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TRUTH AND LIBERTY.

VOL. VI.

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LAST NIGHT'S DISPATCHES.

CONGRESSIONAL.

SENATE.

WASHINGTON, 20.—The hour of
debate was fixed for 10:30 until
otherwise ordered.

The Caldwell case was resumed
in favor of the prosecution.

On motion of Anthony it was re-
solved that the committee public-
ize its proceedings by publishing its
minutes, reports and public documents printed for
the use of the Senate, and report
what changes if any had been
made in the rules.

Very little time was given to addi-
tional rules which he wished to have
adopted and referred to the committee
on rules, proposing that no debate
shall be in order unless it relate to
or be pertinent to the subject before
the Senate, and that such debate
be closed by a vote of two-thirds
after 24 hours notice. All bills
shall be placed upon the table
in their order, and shall be disposed
of in each case unless postponed.
All special orders are prohibited
unless by unanimous consent; and
a bill postponed shall, unless otherwise
directed, go to the foot of the
agenda.

Thurman objected and the resolu-
tion lies over.

The Senate resumed the consider-
ation of the Caldwell question.

Conglin, who was entitled to
the floor, being absent, Hamer
of Michigan, who had been
sustained, argued that the Senate
could not go behind the election of
the Senator from Missouri to the
Senate, and that the body of
men composing the legislature.

He could not vote to decide whether
Caldwell was vacant, but there was
no doubt as to the power to expel a
Senator who had passed beyond the
scope of the legislative power, and
not compromised with fraud, and
while he sympathized with the
person on whom he was called to
pass judgment, he could not escape
condemning the act of the Senator
from Kansas in the most solemn
terms.

Conglin condemned, as grossly
pernicious and indefensible,
the payment by Caldwell of \$15,000 to
Corney, to forbear action on the
Senate's behalf, and to support Cald-
well in his seat, but this did not
show bribery in the legislation
which elected Caldwell. In con-
clusion he said he believed the dis-
cussion of Caldwell question, a
burning topic, public attention on
the lax and culpable agencies which
tamper with elections, and that the
States and Congress would sever-
ally pass laws punishing bribery in
elections. He hoped, after the ter-
mination of the session, that the
Senate would sit, so that the Ameri-
can people would have a clear decision
in this matter.

The Senate adjourned until to-morrow,
at half past 10.

EASTERN.

NEW YORK.—It is stated that
the Bull's Head Bank in the city
was suspended this morning, and that it
was closed by an excited crowd
of depositors.

Omaha and Chicago.

Last night the burning of the
factory of Wm. Waldrum and
neighboring buildings in Beckman
street, were burned. Loss, about
\$20,000.

An examination was made of
some passengers on the vessel
who were suspected of being
participants of the plot for
the Bank of England.

The only person arrested, charged
with Bank of England forgery, is
Warren, alias George McDonald;

\$2,000 in English gold and
diamonds and other articles, were
seized.

It is said that the suspension of
the Bull's Head Bank was caused by
the defalcation of some officers.

Examinations are going on.

The bank is in charge of the police
officers.

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Conglin argued that he would
call the story which the Senator alluded
to in the New York Times, and he
then mitigated falsehoods. He would
ask the Senator from New York, what
he would think of him, if he
had reported a rumour that the Senator
from New York had received
\$100,000 from the Chinese to
represent his interests, and if he had
acted accordingly. He only did not
ask pay, but never received a single
cent.

Conglin inquired whether the
Senator meant during the last
previous canvass.

Schurz replied that a year ago
there were similar charges against
him in the New York Times, and he
then mitigated falsehoods. He would
ask the Senator from New York, what
he would think of him, if he
had reported a rumour that the Senator
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Conglin argued that he would
call the story which the Senator alluded
to in the New York Times, and he
then mitigated falsehoods. He would
ask the Senator from New York, what
he made of that statement that
he was a liar.

Schurz said, applying the same
rule, he would call the story
which the Senator alluded to a lie,
and would authorize the Senator
from New York, to call the originator of
it a liar.

Conglin—"Does the Senator
authorize me to say that it is a lie
that in past campaigns the Senator
received specific sums?"

Schurz—"I authorize him to say

that the man lied who charged me
with having received two hundred
dollars, or anything for any speech
delivered in the late campaign."

Schurz said, "I have the floor," and
he continued: "I authorize the Senator
from N. Y. also to call him a
liar, who, with regard to other
things, alleged being not in accordance
with the statement, on
this floor in January, 1872."

Conglin thanked the Senator for
his direct and luminous answer.

Schurz replied that he thought
it could still be laid to the Senator
that which he had said, but
he then proceeded to read from his remarks as printed in
the *Constitutional Globe*, January 1872, explanatory of his course
during the different campaigns.

Conglin said he made an allusion
to the Senator from Mo., but the
Senator from Mo., who had seen
what he had said, took it for granted
that he had just said, but the
Senator from Mo., who had seen
what he had said, took it for granted
that he had alluded to the Senator from
Mo., who had seen what he had said.

Schurz said he was glad to take an
explanation such as was given, but
was sorry to remark that the allusion
had been made.

With such particular it could not be mistaken.
He then said that he had no feelings
of personal unkindness towards the
Senator from Mo., and his attention
had not been called to the subject
he should never have suspected that
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