APRIL 13, 1867. THE DAILY EVENING TELEGRAPH.-PHILADELPHIA, SATURDAY, DR. WISHART. TIN PLATE, METALS, ETC. Evening Telegraph SENATOR NYE OF NEVADA .- One of the great NEW PUBLICATIONS. SPECIAL NOTICES. requisites of Congressional influence is the WHAT IS DESPRESSA! 3,250 POUNDS STERLING gift of repartee. Unless a member or Senator STEINWAY & SONS HALL & CARPENTER, mmi is ready with a retort, and has the happy PUBLISHED EVERY AFTERNOON. GRAND SQUARE AND UPRIGHT PIANO FORTES. (SUNDAYS EXCEPTED), faculty for extemporaneous debate, he stands Was Paid for the Advance Sheets of STEINWAY & SONS direct special attention to AT THE EVENING TELEGRAPH BUILDING. no chance of coping with his fellows. The their newly invented "Upright" Planos, with their Charles Dickens' Three Last Works. NO. 108 S. THIRD STREET. success of nearly all our parliamentary giants No. 709 MARKET Street, "Patent Kesonator" and double Iron Frame, patented Price, Three Cents Per Copy (Double Sheet), or is due to the bitter witticisms and appropriate June 5, 1866, which, by their volume and exquisite Eighteen Cents Per Week, payable to the Carrier, and obstinate. responses which they always have ready. One quality of tone, have elicited the unqualified admi-ONE THOUSAND FOUNDS STERLING WAS malled to Subscribers out of the city at Nine Dollars ration of the musical profession and all who have Per Annum; One Dollar and Fifty Cents for Two of the youngest, and at the same time most PAID FOR THE ADVANCE SHEETS OF THE heard them. Months, invariably in advance for the period ordered. AUTHOR'S AMERICAN EDITION OF influential, members of the United States Every Plano is constructed with their Paten PHILADELPHIA, "A TALE OF TWO CITIES," Senate, is Hon. James W. Nye, of Nevada. His Agraffe Arrangement applied directly to the full Iron SATURDAY, APRIL 13, 1867. When first issued in this country. ONE THOUSAND POUN OS STERLING was also paid for the advance sneets of "OUR MUTUAL FRHCND." Frame. tongue is a two-edged sword, and when he For sale only by once gets on his feet he sweeps everything be-The Argument in the Injunction Case BLASIUS BROTHERS, FRIEND." TWELVE HUNDRED AND FIFTY POUNDS STERLING was also paid for the advance sheets of "GREAT EXPECTATI."NS." making THEE THOUSAND TWO HUNDRED AND FIFTY P UNDS STERLING paid for the advance sheets and privilege of publishing these three books, by the ORIGINAL AND ONLY AUTHORIZED PUBLISHERS of the works of CHARLES DICKENS IN AMERICA. fore him. As an instance of what may be Importers of and Dealers in THE Supreme Court yesterday listened to an 824p No, 1006 CHESNUT Street. Philada considered retorts worthy even of John Ranargument on the Mississippi injunction case. dolph, we quote from the debate of yesterday FIERE CHICKERING The motion for leave to file the application was on the subject of confirmations:discussed by Attorney-General Stanbery for Mr. Nye spoke at length, defending the recent ejection of able Generals for political reasons. GRAND SQUARE AND UPRIGHT PIANOS. TIN PLATE, PIG TIN, PIG LEAD, the Government, and Robert J. Walker for the These celebrated and long-established instruments IN AMERICA. Mr. Doolittle inquired why some were con-irmed and others rejected ? Mr. Nys repiled that the question was asked so-called State of Mississippi. The whole argu. are now KNOWN to be the best in America and Europe ment turned upon the preliminary point, FIFTY-SIX European and American Medals have centuries ago, Why one was taken and another left ? and it had never been answered. He would say to the Senator that those confirmed AND whether a bill which purports to make Anseen awarded the CHICKERING'S. drew Johnson defendant as President of the Over 30,000 Planos manufactured and sold. Notice

> 6th. Pains in all Parts of the System-Arise from the action of impure blood upon the nerves. They are felt chiefly in the head, sides, and breast, and in the extremities. In many cases there is an uncasiness in the throat, with a sense of eboking or sufficiation; the mouth is often clampy, with a bad taste and a furred

7th. Consumptive Symptoms and Palpitation of *the Hears.*—Many persons pronounced as having these diseases have, in fact, nothing but Dys-pepsia, the lung and heart disease being only without the lung and heart disease being only symptoms,

9th, Want of Sleep.-A very distressing symp-tom, resulting from mental derangements.

much as possible.

11th. Vomiting.-A frequent and distressing symptom. It relieves the pain, but emaciates and wears out the patient.

symptoms of Dyspepsia in so small a space, but the above are considered sufficient, if we add that the patient loses his memory and regard to surraunding objects, and frequently become morose and sour in disposition. We should say, however, that pains in the joints and stiffness of the limbs, which go by the name of rheumatism and neuralgia, are produced by Dyspepsia. Also, a hardness of the muscles of the abdomen, which becomes contracted and hard; and in some cases the belly sinks, instead of being continuent. gently prominent.

N. B .- Perhaps we have not said enough of that strongest symptom of Dyspepsia, melancholy. We have examined hundreds of cases of Dyspepsia, who were so much affected in their minds that they constantly forbode loss of their reason, which unfitted them for business of any kind, and many of them have been patients of the Insane Asylum, who are now permanently cured by our medicine.

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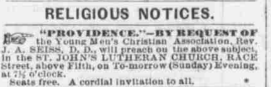
receipt of money.

were in luck, and those rejected were not in

Mr. Doolittle inquired why the majority confirmed the Generals, and took off the heads of the little ones? Mr. Nye replied, the soldiers mostly are killed

in battles, not the Generals. Such points as these, thrown off in a running

debate, and evidently impromptu, show powers of repartee which will yet place the Nevada Senator in the first rank of our Congressional leaders.



DO TABERNACLE BAPTIST CHURCH, G. A. PELIZ, Pastor of the Church, will preach in the Morning and Evening. Services commence at 10% A. M. and 7% P. M. Sunday School at 2% P. M. Strangers welcome to all the services.

CLINTON STREET PRESBYTE-BIAN CHURCH, TENTH Street, below Spruce.—The first of a series of Sermons on "Bible Lessons from the Book of Nature" will be delivered To-morrow Evening, at 8 o'clock, by the Pastor, Rev. Dr. MARCH. No. 1, "Mountains." Sents free.

CHURCH, corner of SPRUCE AND SEVEN-**MED** CHURCH, corner of SPRUCE and SEVEN-TEENTH streets Rev. W. P. BREED, D.D., Pastor, will be open for divine service on Sunday Evening, 14th instant, at a quarter before s o'clock.

GREEN HILL PRENBYTERIAN CHURCH.-Rev. GEORGE F. WISWELL, D.D., Pastor elect, will preach To-morrow Morning at 10% o'clock. Communion at 3% o'clock. The pub-lic are cordially invited.

GERMANTOWN SECOND PRES-BYTERIAN CHURCH, TULPEHOCKEN and

GREEN step further was taken towards enforcing he doctrine laid down by the Chief Justice. **RICHMOND PRESHYTERIAN** CHURCH.-Rev. ALFRED NEVIN, D. D., To-morrow. Subject at 10%, "Value Excusses." S. S. Address at 2%. Subject at 7%, "Volces from Heaven." Scale free Mr. Stanbery said the President was above the process of any Court, or the jurisdiction of

PREACHING TO-MORROW, BOTH Res Morning and Evening, by the Rev. J. SPENCER KENNARD, at the TENTH BAPTIST CHURCH. EIGHTH Street, above Green.

He then went on to trace what would be the inevitable result in a case like this if the



ELEVENTH STREET M. E. CHURCH.-IOV A. M., Rev. A. WALLACE: 7% P. M., Rev. E. J. CARSON will preach to young men. The members of the Beilance Engine Company will attend in a body. Young men are cordially invited.*

NORTH PRESBYTERIAN CHURCH, SIXTH Street, above GREEN.-Rev. J. L. WITHROW, of Ablagton Presbyterian Church, will preach To-morrow Morning and Evening. Strangers welcome.

OLD PINE NTREET CHURCH-Corner of FOURTH and PINE Streets.-Rev. R. H. ALLEN. Pastor. will preach To-morrow morn-ing at 10% o'clock; evening at 8 o'clock. All are car-dially invited.

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lst. A constant pain or uncasiness in the pit of the Stomach-Which is caused by a permanent contraction of the stomach upon the undigested food. It generally begins immediately or a short time siter eating; is often very severe and

2d. Flatulence and Acidity.-These symptoms arise from the indigestion of food, which fer-ments instead of digesting.

3d. Costiveness and Loss of Appetlie.-These symptoms are the effects of the unnatural con-dition of food in the stomach, and the want of a pure bile and gastric juice. The stomach is often painfully discended by wind; the appetite is ometimes voraclous,

4th, Gloom and Depression of Spirits.-This state unfits many for the enjoyment of life, and is caused by the impure blood furnished by im-perfect digestion. In this stage of the disease many persons commit suicide. There is a con-stant foreboding of evil, and an indifference and positive inability to perform the offices of

5th. Diarrham, --After being at first costive, the sufferer is afflicted with diarrham, which is owing to a diseased condition of the bowels, produced by the undigested food, which is evacuated in the same condition as when eaten, and of course gives no strength to the events. system.

tongue.

8th. Cough.-This is a very frequent symptom of Dyspepsia, and leads very often into con-firmed consumption.

10th. Symptoms of External Relation.-The pa-tient is affected painfully by cold and heat, which is owing to unnatural dryness of skin, and the skin is often affected by eruptions and tetters. The gloomy dyspeptic avoids society as

12th. Dizziness, dimness of vision, headache, and staggering in walking.—These are very alarming symptoms, which are speedly removed by our medicines; but if neglected are quickly followed by numbress and sudden death.

13th. It is impossible for us to give all the

Court had power to bring the President before it. They might commit him for contempt, and then imprison him at will, as no writ of habeas corpus could release him in that case. The President would thus be incapacitated from filling his office, and that would be equivalent to his removal.

United States, and to enjoin him in the execu-

tion of his duties as President, should be

allowed to be filed in the Supreme Court. The

Attorney-General made a powerful address, in

which he maintained that the President of the

United States could not be brought before the

Court as a defendant for any purpose what-

ever. He called up the history of the Burr

trial, in which the Court, by subporna, com-

manded President Jefferson to come

before it as a witness and pro-

duce a certain paper. Jefferson paid

no attention to the subpona or to the Court.

He simply wrote a letter to the District Attor-

ney, in which he stated that he could not

conceive how it was that, under such circum-

stances, the Court should order him to go

there by subpoena; that he would not go; that

he did not propose to go; but he said to the

District Attorney that there was no difficulty

in obtaining the paper in a proper way, but

he would pay no respect to the subpona.

Thereupon Colonel Burr himself moved for

compulsory process to compel the President

to come. Of course that was legitimate; if

the Court, in saying that the President was

amenable to subpoena, was right, the Court

was bound, at the instance of the defendant,

to follow it up by process of attachment, to compel obedience to its lawful order. At that

point, however, the Court hesitated, and not

any Court, to bring him to account as Presi-

dent. He was amenable only to the process of

impeachment before the Senate, and could

not be tried even for the commission of mur-

der until he had first been impeached and

He also stated that the President would

obey no order issuing from the Court to

appear before it as a defendant, but would

treat the subpona as Mr. Jefferson did in the

removed from the office of President.

case of Burr.

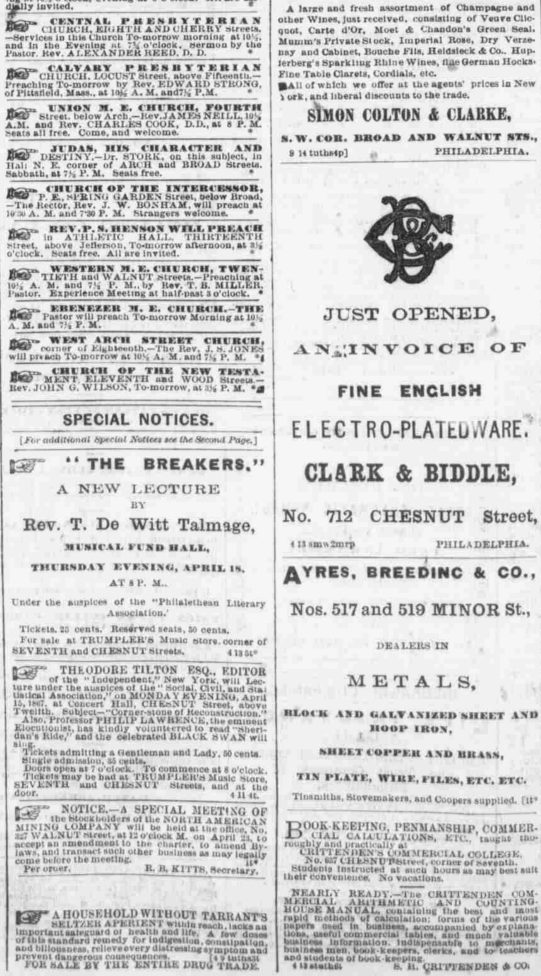
Mr. Stanbery stated, in closing, that he appeared there by the approbation, advice, and instructions of the President. And he said, in defense of the President, that, although the gentlemen in their bill had said that he had vetoed these acts of Congress as unconstitutional, when the President did that, he did everything that he intended to do in opposition to these laws. From the moment that they were passed over his vetoes there was but one duty, in his estimation, resting upon him, and that was faithfully to carry out and execute these laws. He had instructed him to say that, in making this objection, it is not for the purpose of escaping from any responsibility either to perform, or to refuse to perform.

Robert J. Walker replied to the argument advanced by the Attorney-General, maintaining that the President was amenable to the Supreme Court, and averring that if the Court should issue its mandate declaring an act of Congress to be unconstitutional, and restraining the President or Secretary of War, or any of the officers of the army or navy, from the execution of that act, whoever should resist that mandate of the Court by force would be guilty of treason. The Court held the matter under advise-

100

ment.

The Adjournment of the Senate. WERE it not that the debate in the Senate on the motion to adjourn on Tnesday next developed the fact that the resolution had no real meaning, we should be most emphatically opposed to its adoption. The explanations given by the Senators who voted in the affirmative prove, however, that in fixing the termination of the session, they do not mean to indicate that the session will terminate on that day. It would seem that the only object in the action of that body is to hurry up the nominations which are to be sent in. As however, the President can read the debates as well as any citizen, and can see that if he refuses to hurry, the session will continue, we cannot see clearly what good is to come from the adoption of the day. We hold that in the present crisis of the country it is the duty of the Senate to continue in session nntil all its duty be performed, and that duty consists in rejecting every nominee for office who is not a stern radical. It is clearly wrong for them to pass the Tenure of Office bill, and then adjourn, and leave some of the offices vacant, to the detriment of the revenue. In passing that bill they have assumed a responsibility, and it would be cowardice to shirk it in order to return a few weeks earlier to the quiet of private life.



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JOHN W. DE BARGER,	been solong and lavorably known) i hava asao
JAMES F. REED.	clated with me Mr. George W. Carpenter, Jr. (also for a long time employed in the same
At a meeting of the Directors of the Corona Silver Mining Company, it was <i>Resolved</i> , That in order to raise a further working capital, Two Thousand Five Hundred	house), and taken the Store, No. 709 MARKET Street, where I have now opened, with a full assortment of Goods as set forth in the above advertisement.
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