 Threlay, May 25-Mm. Mring Wiferred the memortole of Ninlime EO onst, made mong and detailied repor to be pritated.
va aubitultig the report, Mr, L. obser lat mongs the members of the commit
to thoos me not a singie dionentient.
 deed to be printedr Mn. Yorsth move
thit a copy of the report be tranamitie tothe President of the United States, The following is the reca
cenclusion of the report:

## istrodection to thls repert, and repeating

 nity of supporting his charges by his prepence and testimony, the recult of thefasa which have appeared to the commit \& thus far, in the investigation, and of to the recapitulation of charges, us stated
at "First, That the evidence referred to,
and examined, does not support the charge and examined, does not support the charge
of having mismanaked the public funds. men ioned in the second charge, appear,
by evidence saisfactory to the committee to buve been received and deposilied by the Puble Receiven, at anme when the
were receivable under the resolution of cave, that of the Bonk of Missouri, the Benk did not moke inelf responible for
such notes os cash, and, therefore, the Secretary was bound to receive them
from the Bank; that, although the Banks of Tomberkbe and Edwardsuille were lio
bie to account for such depositer, as cash if the construction which the commitice
gives
git their connet Rives to their contracts be correct, yet
than boh the Secretary ond the Bunks ex
Tr surd different opinion wit


 Porerest of the United stares, under
circumstances which then csisted.
ment has heen made to thic Houscof the
amount of uacurrent bills receivel from

Che bank, wilthough sum of 8280
such hills was omited thruveh mixo Fy Fourth, that, ilthush hine sert the extent before mentioned, the commic
tee find no grounde fort
 With his eport to the Houve.
"Fifth. That the Se cretary did omit
commut

posing that anv conce edmont wos intendedt
uign. Sixhth, That, in some instances, pas
perth, culled for by resuinser
have not been conimunicuted with othe
pppers rent in answer to such calls, bue
that these omisioion have happerectithee

dence that any yocument ore information
has been withbe lef from improper nolives.
. Hoving dready expresed on opinion
that this investikstion ought not to be ter
minated, uniil the person pressing the
charges shall have been exunined
regretting the dit umstances wich ren-
der such an examinati/ n impracticabie,
during the prscinn sessicn of Congrees,
and thinking that AMs Fowards may be
expected al Washinglon within a few
days, the Committre feel in their tuty 10
recommend to the House that they be re
quired to sit, affer the adjournment. to
the purpose of toking his $\times$ xumination,
Ais popportuntity shall be prcsemied."
This comminittec has at teligkth repor
and fiom the reading of in in the House
complexion. It appeirs by alinost every
material fact stated by Mr. Edwards in
his memoria
How far the opinion of the committee
as to motion may bo foudd to be weil fous
did, is a quostion for the nation to deter
mine.
to prosecummitt tbise inery properly propos
so prosectute this invesiipation. further,

will, no doutr, brink every thing toligh
Wasting on: Refublican.

Theschr. Bosion, , aptyt reeman, hat
cle of import appears 10 have been $f$
gotten in the new. tariff of duties.]

