		The Star	and Sentine	l, Gettysburg	, <b>Da</b> .		March 4, 1868
he Star & Sentinel	AN IMPORTATE OLAT.	todi Houses have been a tradition		Hat a trinal vote be taken thereon in which	and the second		March 4, 1868.
	Gov. BOUTWELL of the construction of the bootstand	withdrawing the assention that that the		case it shall be submitted to the Court for de-	Ex-Govenson Themes Ford, of Ohio, died	Ergal Jatices.	Zegal Aotices.
a Million and Angelia and Ang	recent speech	the XIVth Constitutional Amendment		cision, or he may, at his options in the first Instance, submit any such question to a vote	in Washington on Saturday.	Remints and F	and a second s
1911 - State Barrier Ba	"The effect of this re-actionary movement, would be to open the gates, to allow repudia-	1866 and was overwhelmingly approved		of the members of the Court. Witnesses	Tax Copperhead State Convention will	Receipts and Expenditures	in account with the county of A dams:
vertiners and others interated will in mind sint the regular circula.	tion, the assumption of the Southern rebel debts, and to give 100,000 white men in the	by the popular verdict of that year. One	NO UNNECESSARY DELAY TO BE PERMITTED.	shall be examined by one person on behalf of the party producing them, and then cross-	meet at Harrisburg to day, Ir Mr. Johnson is convicted, Senator Wade		Cash in hauds of Treasurer at last settlement. \$2,131 ( Outstanding County Tax and Quit Rents in
a larger than that of any other	South the pane (political power as 153,000 white men in the North. That was the enter-	of the grounds stated for withdrawing the assent is, that the Amendment was	1 States and the second sec	examined by one person on the other side	becomes President.	ADAMS COUNTY P.	Losns from Bank and sundry persons 10,492
working in the County helps	tainment to which the Northern people were	not constitutionally submitted, inasmuch	During the past week, progress has been made The Senate were formally notified on	At all times while the Senate is sitting upon the trial the doors of the Senate shall be kept	Gold, since the impeachment movement.	A GREEABLY to an Act of Assem- bly, entitled "An Act to Raise County Raise and	ALCOURS OF COURSY THE AND QUIC Rents asless-
Carra e dana kerangkan kerangkan sebagai kerangkan kerangkan kerangkan kerangkan kerangkan kerangkan kerangkan	invited, if they should deny to the black man of the South the right to vote and to be repre-	as Representatives from the ten Rebel	Tuesday last that the House would soon pro-	open, unless the Court shall direct the doors	we surger to 141 a surger and the surger	counting to public a find the find the respective	Jacob M Kitemiller of office
Advertisementa, fo becure inimediate attention,	seuted in the Government. More than that, they would be creating an American Ireland,	States did not par leifate in the vote. If this be sound, the Anti-Slavery Amend-	sent articles of impeachment, on which a committee were then engaged ; and a com-	to be closed when deliberatingupon its decis-	THE House Committee of Ways and Means have determined to retain the tax of \$2 per	said county do report a shift on the of Taxes of	For old inmher of britter 20 0
and the second	and dooming it to distress, to servitude, to civil-war, and, shove all, they would be scat-	ment was not constitutionally submitted.	mittee of the Senate are considering the rules		gallon on whiskey.	A. D., 1868, both days inclusive:	From John M. Wolt, Beg. Snos
B Representative, Hen WILLIAM	thering the four millions of black people, who otherwise would have homes and happy	as the Thirty-eighth and the Thirty- ninth Congresses were composed of the	to govern the trial. On Saturday last, the House Committee re-	person only on each side, and for not exceed-	BARNUM'S MUSELY in New York, was do	JACOB SII BA DS. Req. Treasurer, and the Commission- ers, in account with the county of Adams, as follows:	Additional tax
obtained leave of the House to re-	existence in the South over the North to	same number of Senators and Represen-	ported Impeachment articles, ten in number	ing one hour on each side, unless the Court shall by an order extend the time. The final	stroyed by fire yesterday morning, all the curiosities and most of the wild animals per-	DR. To cash in lands of Treamper at last sist.	851.459 1
his vote in favor of the resolution	compete with the tabarers of the North."	tatives. And if not constitutionally sub-	which were debated during Saturday and	arguments on the merits may be made by two	ishing in the flames.	Outstanding County Taxes and Quit Ronte in	CR.
apeach the President.	this view. The black man prefers to	mitted, it may be questioned whether that Amendment is now, legally, a part	Monday, and on the latter day adopted by a vote of 125 to 41.	persons on cach side. The argument shall be opened and closed on the part of the	THE U. S. Senate has rejected the nomine.	County Rates and Levier account for 1987	by unistanding taxes for 1865
COR THOME ON DES BOID & THE DIS DO-	live in the South. It is his home, and his local attachment is proverblally	of the Constitution; and it may, there-	The articles relate exclusively to the remo-	House of Representatives. All the orders and	York, to be Commissioner of Internal Reve-	Borough of Gettysburg	Yees for 1844
a in Milantiatantht.t.t	strong. He prefers that climate to one	fore, be doubtful whether Slavery has been abolished. We have no doubt that an	val of Mr. STANTON from the War office, and the offences of the President incident to that	decisions shall be made and had by yeas and	nue, in place of Mr. Rollins.	Oxford Junitian 1,455 90	1866
a over al, oue, eue, sor seu, oue, and	colden He is trained to the work re-	overwhelming majority of the Demo-	act. The first declares that the President	nays, and without debate, except when the doors shall be closed for deliberation, and in	"PRESIDENT OR KING."-When 'swinging round the circle' to Chicago, Premier Seward	1.768 17	Excogrations for 1554
A brand ra	quired for their peculiar productions.— His friends and relatives are there. His	cratic party, North and South, would		that case no member shall speak more than	used to harangue the crowd at each station	Manufalantal	1867
	dead are buried there, and his children	re-establish Slavery if they could, all their protestations to the contrary not-	of the requirement of the Constitution that he	once on one question, and for not more than	asking whether they wanted a 'President or	Reading	Treasurer's commission
ia, is in favor of Johnson's re-	thrive under those sunny skies. If he be protected in his personal rights, he	withstauding. And we are sure that if	should take care that the laws be faithfully executed, did unlawfully, and with intent to	inteen minutes on the final question, unless	but it is no go.	Batier illy 24 Handling	\$51,430 1
on. All the traitors concur. Will'	will remain there. If not, he will emi-	able, they would practically rejestablish	ted States, issue an order in writing for the	by unanimous consent. The rules as reported	The trial of Rev. Stephen H. Type of N	Mountjoy 1.864 91	State Toxes due County. DR.
"Democrats" nominate him? We	grates and compete with the laborers of	it, as they attempted in the infamous codes enacted by JOHNSON'S reconstruct-	removal of Edwin M. Stanton from the office of Secretary for the Department of War, he	by the Committee were adopted by the Senate on Monday without material alteration, and	York, for violating a canon of the Enisconal	Germany () of	To amount of outstanding 21/ mills State Tax due county
	the North. All who desire to see Northern society	ed Governments in 1866. Their hostility	the said Edwin M. Stanton before that having	will guard against unnecessary delay in the	church, by preaching in a Methodist church and dispensing with the service prescribed by	Liberty W74 12 Borwick Store State	Amount outstanding ½ mill State Tam due
	maintained as it is, are deeply interested	to the XIVth Amendment is easily ac- counted for. That Amendment is mere-	in, by and with the advice and consent of the	(1161)	1 the Enisconal charab has and at a st-	Freedom 545 Highland 555 07 Littlestwa Boronsh 629 86	\$143.70
	in seeing that nothing is done to make the Southern country uninhabitable for	ly a corollary of the Anti-Slavery A-	Senate, Secretary of the Department of War, and being then and there in the execution of	tor Davis, of Kentucky, attempted a dilutory	viction.	Berwick 527 03	CB.
rompt and thorough repudiation of	the blacks.	mendment, and is intended specifically	the duties thereof, and was then and there lawfully entitled to hold said office until	skirmish by revamping the very weak object	THE Cleveland Herald says a one armed soldier, belonging to the Eighth Ohio Con-	Loans from Pauk and saudry per-100	By amount of outstanding 2% mly Etate Tax due county
ational debt. Straws show which	WE leern that there has been a good	to secure equality of givil rights; to equalize representation; to define citle remainst characteristic security to the security of the securi	in a wrusy childed to hold said omce until a	tion of those who are wont to stigmatize Con-	gressional District, who happened to be in	Cash received from James J. Fink, for coal for 72 00	Free allowed collectors 36 59
the wind blows.	deal of swaggering and bravado among	benship, to guard bgainst ciains for Day-	The order of remains to the state of the sta	the Senate was at present incompetent to try	Perry County on the day of the late election,	Gash received from J.A. Kitsmiller, for cual	Exonerations allowed collectors
	certain signers of Copperheads in various	ment of slaves or the Rebel debt, and to settle by permanent Constitutions	clared to have been them to be a	this impeachment case for the reason that the	that would take him home in time to yote for	Gash received from A. W. Minter, for cost for	\$163 70
iters and persons who have been	parts of our county during the past week, growing out of the President's impeach-	vision, all the questions which the War	with intent to violate the Civil Tenure law,"	constitution required that the Senate should consist of two Senators from each State, and	the Republican soldier, John Beatty.	Cash received for old inmber from bridges	Relief Funds
25 forgers and a few who addad	ment with threats of "forgible regist.	involved, and which will inevitably	and there commit and may multimed a set of	now there were many States excluded from	WANTED, -Any person desiring the an-	Excoursed Tax	DR. To amount of outstanding Military Funds for Bettef
ty to their other accomplishments.	ance,""marching to Washington,"	breed future trouble if allowed to be un- settled. The "Democrats" are unwilling	missigneanor in office " The ed antitate	representation. Mr. Reverdy Johnson and others soon disposed of this puerile objection,	pointment of Brevet Lieutenant General, will please apply to President Johnson, with head-	Balance due Treasures Ly county	Amount of outstanding Reliet
Datron's re-election	- "Arushing the Rumn Congress H and	to have the real peace which comes from	demeanor in the appointment of them. T	the latter saying, among other things, that the	quarters at the White House, Penns, avenue	\$61.430 lb	\$172 72
	Similar nonconse . These thounty turns	doing justice, and are seeking to keen	70 Thomas to be Sconstann of Way 14	authority given to the Senate by the Constitu-	D. C. Qualifications are of no account, as anybody will be accepted. All patriotic and	The sutstanding County Tax and Quit Rents appear to be in the hands of the following Collectors, vin;	CR.
A GOAVE OF CHELL MELLALL, OF LOAT	ers'' and "Canada akadaddlam ?' (this	open all the disputes which ought to have disappeared with the surrender of	rim." The 3d article observes that the p	for membership, necessarily embraced the	engible generals have declined-applications	Trs. Chlectors. Bur. & Tuppe.	Babace dus county by Tressurer
reacht de ble contra deuter sinn.	to these worthiss,) having shown the	the Rebel armies.	"With one Lorenzo Thomas and with at	right to exclude those who, by its judgment	from corporals and privates will be entertain	1865. Henry Duttern, Huntington	\$172 72
place last week at his home to	"white feather" when an imperilled Gov-	Wurn the House of D	unknown, with interit by intimidation and	were not deemed eligible to seats in this body. Considerable discussion was had upon the	ed after to day Meadville Republican. GENERAL GRANT having made a thorough	Henry Shulter to the	tourly Bourly.
Chester. His disease was paraly.	ernment demanded their services, are not likely to expose their precious per-	WHEN the House of Representatives at Harrisburg passed the Free Railroad bill.	Stanton, then and there the Secretary for the	consideration of the sixth rule, authorizing	investigation into the recent removal of the	Freische Ort, Menallen*	To amount of outstanding County Boanty for 1867
omplished man, a canital soldier	sous to the hazard of shot and shell even	several weeks ago, it was said that the	Department of War under the United States	the presiding officer of the Court to require.	City Councils of New Orleans, by General	Daniel A. Bell, Union. 124 95	
true patriot. Capt. Bibble and		enemies of the project had "set up" the Senate against it, and we were invited to	Department of War, contrary to and in vio-	enforce the orders of the Court. Senator	Hancock, has decided that they were unjust- ly removed, and has therefore revoked Han-	D. A. Conover, Mount joy 114 01	By amount of outstanding County Boanty for 1868
SCHEETZ of his Staff, are also	propose to march in-whether the "Con-	wait until the ball opened in that body.	States and of the provisions of an est mat	Johnson objected to this, saying that it was	cock's order and reinstated the conneilmen	T. Biocher Listernety	Fees allowed collectors \$26 46   Banace due county by Treasurer \$14 24
	federate Grey," or some new badge of dis-	The "tug of war" came, and the bill	spiracies,' approved July 21st 1861	unnecessary; as that, in the event of the	In consequence of this order Gen. Hancock has asked to be relieved from the command of	T. Pilotger, Berwick bur. 111 88	62 43
L LLANDY IS ODE OF the delegates f		seems to have fallen into the hands of its enemies. The Senate laid aside the	thereby then and there the said Andrew John-	the decision was announced, that very moment	the 5th military district.	" fu areamer, u costanul g Dor 811 97	We, the undersigned, Auditors of the county of Ad-
Minisippi to the "Democratic"	have a habit of looking sharply to all who	House bill, which had been prepared by	was guilty of a high misdemeanor in office "	the party convicted would cease to be Presi-	A COLORED wedding in "high life" took	George Shane, Oxford	law, do report that we met, did audit, settle and adjust
last connection with National at.	train in any other. By the way, these "small-fry" leaders of the Copperhead	the friends of the measure, and substitu-	The 4th article charges conspiracy with	Chang and Coustitutionally necome Provident	place in St. Louis, last week, the parties being	Henry Deardurff, Franklin*	missioners of said county, commencing on the seventh
no in 1861 when he was Commis.	party, whether presiding over Copper-	ted another, which, while professedly a Free Bailroad bill, is so encumbered by	execution of the Civil Tenure law The set	of the United States, and, as such, could, if	James P. Thomas, a barber, worth about \$400, 600, and the bride Antoinette Rudger	R Meffinlag Hamilton and annous 800 34	counts as settlad above and incounter, that said ac-
ation to the Mississippi National	head presses or playing the role of town-	conditions as to make it impracticable	Charged that the Precident	deceasary, at once call upon the army and t	Worth short the same best it is the	F A Gendand D. Contpleasantt	ment Book in the Commissioners' Office of Adams cum-
de Gov. HICKs that it was the in-		Among other provisions, the Senate bill requires subscriptions of stock to amount	mademeanor in onice in this that he did i	pavy to put him in full possession of all his powers, should there be any attempt to resist	The bride wore a veil which con orrow in	Jacob B. Trostle, Butlere 958 80	Taxes, thirty-five dollars and forty-five cents, (\$35 41)
of Maryland to join in the Rebel-	pation of power. Their seal in vindic-	of \$10,000 per mile, while the House bill	then and there in session appoint one Land	the inandate of the High Court of Impeach-	ear rings costing \$5,000. The hushand pre-	17 14	due county, of forty-nine dollars and twenty-nine cente
<u></u>	ively assalling Congress for asserting its	required but \$4,000. All attempts to	zo Thomas to be Secretary of War ad into	ment.	sented the bride, a check for \$10,000 as a	Samuel Harner, Germany*	Relief Fun's of one hundred and twenty-sight dol.
S CODDernead National Committee 1	ing the President at the bar of the Sen-	mound these implacticable provisions i	rim, without the advice and consent of the Senate, and in violation of the Constitution of	The case before Justice Cartter took rather	wedding gift. Good foe Robert J. WALKER-The	Hiram Kepner, Berwich	and forty-five cents, (\$62 45.) and in outstanding Coun-
y in session in Washington, re-	and and the rest partor of their lanknight'	and it looks very much as if the people of	pened in said Department of War during hap-	a sharp turn. It being developed that Thom-	Washington correspondent of the Press	Henry Kobler, Berwick bor.t. 235 90	ave dollars and sixty cents, (\$12,625 40,) outstanding
to pass a resolution justifying a solution of law and a	While these blatant township politi-	the State were to be again cheated with	TEPPSS Of the Senoto and non-	is was to waive an examination, and surren-	states that on Monday morning a self-consti-		seven cents, (\$64, 37.) outstanding County Bounty of twenty-five dollars and forty-size cents (\$55, 46.)
fution. BOGY of St. Louis, lately	ndorses and beston of Disaldont Tame	the substance is denied them. (Figure is	The 6th charges consuitacy to the twee 1	beas corpus before some Democratic Supreme	tution committee of Democrats, made up of	paid in full before settlement for 1867.	JACOB C. PITTENTURF, HENRY L. BREAM
on's Commissioner of Indian Af-	with his hold ministions of the finals	no mistaking the popular demand on this	seize, take and possess the property of the	Judge, and get up some new complications of	Vetional Demonstration in the second second	in full. Those marked thus (*) have since path in part.	Feb. 12it Auditors.
was the only member who pressed	nental law, the leading men of the "De-	question. The last Republican State	United States in the War Department" con-	he case, Cartter cut the knot quickly, by dis-	Hon Robert I Walken to annue at t	• • • • •	D'LECTION NOTION

\* .

trary to the laws. The 7th charges conspiracy in unlawfully attempting to prevent and that JOHNSON will be the Copperhead and take pains to have it understood that this winter obey the popular will. The the duties of Secretary of War. The sta President's vagaries. So says the New and we should like to see the yeas and The 9th charges the President with an atcharges the same offence in a different form. tempt to unlawfully "control the disbursement of the moneys appropriated for the miliance to give. We will await the official tary service, and for the Department of War." The 10th and last article charges that the President on the 22d day of February, THE ordinary expenses of the Govern-"In disregard of the Constitution and the "Every hour one hears the question from ment were about \$70,000,000 in gold, un-strangers, "Who advised the President to re-move Mr. Buchanan. Congress is retrench-ing at every point, and expects to keep Secretary ef War ad interims?" There is the ordinary expenses for pext year down the ordinary expenses for next year down the Army of the United States, actually in Rebei army, and Willie B. Machen, late of the but one answer to this-Nobody. The Dem-ocratic members of the Senate were more sur-of the Rebel Congress. They are pledg-ed for PENDLETON. They are pledg-its Aac Touchy, of Connecticut, Bu-chanan's Sconstary of the Navy is the constant of the tour states and the senate were more sur-the Executive meanage arrived on Friday.— Jourson all declars privately that they never chanan's Sconstary of the Navy is the to the touch a move was intended. Half a chanan's Sconstary of the Navy is the tour their side support of the tour their side support of the tour their side support of the support of the army for the year end-chanan's Sconstary of the Navy is the tour their side support of the support o Courts, with a view to effect on the impeachment trial. Preparations for the impeachment trial are now being made by the officials of the Sen-Late. The Senators will be located on a a law of the United States, passed March 2d, raised platform to the right and left of the and lodging above the right eye, severing an The pensions to solutions which we can be a support of the support for the support of the army for the year end- chair of the Chief Justice, and the committees Public Debt \$130,000,060-making an ag- provides, among other things, that 'all orders Public Debt \$130,000,000-making an ag-gregate expenditure of \$225,000,000.- and instructions relating to military opera-tions issued by the President or Secretary of of the Secretary's desk. It is probable that Next year the bounties will disappear, War shall be issued through the General of ing of the galleries, by the issue of a certain brain laid bare so as to show the pulsations of Gas pipes and fixtures at Jak measures will be taken to prevent the crowdthe Army, and, in case of his inability, through the next in rank,' was unconstitutional, and in contravention of the commis-GEN. EMORY'S TESTIMONY sion of said Emory, and, therefore, not binding on him as an officer of the Army of the House with the Report of the Impeachment Among the testimony submitted to the United States," with intent "thereby to induce said Emory, in his official capacity as Commander of the Department of Washing-tary commander of the Department of Washton, to violate the provisions of said act, and ington, which has peculiar significance and hariah II. Busby has purchased the Taylor REV. HENRY CLAY DEAN, once "Deto take and receive, act upon and obey such orders as he, the said Andrew Johnson, night forms the basis of the closing article of immake and give, and which should not be is- peachment as adopted by the House. Gen. such through the General of the army of the Emory being called before the Committee tes-United States, according to the provisions of tifies that the President sent for him on the said act." "If I could have my way I would place Jeff. Davis in Congress, where he rightfully be-longs; then I would go to Concord, take all these miserable battle-flags from the State Each article concludes with the charge that the act therein charged to have been committed is "a high misdemeanor in office." In House, and make a bonfire of them in the State House yard; then I would go all over the North and destroy all the monuments and interview Gen. Emory called the President's connection with the Articles the committee and of Lieutenant Colonel George W. Wal-is and of Lieutenant Colonel George W. Wal-is and of Lieutenant Colonel George W. Wal-is the army from the President or Secretary of the army from the President or Secretary of the army he issued through Gen. Grant, and of Lieutenant coloner croige in the army from the Freshuert of Octavity lace, commanding the garrison of Washing-lace, commanding the garrison of Washing-War must be issued through Gen. Grant, which reminds us that we ever had a war with our Southern brethren. I do not know as I would hang one-legged and one-armed President, at interviews to which they were when, says Gen. Emory, resident, at interviews to which they were invited, in reference to the disposition of forces in the vicinity of Washington, and to with the Constitution of the United States, the duty of officers to obey orders sent direct which makes me commander in chief of the THE Kentucky Copperheads do not to them by the President and not through army and navy, or with the language of the commission which you hold.' I stated to him that was not a matter for officers to de-termine. He said: 'Am I to understand that hesitate to say that the whole War, on General Grant, as required by the law. These articles, as adopted by the House were no youbt communicated yesterday to the the President of the United States cannot President and to the Senate. The Managers give an order but through the general in-These men would re-establish Slavery of the trial, on the part of the House, will chief or Gen. Grant ? I replied : 'Mr. Presi-dent, that is the order which has been issued if they had power; would pay for the be: Messra Stevens, of Pennsylvania; Butfor the government of the army, and I think it due to you to say that when this order first slaves who were set free ; would pay the ler, of Massachusetts ; Bingham, of Ohio ; Boutwell, of Massachusetts ; Wilson, of Iowa; Williams, of Pennsylvania; and Logan of Illinoia. an officer was under that law and order," and The President will have some days to prepare for trial. His counsel have not yet been publicly announced. The trial need not occupy more than two or three weeks, from present appearances ; but it will hardly begin before two weeks from this time. He asked me who the lawyers were. The Republicans of the country are a unit of mine, Robert J. Walker, and that I had as to the justification and the necessity for this proceeding. The Copperheads resist it, knowledge, that others had consulted Mr. Reverdy Johnson, who, it was reported, held the same opinion. The President replied, hoping to make party capital. Thus far busat Prairie du Chien, and I knew him quite iness has not been unfavorably affected, and "The object of the law is very evident. well,) he one day said to me, "The South will the gold premium has declined. THE PROBABLE YERDICT. THE RULES FOR THE TRIAL A Washington letter to the New York Tri-In the Senate, on Saturday, Mr. Howard, bune says: It requires no great stretch of the imagination to come to the conclusion that Mr. Pres-ident Johnson's career is about to come to an "Rules of procedure and practice in the Senspend revenue. But if this money has away, and make you do it." I laughed at ment," made report. The rules are based up-him, and called him a crazy fool. Little did I on the usual rules adopted in impeachment most passive pasition in regard to Mr. John-WARD'S opinion, with what consolence think at that early day that the secret flat had trials, but with some important amendments son's fate. In conversation they speak of it as already settled, and discuss with perfect can he draw any part of it? If the Con- gone forth which, many years after, would and alterations. It is provided that upon arhad preacher), soundly abused the Re-publicans, as is his custom; and then purposes, is it not regular enough for his personal grow up to the great Rebelijon of 1661; but ticles being presented to the Senate, the Sen-publicans, as is his custom; and then purposes, is it not regular enough for so it was and some of us have lived to see ate shall, at 1 o'clock R. M. of the day follow. equanimity its probable consequence. that apparently idle threat of a stripling car- ing such presentation, resolve itself into a Latest by Telegraph. ried out in all its awful reality, so far as a four high Court of Impeachment. A quorum of Court, and it shall continue in session (Sundays excepted) after the trial shall commence, CLES ADOPTED.

charging Thomas without bail, on the ground that, as he was only sitting as an examining Thomas to respect the law providing that no J.C. Nely, Eq. and/out, as follows: that, as he was only sitting as an examining. Thomas to respect the law providing that no hat, as he was only sitting as an examining court, and as the Grand Jury would be in ses-sion soon, there was no danger of the escape of Thomas. Whereupon Lorenzo left the court and brought suit against Secretary Stan-ton for illegal and malicious imprisonment, and claiming damages to the amount of \$150,000. He might as well have laid the damages at a million. He might as well have laid the damages at a million. He cy in unlawfully attempting to prevent and hinder Edwin H. Stanton from discharging be applied for by the President, to make Sec- | commits an act tending to provoke bloodshed, retary Stanton show why he retains posses. and involve us again in civil strife, I want to

fees..... LAX refunded to sundry persons.

ounsel ises

Counsel test. Freasurer of Alms Liouse. Postage and stationery for Commissioner's of

Notes and interest paid Bank and sundry per-

Offices. Mirbael Rupp, Court House keeper.... Becking and clothing for prices. Wm. B. Lamb, for seal preases for Ocasty Of-

ury Commissioners' pay

wastrer's mlary.....

Petstanding Tax and Quit Bents in hands of

By amount of outstanding 234 mill State Tax

Relief Funds.

CR.

County Bounty.

DR.

CL.

to amount of outstanding County Bounty for

by amount of onisianding County Bonaty for

Fees allowed collectors.... Excuarations allowed collectors. Balance due County by Treasure

State Tames due County. ...

1.365 71

150 0

406 50

1.798

184 7

\$44 2: 136 6

Feb. 12 --- it ELECTION NOTICE. The Annual Meeting of the Slockholders of the Gettysburg Gas Company, for the pappose of electing a President and six Managers, to serve for the essening year, will be held on MONDAY the lad day of MARCH at 7 o'clock, P. M., in the Arthiration Room in the Coart House. W. A. DUXCAX, Secretary. (Feb. 3G-be

6 States Taxes due county of sixty-four du States Investige county of sixty-four dollars and eight seven cents. (\$64 37) outstanding County Bounty twenty-five dollars and forty-siz cents. (\$25 46.) JACOB C. PITTENTURF, HENRY L. BREAM, CL

it; and he was effectually snubbed. Nevertheless, we adhere to the opinion,

THE Sentinel-on the Border, a Copperhead paper now published at Louisville, hoists in its issue of the 30th ult., the name of Jefferson Davis for President .-as those of Kentucky. Among the persons elected by the latter to represent Kentucky in the Conperhend National Convention in New York on the 24th of July, are Gen. Was. Preston, late of the

scattered the Navy for us before rebellion, so that little was promptly evaluable for the President's chief adviser, but he had been eo that little was promptly available for its suppression, has recently written a letter to a South Carolinian predicting a Copperhead triumph in New Hampshire and Connecticut this Spring, and in the country in the fall; and informing him that, as a result, "all the damnable legis-lation of the past three years will be un-done."

Treason will then be made honorable, and patriotism a crime, as it was under Buchanan in 1860.

ZEBULON VANCE, the Governor of Nonth Carolina during the Rebellion. lately made a speech in the Copperhead State Convention, in which he boasts of doubtedly took the step on his own responsiwhat will be done with Union men in | bility." that State, when his party (the Copper-

heads) get power. He declared : "When we get in power In this State, we

VANCE has earned a rope a thousand that the American people will respect this ob-times the last seven years. Vet he pro-poses to apply it to men who were as sellor I would advise him, if you prefer artinspicuous for their patriotism as he for his Treason. Whether he is to succeed, will depend upon the vote of the people in sustaining or repudiating the Congressional policy of reconstruction.

IT will be recollected that Gov. GEA. BY, in his annual message, drew attention to an anomalous practice in the Criminal Courts of Philadelphia, under which the Judges were in the liabit of revising, at subsequent terms, sentences of prisoners after being committedpractically exercising the pardoning power. Judge ALLISON and his Associates took umbrage at the Governor's animadversions, and challenged him to an these bodies are regular for any purpose, issue before the Supreme Court, claiming they are regular for this purpose. Yet that the practice was legal and in accord- Iney are regular in their other. promptly accepted the challenge. A case was made up for the Supreme Court, power of Congress to vote him as much and after argument the Court last week public money as he draws for his services unanimously ruled adverse to the practice as illegal and unauthorized by stat-ute or common law-therein fully sus-is without responsibility to any power; and if has no power to levy taxes, or taining the position of the Governor.

A BECENTINCIDENT of the New Hampshire campaign is thus stated. Rev. HENEY CLAY DEAN of Iowa, (a Copper-) asked if there was a republican in the other, and public purposes ? hall. If there was he would like to have His views will meet no response. Our

A comp a the official wild Alt day of Jammy, one theman A stry-sight HATHOLAS WINNAN, JACOB LOTT Interestant Advancementy. a venerable farmer in the rear of the hall be done the people will give open cars to PERSONAL --- A letter received from an unless otherwise ordered by the Court, un DISSOLUTION. and sure remedy is Plantation Bitters, which stood up and announced that he was a e complaint, and can apon correct it American citizen at Beyrout, Syria, dated final judgment be rendared. The Chief Jusour physicians recommend to both male and the server EUGRNE CASSERLY's election to the on the first of that month, making inquiries shall be given him by the presiding efficer of WASHINGTON, March 4, 1869. female patients as a safe, reliable, agrecable member of the party which the speaker had so well abused. "Well," maid DEAN, Senate from California, is said to have with regard to travelling through Syria. He the Senate of the time and place fixed for the Two additional Impeachment articles have | and cordial stimulant. They contain nothing with an sir of triamph, they do you been effected by bribery, and distinct denied all claim to the privileges of a citizen organization of the high Court of Impeachbeen adopted by the House, charging scanto disagree with the most delicate constitu-Attest-J. M. Watrus, Clerti. feel ?" "Well," drawled out the tiller of charges have been made on which an in- of the United States, and said he should not meet the shall preside over said Court dalous speeches by the President in Washing- who have tried them; and probably no articla iton, and have won golden opinions from all the soil, load and clear, "I don't 'mathy been made on which an in-know, but it 'pears as of I falt like a sound end the proposed. Pity that the sound end the proposed. Pity that the sound end the preside over said Court know, but it 'pears as of I falt like a should of retter ones." Should of retter ones." "dried up," and the meeting altournet." If this has obsurd in the of the South during the war, were wandering "dried up," and the meeting altournet." sound ere is a bubbel of retter ones."-Shouts of laughter followed. Hev. DRAN "dried up," and the meeting atjourped. green tree, what will be done in the dry? Shout of the Court may rule all questions, which rul-ing shall stand as the judgment of the Court shall ask of the South during the war, were wandering about Turkey. tiete superior to Cologne, at half the price. A. D., 100 - 50 hours of the super-

mocratic" party are sharp enough to see Convention unanimously declared for it, the fatal consequences of such a policy, and we did hope the Legislature would they are not to be held responsible for the voting in the Senate looks significant, York World, the Pittsburg Post, and the usys, which the Harrisburg papers have

Chicago Times, and such is the burden of not as yet deemed of sufficient importdespatches from Washington. Take for example the Washington correspondent record. Our Copperheads are not so far advanced of the Boston Daily Advertiser, who telegraphs---

out one answer to this-Nobody. The Dembate that nobody on their side suspected such

> and the pension roll will be gradually re-Taxation will be also reduced ; and the tendency of all legislation will be to-

certain enough that Judge BLACK didn't advise this action. One of the chief members of the Democratic National Committee said yestermocratic" Chaplain of the U.S. Senate, day : "If it had been hinted to us that such a gains was on foot, we should have protested against it warmy enough." Secretary BROWN-ING answered a gentleman who spoke to him on the subject: "You knew as much about it beforehead ar U did." The self a few days ago, in a public speech : it beforehand as I did." This is the testi-

JUDGE WOODWARD of this State, lately Chief Justice, now a Representative gravestones erected to the memory of soldiers ; will make the condition of the miserable aca-liw age in this state more intolerable than Sodom and Gomerrha, were to their inhabi-President; in Congress, used this language is deba- in short, I would put out of sight everything "In conclusion, Mr. Speaker, so sure an I soldiers, but I would pray to God to get them

out of our way as soon as possible.

cles of impeachment, to demur both to your jurisdiction and that of the Senate, and to is sue a proclamation, giving you and all the world notice, that whilst he held himself imthe part of the Government, was a peschable for misdemeanors in office before the constitutional tribunal, he never would "usurpation of power," and "an infringement of the organic law." subject the office he holds in trust for the

people to the irregular, unconstitutional, fragmentary bodies who propase to strip him of it. Such a proclamation, with the arthy and navy in hand to sustain it, would meet a popular response that would make an end of impeachment and impeachers." Rebel debt ; would pay Rebels for losses incurred in the War : and would bankrupt the Treasury, repudiate the Nation-We use mild words in characterizing this language as atrocious. The existing Union rather than permit the loyal peoal Debt, and destroy the credit of the

ple who saved the country, to be hereaf-States, and the only hodies claiming to ter the governing power in it. be such. By the Constitution, the House has the sole power of impeachment, and A CORRESPONDENT of the Philadelphia Iron Age. of February 20th, 1868, states : "When

the present arch traitor, Jefferson Davis, and I were young men, (as a lieutenant in the army he was stationed with Gen. Taylor's regiment acts; and specially does he recognize the as a Representative! If the Congress be Northern States;" and when I said, "Suppose sooner or later demand a separation from the

not a Constitutional body, then JOHNSON the North does not see fit to grant your de from the Committee appointed to prepare mand," he replied, with great spirit, "we and it has no power to levy taxes, or will draw the sword, throw the scabbard ate when sitting as a high Court of Impeachspend revenue. But if this money has away, and make you do it." I laughed at ment," made report. The rules are based up-

Is good health and good spirits, and if you him stand up and fell him how he felt. No one remonded, and he repeated the will be legally tried; and if convicted the could do it." request twoor three times, when at length be done the onoble will give open cars to PERSONAL. Government is one of law. JOHNSON years war, without accomplishing the result, the Senate shall constitute a quorum of the \$140 21 have them not, the next best thing is what have them not, the next best thing is what will restore bloom to the faded check and happiness to the drooping heart. The great and sure remedy is Plantation Bitters, which is the books in the only is a server and the onl ADDITIONAL IMPEACHMENT ARTI-Feb. 12 1908. 14

NEWS OF NEIGHBORING COUNTIES.

CUMBERLAND.-George K. Duke, of Ship-pensburg, last week came near losing his life by the premature discharge of a pistol in his hands, the ball penetrating the right temple, Automation of the temple, that the temple is the right eve severing an that the time shows the right eve severing an that the time shows the right eve severing an that the time shows the right even severing an that the time shows the right even severing an that the time shows the right even severing an that the time shows the right even severing an that the severing severing and the time shows the right even severing an that the severing severing and the time severing and the time severing and the time severing severing and the time severing and the time severing and the time severing severing and the time severing severing and the time severing se CUMBERLAND.-George K. Duke, of Shipof the House, acting as managers of the case, head cut operstrom the forchead over the top I will occupy the space immediately in front and towards the back of the head, at the Doubling Gap saw-mill, on the 25th ult., making a ling Gap saw-mill, on the 25th ult, making a terrible gash, the bone being cut through and C. B. Bachler, cylinder for score.....

the arteries. It was thought he might recov-er. CARBOLL .- The new Lutheran Church in Westminister was dedicated on the 23d ult, Rev. C. A. Stork, of Baltimore, and Rev. James M. Bouser, for arresting horse that. 

bor, for \$10,000. — Jacob D. Hoppe, Esq., late sheriff, died on the 25th ult. FBANKLIN. — Mrs. Rickenbaugh, an aged 22d of February, and inquired as to the lady, fell in her yard in Waynesboro on the strength of the garrison at Washington and 26th ult., breaking one of her arms.—A meeting was held in Waynesboro, on the 95th ult.? to further the movement for a Railroad from Scotland, via Waynesboro, to the Maryland A Sheely, County Supericisedent, by an Act ing was held in Waynesboro, on the 95th ult. ? Refease star attention to the Army Order, based upon the Scotland, via Waynesboro, to the Maryland FREDERICK .- Father Mathew Sanders, 2

cently sold his farm of 165 acres, in Creagerstown district, to G. J. Doil for \$17,000; and Daniel Main of Jefferson district, his farm of 155 acres to George H. Keefauvre, for \$20,000.-The flouring mill of John W Barrick, Esq., about 14 miles Southeast of

Woodsboro,' was totally destroyed by fire on Thursday evening last. it due to you to say that when this order urst came out, it was very much discussed in the army, and some of the leading lawyers of the army wate consulted as to what the duty of Mr. Fraker of Fulton, lost four children in an officer was under that law and order," and I observed "one of them whom I consulted, and I consider him, perhaps, one of the great-est constitutional lawyers in the country, gave it as his very decided ophion that we were bound by it. And I think it right to five weeks, and Amos Potts, of same county,

tell you that on this subject the army is a the Maryland Sunday School Union will be I told him the one I consulted was a kinsfolk given in Hagerstown on Monday evening next, in Lutheran church, Phillip Phillips, of understood, though I did not know of my cwn New York, assisting.-On the night of the

DR. To amount of outstanding Military Funda for Relief..... 19th ult., the barn of John Loatz, of Hagerstown, was destroyed by fire, with contents; To apount of outstanding Relief...... loss \$6,000, of which \$1500 were insured in Leitershurg company; supposed to be the work of an incendiary .- Crows in immense | By enonerati numbers have made their appearance in the neighborhood of Williamsport, thousands

dally passing over Hagerstown in the direction of the mountains. YORK.-Jacob Bender has purchased the House and lot of Eve Ann Winebrenner, de-

ceased, in Hanover, for \$1,936.50.-A Building Association is being organized in Hanoy-

"THE SWEETEST THING IN LIFE"-

NOTICE.

AVING been appointed Attorney in fact for Aypery HEINTERIMAN and Wirz, to at-tend to the business of mid HeinTreiman, notice is bere-by given to all interested to call on the undersigned, re-siding in Rayetteville, Franklin county, or in Capt. James Mickley, residing at Seven Stars, in Franklin township, who will furnish all necessary information. Fab. 20.-tf MARTIN HEINTZELMAN. 303 10

NOTICE.-Letters of Administra-tion on the estate of ABRAHAM HOFTSTER, hate of Union township, Adams county, Pa., decessed, having township, they here by give notice to all berons indebt-ed to said estate to make immediate payment, and those having claims sgringst the same to present them properly suthesticated for softlement. MARY II. HOSTETTER, Adm'rr.

NOTICE.—Letters of Administra-

NOTICE. --Letters Testamentary on the entate of Assanan Jacons, inte of Lat more tp. Adams country, deceased, having been granted to the undersigned, residing in the same town ship, be hereby gives notice to all persons fodebted to said estate to make immediate payment, and there having chans against the ment to present them property authenticated for settle-ment. JOHN COULEGOS, Ex's.

NOTICE .- Letters of Administra-

N ULLUP. — LICTUPIS OF AUXILIARY in the of Barner of Days Expression and the of Days Expression and the of Days Expression and the operation of the undersigned residing in Paradias from the payment, and these having county, he hereby gives notice to those indebied to said estate to make immediate payment, and these having cialmeagnet the same to present them properly anthenticated for solitone mat. Feb. 12, -div SOLOMON GIBE, Adm'r.

NOTICE.-Letters of Administra-

NULLUM. — LICTUPES OF AUMININISTRA-tion on the estate of SANUTI ERGLES, late of Stra-ban township, Adams county, Pe., decoased, having been granted to the undersigned, residing in the hald town-ship, he hereby gives malice to all persons indebted to maid estate to make memediate payment, and theme bev-ing claims against the same to present them, properly suthesticated for settlement. Fob. 5.-6t WILLIAM JACOBS, Adm'r. 59 (

NTOTICE.

The sixth account of Rohann MeGuanz, Beq., Se-questrator of the Gethysburg R. R. Co. has been filed in the Court of Common Piese of Adams county, and will be confirmed by said Court on the Sixth day of March, 1869, 4, B., unless cause be shown to the contrary. Peb. 19.-41\* J. A. KITZMILLER, Proth y.

673 27 iless cause be shown to the contrary. J. A. KITZMILLER, Proth'y. 1,538 68

TIL BLACE OF 12,855 60 / VOLLATERAL INHERITANCE TAX. \$51,430 10

The following is a statement of the CoMateral inherit-ance Tax received by Wan D. Moltzworth. Esc., Regis-ter of Adams county, during the year running from Dec. 1, 1866, to Dec. 1, 1867, from the estates of the following many of decodents: im ed decedents : Margaret Bowers.. Bannie Loudon..... Margaret Styers ... Jacob Adams..... Jacob Adams..... Jacob Mickas.... Blinabeth Mackley Gebrgs Spaggier... Jacob Monfort...... Le sis Miller....... Catharjas Herster 48 1 \$163 70 \$28.4

Catharine Herster Ellen M. Stonesife Elizabeth Topper. isory Lilly...... 4 12 27 492 504 82 25 28

\$163 70 Whole amount due Commonwealth .... I hereby certify that the foregoing ratement is cor-ct and true to the best of my knowledge and block

ledge and belief. J. C. NEMEY, Anditor of Public 6 Gettysburg, Jan. 6, 1868.

1172 72 TO COLLECTORS.

172 72 The COLLECTORS of

State and County Taxes.

\$148 22 Are requested to collec all outstanding Taxes imm

REFORE THE SOTH OF MARCH NEXT with

April 18, 1867-11

By order of the County Demminstoners, J. M. WALTER, Clerk.

ö.

THE partnership heretofore existing between the undersigned under the firm of GARD. MER & BROTHER, o. Petersburg, V.S., is hereby disselved. All persons indebted to reld firm, will players make payment without belay. Rither partner to sutherined to use the name of the firm in the settlempid of the ba-daman. J. G.G.R.BHER. J. W.GARDERUM. HAVING disposed of my stock of herchardies to frame, flattman & baller, and in restring from a successful, instant summer, etc. menip endotes pares, i husby relating my parters achiever propaganetic to an article and restaurant for their liberts pattorness, and an article information to fastir generation pattorness, and an article information in the state of the pattorness and an article information of the state of the pattorness and an article information of the state of the pattorness of the state of the state of the state pattorness of the state of the state of the state information of the state of the sta and to their generoe a lostra. Estiman & Sed. J. A. GARDNER,