The Daily Review.

Towanda, Pa., Wednesday, May 4, 1881.

EDITORS

8. W. ALVORD.

NOBLE N.ALVORD.

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The Action of the Senate.

For nearly two months the Democrats of the United States Senate have been engaged in a wanton career of filibustering to defeat the rule of the majority. Their course is unwarranted and indefensible. In essence and principle it is the same thing as an open repudiation of law or a revolutionary defiance of the authority of government.

The clear constitutional majority of the Senate named the committees. Its right to do so was undisputed. The same majority then attempted to name the officers and determine the order of business. Its right to do this was precisely the same as in the other; but at this stage the Democrats, who did not challenge the right of the majority to appoint the Committees, set out to resist the right of the majority to appoint the officers. Their own course in the first instance condemned their course in the second. In both cases the principle which justified the Republicans was that which lies at the foundation of free government. Without the rule of the majority there is no law and no organized liberty.

The majority was legitimately and honorably made. It represented the common interest of Republicanism and of Independent Democracy against the Southern Bourbons. The Republicans found General Mahone fighting the Bourbons in Virginia, refusing to act with them in the Senate, enforcing a fair ballot and an honest count and leading a liberal and progressive South. The logic of the situation produced the alliance, and made the majority, and when made it embodied two ideas-first, the policy of encouraging independence in the South; and, second, the title of the majority to rule without regard to the policy and principle behind it. The Kepublicans took their stand upon these two ideas-upon the second as a right, and upon the first as the motive-and they were entirely justified in making a battle for this position.

But through their factious and obstructive course the Democrats have been able to defeat any action. Meanwhile the whole executive business for which the session was called is at a halt; the President's nominations are untouched; and the question presents itself whether the tnjastiflable Democratic filibustering shall be allowed to arrest all the work of the session. The Republicans have practically decided that it shall not, and that they will proceed to consider the President's nsminations. They can do this without surrendering their position as to the right of the majority to rule. They will continue to assert it and to attempt to exercise it precisely as before. If the Democrats resist, the responsibility will be theirs. The Republicans are responsible for the rectitude of their position, and not for results; and when they maintain their undoubted right and at the same time couple with it action upon the President's nominations their attitude will be unassailable.

They are coming to this position with entire unanimity. The nominations over which there is no dispute will be speedily confirmed. The one which has been the chief cause of division will be allowed to rest for the present. And the delay thus far will have had the effect of cooling passions, repressing conflict and possibly of pointing the way to a satisfactory adjustment.—Press.

It is said that five hundred employes in the census office at Washington will soon be dismissed. The need of their services has almost ceased.

Business Cards.

A LVORD & SON JOB PRINTERS, DAILY REVIEW OFFICE, Main street, Towarda Pa

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FROM NEW YORK.

REGISTER'S NOTICE.—Notice is hereby given, that there has been filed in the office of the Register for the Probate of Wills and granting Letters of Administration in and for the County of Bradford, State of Pennsylvania, accounts of administration upon the following estates, viz.

counts of administration apvize.

Viz:

Final account of R B Gleason, administrator of estate of Alexander Clark, late of the township of Springfield, deceased.

Final account of Johannah Chapman, executrix the last will and testament of Louis C. Chapman

of the last will and testament of Louis C. Cnapman late of the borough of Troy, deceased.

Final account of J Chubbuck, administrator of the estate of James Bedford, late of the borough of Towanda, deceased.

Final account of D R Williams, administrator of the estate of Samuel Williams, late of the township

of Barelay, deceased.

Final account of William McMorran, administrator of the estate of John P Biles, late of the township of North Towanda, deceased.

First and final account of Amos Cornell Stevens, executor of the last will and testament of John C

Stevens, late of the township of Wyalusing, deceased.

Final account of P H Buck, guardian of Fay H Pierce child of Col. L B Pierce, late of the city of

First and final account of F E Jayne, administra tor cum testamento annexo of the estate of Patrick Welsh, late of the borough of Towand, deceased First and final occount of ME Lilley, administrator of John E Lilley, late of the township of

LeRoy, deceased.

Final and partial account of F T Page, one of the administrators of the estate of Joseph B-Reeve, late of the borough of Athens deceased.

Partial account of Seth Blakeslee, executor of the last will and testament of Caroline Waterman, late of the township of Pike, deceased.

of the township of Pike, deceased.

Final account of John Bird, administrator of the estate of Joieph S Elsbree, late of the township of Smithfield, deceased.

Smithfield, deceased.

Third and final account of M W DeWitt, administrator de bonis non of the estate of Jacob DeWitt, late of the borough of Towanda, deceased.

First and final account of Thomas J Roof and Henderson Roof, executors of the last will and testament of Charles Roof, late of the township of Standing Stone deceased.

Standing Stone, deceased.

Final account of W H Decker and E T Fox, executors of the last will and testament of Daniel

Docker, deceased.

First and final account of James W Correll, administrator of the estate of Myron H Annable, late of the township of Leltoy, deceased.

of the township of LeRoy, deceased.

First and final account of G H VanDyke, administrator of the estate of D F Ross, late of the township of Ulster, deceased.

Final account of Nelson A Maynard, administrator of the estate of Levi Preston, late of the township of Troy, deceased.

Final account of James G Parks, guardian of Helen Daines (now Lurcox,) minor child of Davied Daines.

Final account of Benjamin Davidson, guardian of Harriet A. Welch, minor child of William Welch, deceased.

of Harriet A. Welch, minor child of William Welch, deceased.
Second partial account of H B Morgan, administrator of the estate of William H Morgan, late of borough of Towanda deceased.

Final account of Levi P Stalford, guardian of Henrietta Lutes (now Holcomb), child of James Lutes, late of the township of Wyalusing, deceased Final account of Hiram Rockwell, executor of the last will and testament of Elias Rockwell, late of Canton, deceased.

Final account of Jacob Smith, guardian of Rose Bell Smith, child of Douglas Smith, deceased.

Final account of Jacob Smith, guardian of Floyd Smith, minor child of Douglass Smith, deceased.

Final account of J Allen Gerould and E G Durfey administrators of the estate of James Gerould, late of the township of Smithfield, deceased.

Final account of Abigail Parmenter and James M Parmenter, administrators of the estate of Ashel Parmenter, late of the township of Springfield, deceased

And'the same will be presented to the Orphan's Court of Bradford county, on Thursday, the 5th day of May, A. D., 1881, at 2 oclock p. m., for confirmation and allowance.

A.C. FRISBIE, Register. Register's Office, Towarda, April 2, 1881.

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