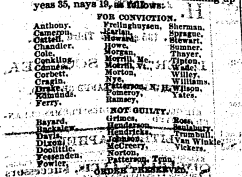
The CHIEF JUSTICE, rising, said: "By direction of the Senate the Chief Justice desires to admonish citizens and strangers in the galleries that absolute silence and perfect order is required. It will be a subject of infinite regret if any violation of this order of the Senate will necessital the execution of the further order that the Dersons gullty of discirbance be imme-diately removed 'l'e (1/14 24-)

Then, addressing the Senators, the CHIEF JUSTICE said: "Genators, in conformity to the order of the Senators in Conformity will now proceed to take the vote on the cleventh article as directed by the rule." The eleventh article was read by the

Clerk, The first name on the foll, that of Senator Anthony, being called, that Senator arose and the Chief Justice, also standing, ad-dressed to him this formula:

"Mr. Senator Anthony, how say you, is the respondent (Antropy, how say rou, is dent of the United States, guilty or not guilty of a High inisdemeanor as charged in the article "

in the article ?" Senator ANTHONY responded "Guilty." And so the vote went on till all the Sen-ators had responded, the vote summing up yeas 35, nays 19, an Tollows: Dayla,



The voices of the Sensiors were waited for whit the himost anxiety, though nothing more than a general motion of auspensors theyed was much manifest when the voice of

The was noticed that Senator Damana. To was noticed that Senator Damana. voted ahead of time. The Chief Justice

Calls of "question," "question." MOTION RULED NOT IN ORDER.

The CHIEF JUSTICE-The motion that when the Senate adjourn is adjourn to meet at a certain date, cannot now be entertained, because the Senate is in process of execut-ing an order. A motion to adjourn to a ator had certain day seems to the Chair to come under the same rule. The Chair will therefore decide the motion not in order.

BULING NOT SUSTAINED. Senator CONNESS-From that decision I

appeal. The CHIEF JUSTICE put the question and directed the Clerk to read the order adopted to-day, on motion of Senator Ed-munds; as Iollows: "Ordered, that the Senate do now proceed to vote on the arti cles according to the rules of the Senate." Senator HOWARD called for the yeas and nays on the question whether the decision of the Chair should be sustained. The vote was taken and resulted-yeas 24 nays 30, as follows: YEAS.

Anthony. Fessenden. Fowler. Grimes. Henderson. Henderson. Norton, Patterson, Tenn Saulsbury, Sherman, Trumbull, Yan Winkle, Bayard, Buckalew. Conkling. 41 / Davis, Johnson. McCreery. Morgan. NAYS: Wickers, Willey.

Ross, Hpragne, Biowart, Harlan, Howard, at a fowe. forrili, Me., Morrill, VI.,

Morrill, Me., Sumari, Morrill, Vt., Thayer, Marton, Tipton, Nyc, N.H., Williams, Patterson, N.H., Williams, Patterson, M.H., Williams, Jameroy, J. Wilson, Ramsey, Jata ragin, Jrake, Edmunds, relinghuysen, Ramsey. Yates. So the decision of the Chief Justice WA reversed, and the motion, to adjourn

mied in order CARL WOULLI AMENDMENTS OFFERED. Senator HENDERSON moved to amen

the order by striking out the words 26th inst., and inserting in lieu thereof the words "Wednesday, the first day of July The amendment was rejected—yeas 20,

Senator McCREARY moved to amend the order by making it read without day. This amendment was also rejected—yea nays 47, as follows: "

6, nays 47, as follows: CYcas-Senatora, Bayard, Drake, Dixon; Doolfittle. McCreary and Vickers. Senator BUUKALEW moved to amend the order by providing for an adjournment till Monday, the 25th—rejected, without division.

division. MOTION TO ADJOURN PBETAILS. The question recurred on the order as riginally pilered by Senator Williams, to adjourn the Court till Tuesday, the 20th.

The vote resulted: yeas 31, nays 20.7 Sa to conservation ameron, Howard, Stewart, Sumner. Sumner, Thayer, Tipton, Van Winkle, ameron, Inttell, Inandier,

Howe, Thayer, Thatar, Morton, Yan Wink, Yan Wink Patterson, Williama, Ramerr, Charles, Williama, Ramerr, Charles, Yates, Ross,

Sprague, NAYS. Patterson. Te Fowler, 200.40 11

Sherman, Tranball, Vickers, Fessenden, U. Norgan, Willey.

THE COURT .ADJOUBNED. THE COURT ADJOURNED. The CHIEF JUSTICE minounced the re-sult and said, "So the Senate, sitting as a Court of Impeachment, stands adjourned till Tuesday, With inst., at twelve o'clock." The CHIEF JUSTICE then left the Chair and the members of the House retired to their own chamber. The Supragram who filled memorate and

The spectators, who filled every seat and standing place in the galleties, immediate-ly began to pour into the balls and corridors, and the curtain fell for ten days on the national drams of impeachment. The clos-

ing scene was not marked by the slightest breach of decorath br good order."

THESUSENATE PROCHEDINGS.

AATTURRENT, BEFOLUTION, POR BECHSS. The Senate having resumed its session, took up the constraint, resolution of the House for receas until the 25th inst. This gave rise to a discussion. The re-

lorg as the President was not convicted, it would not injure them to send a bill to him. BENATOR DRAKE THROWS A DRICK. Senator DRAKE asked if any Sen

assailed his colleague for his ourse in the Court of impeachment? Several Senators-No one. Senator HENDERSON enquired when his colleague had become the guardian

or the conden Circle to shrive him. Mr. ROSS hoped his colleague would take no offense. He had made the request in consideration of the onerous duties which had doubled or the colleague. his character? ntor DRAKE replied that here and elsewhere he considered himself in duty bound to defend it when assailed. ad devolved on his colleague.

Senator MORTON raised the question of. order that it was improper to assall Sena-tors for voting one way or the other. Senator DRAKE suggested when that Senator called another to order he should Mr. Eldridge not naving been received as a question of privilege, an impression might go abroad that this disposition of the resolution was at the instance of the Mis-souri delegation who signed the letter which had been read at the Clerk's desk. He was not satisfied that such an impres-tion cherded he made for bimself and be do it at the time the disorderly words are spoken, and not take the floor from a Senspoken, and not take the floor from a Sen-ator speaking in order. He expressed his surprise that his colleague, Senator Hen-derson, under the supposition that some general aspersion had been made upon the seven Senators who had voted for acquittal, had been called upon immediate teacher. believed he also spoke for his colleagues They desired the fullest investigation into had been called upon immediately to defend all the facts in relation to the matter men-tioned, and they asked that a special Committee of the House be appointed himself from that aspersion.

Senator HENDERSON pointed out that a remark had been made deprecating intercourse with "this great criminal whom the Senator ind voted to acquit."

HIS OWN ACCUSER.

Committee of the House be appointed for the purpose. There were other facts within his knowledge, and others which would enter largely into the privileges of the Sonator. They would not interpose any obstacles, but render every aid in their power which the House or the Committee might request. They desire there should be a full investigation and that all the facts when they appear they have they Senator SUMNER disclaimed any allusion to the Senator in that remark; but said: Listening to the Senator, he will par don me if I say that I was reminded of a be a full investigation and that an interaction factor should go to the country. They knew they had nothing to fear. They had neither done or said anything dishonorable or which would not bear the light of day bo-fore the country at large. proverb which seems to me to be very applendie to his case as he presented it. At is this: Who so, expises himself accuses himself." The swiftness with which he rushed to self defense brought to my mind IMPEACHMENT MANAGERS-PROBABLE COR-

this ancient maxim. Senator SUMNER went on to repeat his Mr. BINGHAM, from the Impeachment Committee, reported a preamble, that in-formation has come to them which seems argument, that it would be unbecoming in the Senate to interchange messages, &c., with the President while impeachment is to iurnish them probable cause to believe that improper and corrupt means had been used to influence the determination of the pending. A vote, he claimed, has been taken on one article, but there are ten to be voted on, and on the article, but there are the be-voted on, and on the article upon which we all know, acquitts was only by one vote, he was saved by, as the saving "is" "the skin of his teeth." I call it a nominal Senate on the articles of inspeachment Resolved, The Managers be directed and acquittal on that one article. I allude to that, now, because it, has been acted upon. There is a moral judgment against him-a

Senator HENDRICKS-I wish to inquire what decision the Chair made on the point of order made by my colleague? The PRESIDENT protem, --The Chair did

Senator HENDRICKS—Then I ask a de-cision on that point of order as applicable to the remarks of the Senator from Massa-

hnishter. Senator SUMNER-I ask the Senator to

nut it in writing. The PRESIDENT protem .-- The Senator

must put it in writing. Senator HENDRICKS-I make the point of order that the line of argument made by the Senator is not in order.

the Senator is not in order. Senator SUMNER said he know of no rule that dictates to a Senator what course of argument he shall pursue, and he pro-ceeded with his remarks, in the course of which he said he knew there were Senators who, since the impeachment question has been agitated, have continued their per-sonal relations with the President, and

sonal relations with the President, and others who have sought official appoint-ments at fils hands and frequented his house. He had no criticism to make, but he could not have done so himself. Senstor STEWART favored an adjourn-

nent on the ground that subjects must therwise come up connected with the admission of the lately rebellious States, up-on which opinious would be expressed that should be reserved until the question of impersonment is decided. He reminded the Senate that it was not a judicial trial only, as had been claimed, involving judicial is-

sues and consequences, Senator WILLEY raised the point of order that it was improper to allude to the question of inpeachment in debate while pending.

can be dictated by any question of order. The question was stated to be on the mo-tion to include the Senate in the resolution of the House. It was agreed to 29 to 20,-

Mr. ROSS, of Illinois, in behalf of his colleague from the Galena district, moved his colleague have leave of absence to travel in Europe, and have his expenses, paid, as during last summer the Speaker said leave

ence could be granted only on request f gentlemen desiring it. Mr. WASHBURNE reminded his colas a matter of prudence, took down a bul league he would attend to his own personal matters. He would not call on any Knight of the Golden Circle to shrive him.

A PITTSBURGHER ARRESTED. Robert Aminon, aged 15 years, claiming to be married to an heiress of Pittsburgh was arrested to-day on a charge of stealing A MISSOURI MEMBER SPEAKS. \$10,000 worth of valuable papers and jewel-ry. He was committed until his friends in Fittsburgh could be heard from. Mr BENIAMIN said the resolution of Mr. Eldridge not having been received as

IN BEHALF OF THE INDIANS.

A meeting will be held on Monday even-ing to consider the present condition of the Indians in the United States Territories, or what can be done to protect and elevate ion should be made for himself, and he hem.

INCENDIARISM.

A large pile of grass, saturated with oil, was found on fire in the cellar of a tene-ment house last night. It was discovered just in season to prevent horrible conse quences. GOLD FOUND. Six thousand dollars in gold was found resterday by a laborer in an old building n Hoboken, formerly used as a bank.

HOWARD MISSION ANNIVERSARY.

Among the speakers at the anniversary meeting of the Howard Mission, last eve-ning, was E. D. James, of St. Louis. The institution is in a fourishing condition. It has already educated 9,000 children, one hundred and forty-nine of whom were sent to comfortable homes during the past year.

CONSECRATION. The consecration of Rev. Wm. H. A. Bi sel, as Bishop of the Episcopal Diocese of Vermont, will take place in Montpelier on the 3d of June, Right Rev. Dr. McCaskey, Bishop of Michigan, being the consecrator.

AID FOR ALGEBIA. Two Frenchmen, missionaries, arrived in this city to obtain aid and relief for the Arabs in Algeria, 100,000 of whom have died of famine or the cholera within six

FOREIGN NEWS.

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SOUTH AMERICA.

· Badels and GERMANY: Sall

Instructed to summon and examine wit-nesses, send for persons and papers and take testimony on the subject months. Mr. ROSS made the question of order that the House had no power to try the Sen-SUBRENDERED BY HIS BAIL. The bail of ex-Collector Callcott, on trial Ine Dati 01 ex-collector callcott, on trial before the United States. Circuit Court for alleged frauds in the revenue, surrendered him yesterday, and he was committed to the custody of the Marshal until new bonds could be furnished. The SPEAKER ruled that the reso

The SPEAKER ruled that the reso-lution did not propose to try Senators. Mr. ROBINSON made the point that the Managers had discharged their duty, and therefore had nothing further to do. The SPEAKER overruled the point, on the ground that the duties of the Managers had not been fully discharged, as the House reserved to itself the right to pre-cent ony further atticles of imprecement.

By Telegraph to the Pittsburgh Gazette.]; ent any further atticles of imperiodment. Other objections were: made, when the Speaker ruled that the resolution was open LONDON, May 16,-Advices, from Rio

to the same objection as that offered by Mr. Eldridge, in that there was no direct charge aniero to April 24th, are received by the Brazillan mail steamer at Lisbon. Some of construed as a question of privilege, but construed as a question of privilege, but specific charges could. The question hanges had taken place in the Brazilian Cabinet. Senor Albuquerque had retired

construed as a question of privilege, but specific charges could. The question whether the resolution could be considered was ifor the resolution could be considered was ifor the resolution. "The House, by yeas 73, nava 20, agreed to consider the resolution." "Mr. BINGHAM, proceeded to state the weather for the resolution." from the Department of Foreign affairs and was succeeded by Senor. Souss, a member of the Chamber of Deputies. Senor Oldine had been appointed Secretary of the Brazilhad been appointed Secretary of the Brazil-ian Legation at Washington. The latest advices from Paraguay are that Humita had been shelled by the Allied batteries and that assault is menaced by the army under Marquis De Caxisis. Two Paraguayan gunboats had been sunk by the Brazilian batteries above Humita.

Tonsons for and resolution! Considerable, debate, followed, during which the House r-fused to adjourn and to table the resolution; which under, the oper-ation of the resolution; which under, the oper-tion of the resolution; which under, the oper-second of the resolution; which under, the oper-tion of the resolution; which under the

RUPTION.

19:16 Copperhead, Payder Spent.

By Telegraph to the Pittaburgh Gazette. 1 HARTFOID, CONN., May 16. One-hun-dred guns were fired over the defeat of the

dred rins were fired over the defeat of the the lith article of impeadament. Bosrow, Max 10. The friends of the President there expressed their satification to night by a salute of a hundred gins. "TTEUEVILLE, PA., May 16. One-hundred "TTEUEVILLE, TTEUEVILLE, TTEUEVIL

NEW YORK, May 16, 1868. IMPEACHMENT EXCITEMENT. There was much excitement over the

Rumor About Grant-Impeachment Mangers' Investigation. By Telegraph to the Pittsburgh Gazette.] news from Washington to-day. The Presi-WASHINGTON, May 17, 1868. dent's friends are jubilant. The Tribune The following statement is predicated on

information derived from highly respectaletin which had been posted containing a list of the Republicans who voted for acquittal under the caption of "Traitors." ble sources: It is generally known here that some of the members, if not, all, of No public demonstration has yet been made President Johnson's cabinet, have signified their willingness to retire from office, and hence there is much speculation on that subject. Prominent gentlemen of both parties in conversation recently have agreed in the sentiment that much of the trouble between Congress and the President springs from the defect in the Executive administration inder our present form of government, and that if the ministry here, as in England, would retire and give place to one in accordance with the expressed will of the people, we with the expressed will of the people, we should have had peace long ago. Recon-struction under the President's plan having been rejected, it is now thought by Con-gressmen of both parties that he will agree to admit Southern representatives in any way practicable in order that it may have no effect on their undersont in page. no effect on their judgment in passing on the articles of impeachment. It is

on the articles of impeachment. It is said if impeachment had not been pending there is little doubt that. a new Cabinet would long since have been designated, composed of the most dis-tinguished and eminent men of the country. It should not, therefore, create surprise if a thorough change shall be made in the complexion of political affairs. If these con-jectures should be realized it will remain for the Senate, in view of the probable defeat of the remaining arti-cles of impeachment on the 26th instant, to cles of impeachment on the 26th instant, to accept or reject what, if offered and accept-ed in good faith, must soon lead to a restor-ation of the Union and peace and prosper-

ity to the country. It is not true that President Johnson has indicated the precise party character of the contemplated cabinet appointments, further than that they shall be men of eminent abilities, such as to challenge the confidence and respect of the entire country.

RUMOR ABOUT GRANT.

RUMOR ABOUT GRANT. A report has been in circulation to-day that Gen. Grant has written a letter declar-ling that he will not accept the inomination for the Presidency on a platform of general negro suffrage; but after careful Inquiry it cannot be verified. Republicar members say there is no truth whatever in the rumor.

ALLEGED IMPEACHMENT COBBUPTION. The impeachment Managers will com-mence to-morrow inquiry as to the im-proper or corrupt means said to have been to influence the determination of the senate upon the articles of impeachment.

DID NOT CALL ON THE PRESIDENT. There is no truth whatever in the report JOHN C. BRECKINBIDGE

A letter from Paris states that John C. A letter from a structure to that john C. Breckinridge has returned to that city from the Holy Land, and will soon leave for

NEW ORLEANS

arrest of Supposed Robbers The Louisiana and the first state tion. As

By Telegraph to the Pitisburgh Gatette, 1; New OBLEANS, May 16. Two Spaniards were arrested last night, having in their possession gold bars of the estimated value \$150,000, part of the proceeds of a Marian able.

GERMANT: BEBLIN, May 16. The Zolversin Diet in session here has passed an activying a session here has passed an activying a tobacco tax, which includes an excise of six weight on production. The announcement of the result of the vote on the eleventh article of impeach-vote on the eleventh article of impeach-inent produced in general excitement, at ment produced in general excitement, at ment produced in general excitement, at derson and Ross being especially com-mented on by Republicans. Mexican robbery. It is stated that Gen. Buchanan will make no further announcement of the elec-tion returns until Congress sits upon the Constitution. It is also stated that the pro-posed contest of the seat of Mr. Mann, Democratic Gongressian slict from the Democratic Le abandoned as hopelees. Collector Kellogg and United States Mar-aball Herron left last night as delegates to the Chicago Covention.