

The calendar was then taken up and

from the Congressional Record in support of his position, and commenting upon the rulings of the Vice President. said: "None who had the slightest idea of parliamentary law could have rules of the Senate and in violation of all laws that govern legislative bodies. No presiding officer, no matter who he may be can take a Senator from the fivor, when by the rules he has the right the I do not believe the Senate will ermit the journal to stand which delares a laisebood.

sponded to their names.

Vice President-Yes.

floor on that motion?

the journal.

After referring to the revolutionary proceedings in three or four State Leg slatures. Mr. Gorman said that it would it for the Vice President to say interstituid the law govern. When t ar he said, addressing himthe Vice President, you take rest fait. Ity such as no man living in take and of ours has ever assumed. You set an example for any lawless man or monation to trample down the Conit tation of his country or the law of a s State. Insignificant as the proposidon is, as to the adoption of the resolution, the question goes beyond that, and

I beg you and the Senate to pause. Vice President-The Chair, from his own recollection, supported by the Congressional Record, is of the opinion that while putting the question on the motion made by the Senator from R. I., he did not formally declare the vote as carried, though he stated that the ayes appeared to have it, and he will therefore again submit the question to the Senate.

Mr. Harris-That is the exact facts. Mr. Sherman-Then I do not hesitate for a moment to vote to correct the iournal

Vice President-The Chair will state in addition that after the matter was called to his attention yesterday afternoon he refreshed his memory and referred to the Congressional Record this morning with the result announced.

The discussion drifted off to the custom of the presiding officer keeping a list of Senators who desired to speak on a measure. After the discussion had lasted an hour and a half, Mr. Hale inquired what had become of the motion to correct the journal, and was told that the yeas and nays had been ordered. He suggested in view of what had taken place on both sides, and in view of the statement of the Chair, that the order for the yeas and nays be withdrawn and the motion agreed to by unanimous consent.

Mr. Gorman would not consent to that. He thought it, important (after the memorandum presented by the Vice President) that there should be a record made; and he therefore could not withdraw the call for the yeas and navs.

He thought that the record should be made clear and complete and perfect, and that the Senate should, by its vote, correct an outrage which had occurred in the previous day's proceedings.

Mr. Morgan stated the circumstances under which he was ignored by the Vice President, although, he said, he had addressed the Chair four or five times, and although the Chair was looking him full in the face as he did so. It was not to be disguised, he said, that for most of the day yesterday there was an arrangement that Mr. Aldrich was to be recognized as next in order to move to take up his resolution no matter who got the floor first in actual precedence. Mr. Eustis deemed it his duty to discuss briefly the pending question, cognate questions and the question involved in the Election bill, because he believed that the Senate was approaching a revolutionary crisis; because he was admonished that freedom of debate in the Senate might at any moment be arbitrarily suppressed, and because the bill was intended to discipline a State which he, in part, represented. He then proceeded to criticize and condemn the sponsible for the suppression. Elections bill.

Mr. Mills having arisen at this moment Mr. Boutelle exclaimed, "And let the other one over there sit down.'

Mr. Bland then read his proposed substitute making the Free Coinage Silver bill the continual order from and after January 27th. He should, he said, inhension, and have accordingly doubled sist upon that motion until the 4th of their pickets and are preparing for an Messrs. Rogers and Mills resumed their personal criticism of the Speaker and attacked his decision yesterday relative to the approval of the journal, the Speaker meanwhile maintaining perfect coolness and making an occasional sarcastic rejuinder. Mr. Henderson, of Illinois, protested against the disorder and insults offered the Speaker, and said that hereafter insulting words would be taken down.



Infantry remains on the site it has camped on for the last two months, a short distance from the Agent's quarters. The present site places the Indians between the troops and the Agency. The redskins look upon this move with appre-

SAVANNAH, January 21 .- Spirits turpentine firm at 371/c. Rosin firm at Mr. Oliver, for relief of the Clerk of \$1 15@1 221/2. Robeson County. CHARLESTON, Jan. 21 .- Spirits tur-Mr. Coffield, to amend chap. 253 pentine firm at 36½ c bid and 37½ asked. Laws 1889. Mr. Hood, in relation to Clear Creek Rosin firm; good strained \$1 15.

in Mecklenburg county; also, in regard to seed cotton. Cronly & Morris. n n V Mr. Henry, to prevent dealing in Max, 194 tons, Kelly, Geo Harriss, Son futures. & Co. Mr. Lineback, to amend the charter of Winston Water Co. Mr. Calloway, to prevent fishing in Pamlico river. Mr. Bond, to amend sec. 3083 of The Code. Mr. Peebles, to establish a department of Pharmacy at the University. Mr. Peebles, in regard to the statute of limitation. Mr. Hickman, to create a township in Brunswick county. Mr. Cheers, in relation to embezzlement by public officers. Mr. Pickett, to increase the jurisdiction of Justices of the Peace. The morning hour having expired, a message was read from the Governor in Absolutely Pure. regard to the census. Also, a message from the Senate, announcing the pas-A cream of tartar baking powder, Highest of all sage of sundry bills by that body. cavening strength. U.S. Government Report, Au-Mr. Pickett, by consent, introduced a ALDERMAN, FLANNER & OD., 114 North Front St., Wilmington, N bill to encourage fruit growing. Fust 17 1889 BOY 2 tf

A STRONG, ACTIVE BOY, WITH A FAIR Morancy, 180 tons, Wilson, Jas T Riley Lina C Kaminski, 421 tons, Woodbury, English education, and about 15 years old, may secure a position where he can learn a good trade by apply Mabel Darling (Br), 111 tons, Ranger, ing at the

nac

DUCRO'S

STAR OFFICE.

At half past six Mr. Harris suggested the roll showed the presence of only moved to enthusiasm or resentment.

Mr. Kerr, of Iowa, voiced a grievance that the journal did not record Mr. Mills' offensive remarks yesterday, and his use of the expression "suppresed language" brought on a tilt between Mr. Kerr and Mr. Mills, who resented the supposed intimation that he was re-Throughout these scenes there was

successions of outbreaks of applause or the absence of a quorum. The call of derisive laughter, as either side was that has failed this week and the fourth within a week.

emergency. Gen. Brooke has established his headquarters in camp, while Gen. Miles remains at the Agency. About 120 Brule Sioux abandoned the Ogalala camp and established a camp of their own, preparatory to returning to Rosebud, under Capt. Lee of the Ninth Infantry.

BROKEN BANK.

Another Failure in Kansas-The Fourth Within a Week. By Telegraph to the Morning Star. KANSAS, MO., Jan. 21 .- A special from Atchison, Kansas, says: The Cawker City State Bank failed and is in the hands of a receiver. Liabilities and assets cannot be ascertained. This

nov 22 tf Orlando, 180 tons, Johnson, Geo Harriss, Son & Co. Jas R Talbot, 300 tons, Pascal, Geo Har-ALIMENTARY ELIXIR. riss, Son & Co. Eva A Danenhower, 300 tons, Geo Har-It is highly recommended by the Phys. ians of Paris riss, Son & Co. Wm Deming, 170 tons, Hokins, Geo Harriss, Son & Co. R S Graham, 320 .ons, Avis, Geo. Harriss, Son & Co. M C Mosely, 189 tons, Torrey, J. T. Riley & Co. Kate E Gifford, 379 tons, Wright, Geo Harriss, Son & Co. Stoves.

SCHOONERS.

Geo Harriss, Son & Co.

& Co.

