The Indiana Conspiracy Case Opinion of the Supreme Court.

It will be recollected that the Supreme Court of the United States at its former term

BOOK THE RECEIPT OF THE PROPERTY OF THE PROPER

announced its decision in the case ex parte of Lambdin P. Milligan, declaring the illegality of his trial for alleged conspiracy before a military commission in Indiana, and in effect ordering his discharge from prison, he having been convicted and condemned to the punishment of death.

Yesterday Associate Justice Davis read an elaborate opinion in this case, in which reference was made to the importance of observing the constitutional guarantees for the protection of the citizen in his person and property. The experience of our past history showed the wisdom of the framers of the Constitution in constructing it to be alike efficient in war as in peace, as was shown in the civil contest through which we have just passed. The powers of the Constitution should not be strained to meet emergencies, for on its maintenance, in all its integrity, depended our liberties and free govern-ment, not only in the present, but for all time to come. The case being before the United States Supreme Court on certificate of division of opinion of the two Judges of the United States Circuit Court for Iddians, the former maintains that the matter was properly before it. The fact that the bench were divided could not operate to the prejudice of the complainant, nor deprive him of his right of appeal to the civil tribunal under the act of March, 1863. Although the privi-lege of the writ of habeas corpus had been suspended, his right under the Constitution Indiana, and had never been in the land or true a conspiracy existed in Indiana, and the complainanant was accused of participating in it. But according to the act of March, 1863 provision was clearly made for the trial of such classes of offenders before a civil court. The Circuit Court of Indiana was open and unobstructed, and business there continued to be transacted.

The Court, under the law, could have punished such crimes, and there was no fear of an interruption of process. There were troops in Indiana, but that State was not the scene of war. These troops were to be employed in the event of invasion, or sent to operate where military necessity might require. No matter how guilty Milligan was, there existed no authority to try him before a military commission under the Constitution, he not being in the military or naval service, nor did Congress attempt by its legislation to confer such power. Therefore, the Court should order his release from military custody, and remand him to the civil To this all the members of the Court gave

an affirmative answer, and also to the second question presented, namely: Ought the Court to issue a writ of habeas

corpus and order his release?

And they say "No" to the third question. Had the Military Commission the legal The opinion reviews the subject of martial

law, and condemns its exercise in cases where the civil courts are open and process is unobstructed.
Chief Justice Chase, for himself and asso-

ciates Wayne, Swayne and Miller, read a dissenting opinion relative to the third point, namely—military tribunals taking the ground that they may be ordered by Congressional authority in cases where the civil courts are obstructed, in districts where military operations are in progress, Fortunately, in Indiana the judges were loyal, together with the great mass of the neonle, but it might be proper that a district. people, but it might happen that a disloyal judiciary might impede the course of justice. Hence there should be the means of affording protection by the military power. The guilt of the defendants had nothing to do

guilt of the defendants had nothing to do with the present decision, which has reference to the legality of the military commission which tried the cases of Milligan.

The dissenting judges agreed with the majority of the Court that Congress did not confer in this case the power to try the accused by such a commission, but had made provision for the determination of the question before the civil courts.

it will be recollected that the cases o Bowles and Horsey were analagous to that of Milligan, and the parties were released from prison consequent on the decision of

the Supreme Court.

The counsel in these cases were, for petitioners, Juge McDonald, General Garrield and Dudley D. Field, and for the other side Attorney General Speed, Mr. Stanberry, and Gen. Butler. No notes were permitted to be taken by reporters in court, but the above, it is believed, give the general points of the decision. The court room was of the decision. The court room was crowded with members of the bar, including a number from various States, and nembers of both houses of Congress.

It is understood that the opinions delivered to-day are to be printed in pamphlet form for public information.

Compensation for Slave Volunteers. A communication was laid before the Se-nate yesterday in reply to the resolution calling for information in relation to the commissioners appointed to award compensation to the loyal owners of slaves placed in the Union army, for which it appears that the War Department appointed-For Missouri—James A. Mills, John C. Billinger and Roswell Marsh.

For Kentucky—N. S. Moore, George W. Blakely and Archibald McAllister.
For Tennessee—O. E. Davis, Henry Thompson and Russell Houston.
For Maryland—William Flinn, William H. Stewart and John M. Miller. H. Stewart and John M. Miller, For West Virginia—Wilson P. Ames, Jno. Ashley and Roberts Browne.

A Commission was commenced at Baltimore, December, 1863, and continued in session until October, 1865, at which date it was

One was also commenced at Georgetown, One was also commenced at Georgetown, Delaware, about August, 1861, and was dis-solved March, 1865. It was composed as follows: M. Gunn, Albert Curry and Thomas Ainsey. The commission investigated and reported upon nearly four thou-

sand claims.

The Commissioners for Missouri, October 10th, say the negroes enlisted in the army in that State were enlisted as general recruits, when sent by the various District Provest Marshels or the authorized recruiting offi-Marshals or the authorized recruiting offi-Marshals or the authorized recruiting offi-cer, to the general rendezvous at Benton barracks. They were subject to a second medical examination, but no notice was given of the assignment. Not only this, but in some cases at least, which have come but in some cases at least, which have come to their knowledge, the recruits were sent out of the State before assigned to any regiment. Many cases have been brought to their notice in which loyal owners, living on the western border of Missouri, themselves took their slaves into Kansas and enlisted them in the United States sarvice. This them in the United States service. This

them in the United States service. This often occurred before any authority to receive colored recruits in Missouri was given. A large number of slaves were also enrolled under the same circumstances.

The following abstract shows the labor performed and the number of claims acted upon by the Commissions formerly in session for the States of Maryland and Delaware:

The number of claims filed in the

Maryland Commission was, 3,867 Number of claims upon which awards Number of claims upon which awards
Were made,
Number of claims upon which awards
were rejected, returned to claimants
unacted upon, by reason of the dissolution of the Commission,
2,801

The number of claims filed in the Dela-The number of claims filed in the Delaware Commission was 114; number of awards made, 43; number rejected, 9; number returned to claimants by reason of the dissolution of the Commission, 52; total, 114.

The aggregate number of claims with the Maryland and Delaware Commissions was 1,981.

The following communication from the ecretary of the Treasury was laid before the Senate yesterday: TREASURY DEPARTMENT, OFFICE CONF-

TROLLER OF THE CURRENCY, WASHINGTON, December 14, 1866.—Sir: I have the honor to acknowledge the receipt of the following. Senate resolution: Resolved, That the Secretary of the Treasury is directed to report to the Senate the names of the several banking associations which have falled to comply with the provisions of the law requiring a reserve of money on hand, and that he report what legislation, if any, is necessary to enforce against such escaletions the recruirement.

against such associations the provisions of

the law. To the inquiry contained in this resolu-To the inquiry contained in this resolu-tion I reply that, by the provisions of section 34 of the Currency act, all national banking associations are required to make a report, exhibiting in detail, under appropriate heads, the resources and liabilities of the association; on the first Monday of January, April, July and October of each year. In addition to such ouncierly reports each asaddition to such quarterly, reports each association is required to make a monthly statement, exhibiting the following items, to wit: Average amount of loans and dis counts, specie and other lawful money, de-posits and circulation. And associations in other places than those cities named in the 31st section of the act, shall also return the amount due them available for the redemp-tion of their circulation.

The monthly statements thus required are of practical value in determining whether the banks have compiled with the law relative to maintaining the reserve of lawful money, because they exhibit averages and do not show the actual state of things at any given date. The quarterly statements alone set forth the fact fully upon this point, so as to enable the Conptroller to decide whether the banks have complied with the requirements in ques-

You will observe, therefore, that the necessary details are furnished but four times during the year. The latest official information now at hand is derived from the quarterly reports received October first. At that date some fifty-five banks were more or less deficient in their reserve of lawful money. They were immediately notified, in accordance with the second clause of section 31st, not to increase their liabilities by making any new loans and discounts other wise than by discounting or purchasing bills of exchange payable at sight, nor make any dividend of their profits, until the required proportion between their circulation and the contraction of the contr culation and deposits and their reserve of money should be restored. Special statements were called for, to be made under oath once each week for four consecutive week, for the purpose of demonstrating their compliance with the law.

The returns in every case were prompt and satisfactory. I am of opinion, however, that the detailed statements now made quarterly ought to be made more frequently, and I have recommended in my report that the law should be so amended as to require monthly returns, exhibiting the conditions of the banks in detail. By this the condition of each bank would be brought to the know ledge of the Conptroller once every month, and he would be enabled to exercise a mucli more thorough and vigilant supervision than it is possible for him to do under the

The recent reported deficiencies in the lawful money reserve of the New York city banks has come to my knowledge only

through the press.
Several of the banks are reported to have voluntarily made statements, showing that their failures to comply with the law were temporary and have since been remedied. It is possible, as clearing houses are recognized in section 31, that the managers of those institutions in Boston, New York and Philadelphia might be required to report weekly to the Conptroller of the Currency all bonds that exhibited a deficiency in their reserve of lawful money, and that the effect of such a requirement would be salutary.

I have only to say, in conclusion, that the my information relative to the subject matter of the resolution is so long past, that a list of the banks then deficient in their reserve would be of but little present importance, particularly as the deficiencies were of short duration, and were promptly rectified. If it should be desired, however,

the list of banks will be furnished. Very respectfully, yours,
H. R. HULBURD. Deputy and Acting Controller of the Currency. Hon. Hugh McCulloch, Secretary of the

Treasury.

News by the Cable. BARNSLEY, Sunday, Dec. 16.—Several explosions took place at the Oaks Colliery, yesterday and to-day, which show that the fire is still raging in the pit. No further loss of

life. Touching scenes of woe and despair are hourly witnessed in the vicinity. Over eighty funerals have taken place. One hundred and sixty women have been left widows, and three hundred and thirty children have been made orphans by this terrible calamity, and many of these are mourning on the streets from morning until HAULY, Staffordshire, Dec. 16.—Eighty-five of those who went into the mine at Talk

o' the Hill on the morning of the explosion, are known to be dead, and there are more still remaining in the pit, of whose safety all hopes are lost. All the dead that have been recovered were buried to-day at Talk o' the Hill. The ceremony was deeply impressive.

London, Dec. 17.—The Paris correspondence of the Times says: "It is now generally admitted that the object of General Castelnau's mission was to get Maximilian

PARIS, Dec. 17.—It is stated, semi-officially, that General Almonte has received assurances by telegraph, that Maximilian has abandoned his intention of leaving Mexico, and of an avowed determination to put himself at the head of loyal Mexicans, and fight for his grown.

and fight for his crown.

Berlin, Dec. 17.—King John, of Saxony, has arrived in this city, and is the guest of King William.
VALELLA, Malta, Dec. 17th.—A United States sloop-of-war has arrived here, bound to Alexandria, to take Surratt back to America.

ROME, Dec. 17th.—The United States

From Canada, MONTREAL, Dec. 17.—The United States Consul here, Mr. Patrick, has resigned. He will be succeeded by Mr. Mehan, of

steamer Swatara has left Civita Vecchia for

Albany.

Late advices from England represent that A new election for the Provincial Legislature, it is thought, will be ordered.

Five inches of snow has fallen, and the

weather is very cold.

Tokonto, Dec. 17.—A bill has been filed in the Court of Chancery against the Cashier and Directors of the Bank of Upper Canada. and Directors of the Bank of Upper Canada. The bill sets torth that contrary to the provisions in the bank charter, which regulates that the bank shall not directly or indirectly hold shares of the capital stock. Bobert Carsels, Cashier, without the knowledge and approbation of the Directors, caused money and effects belonging to the bank to be expended in the purchase of shares in the capital stock to the amount of \$40,000, which shares were transferred to the solicitor of the bank, to be held by him as trustee for the bank, and that the assets have been materially reduced by this illegal misappropriation, and the liability of the stockholders increased in proportion.

creased in proportion.

The bill prays that an account be taken of all sums so expended, and that the Directors be held personally liable to repay the money so appropriated. This action is

taken by G. D. Hyme, who sues on behalf of himself and other stockholdern.

MONTREAL, Dec. 17.—Sir Frederick Brace has been instructed to inform the United States Government that if Canada is again invaded by a body of armed men from the United States it will be treated as an invaded by The trad States trying. sion by United States troops.

The above is given on the authority of a member of the Canadian Cabinet.

Letter from the Emperor of Russia. The President sent to the two Houses yesterday a message containing the translation of a letter dated August 17th last, addressed to him by his Majesty Alexander, Emperor of Russia, in reply to a joint resolution of Congress, approved on the 16th of May, 1866, relative to the attempted assassination of the Emperor, a certified copy of which was in compliance with the request of Congress, forwarded to his Majesty by the hands of Gustavus V. Fox, lete Assistant Secretary of the Navy. The following is the letter: '[Translation.]

HIS MAJESTY, THE EMPEROR OF RUSSIA TO

THE PRESIDENT OF THE UNITED STATES OF AMERICA. PETERHOFF, 17th August, 1866.-I have received from the hands of Mr. G. V. Fox the resolution of the Congress of the United states of America on the occasion of th Providential grace of which I have been the object. That mark of sympathy has moved me sensibly. It is not alone personal. It attests once more the sentiments that bind the American nation to that of Russia. The wo peoples have no injuries to remember, but only good relations. Under all circumstances proofs of mutual benevolence are added. These cardinal relations are as conducive to their reciprocal interests as to the

good of civilization and humanity, and answer the designs of Divine Providence, whose will is peace and concord among all nations. It gives me a lively pleasure to see these ties constantly strengthened more and more. I hove imparted my sentiments to Mr. Fox. I pray you to be my interpreter to Congress and the American people whom it represents. Tell them how much I appreciate, and with me the whole of Russia, the testimonies of friendship they have given me, and how happy I will be to see the American nation grow in strength and prosperity by the union and constant practice of the civil virtues that distinguish it. Accept at the same time the asseverances of the high consideration with which I am your good

ALEXANDER NEW YORK, Dec. 17.—Vera Cruz despatches, of December 2d, say that affairs in

Mexico had improved wonderfully since Maximilian's resolve to remain. A great anti-American demonstration had taken place at Vera Cruz. The people were given to understand that Sherman and Campbell were to complete their transfer to

the United States.

The appearance of the Susquehanna with these gentlemen on board appeared to cap the movement in favor of Maximilian, who, having received a promise of money, tele-graphed his resolution to remain.

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l,	Philadelphia	Bank	Statem	ant ·
ú	THE IUIIOWING IS THAT	Crook it of	ttamant at	Ohn PRIST
1	Capital Stock	·P on mon	and wheeling	00H.
8	Loans and Discounts	*****		
	Specie in Banks	********	********	51,235,93
	U. S. Demand and Lea	al Tondor	Notos	805,98
в	Capital Stock	at renner.	7401603******	20,115,10
- 1				
	Due to other Banks Deposits	***********	*****	6,933,33
7	Circulation	*******	************	*** 30,145,150
	The following statem	Ant abane	· · · · · · · · · · · · · · · · · · ·	10,161,60
. 1	Banks of Philadelphia	en allowa	ше сопол	ion of the
€	Banks of Philadelphia last few months:	of April	ons rimes (ouring the
t i	1863. Loans.	G	A	
T. 1	Jan. 537,679,675	Specie.	Circulation	a. Deposita
•		4,510,750		28,429,18
t l	1864. 6	4,360,745	2,564,558	28,504,54
. 1	Jan. 435,698,808	4 150 505		
.	Jaly 440,918,009	4,158.585	2,055,810	29,878,92
1	1865.	8,955,866	2,154,258	87,945,80
		1,803,583	2,793.468	
١ ١	July 850,051,760	1,184,631	8.771,228	40,980,990
7		***		
c		890.822	7,226,869	35,542,30
: 1		1,009.689	7,688,865	34.687,135
ויי	Mar. 546,604,752 April 246,013,488	1,041,462	8,161,049	32,835,09
ŀ	May 748,006,654	990,630	8.668,220	82,257,653
•	June 4 47 564,996	912,032	8,794,848	36,987,00
7 1	July 248,266,905	850,121	9,022,553	38.189,566
- [AUg. 649,682 525	863,454	9,825,475	37,242,979
. 1	Sept. 350,095,890	825,978	9,516,724	37.214,03
: 1	Cci. 151,637,567	806,815	9,589,574	41 142,627
	Nov. 550,655,176	783,024	9,598,497	43,693,575
: 1	Dec. 161,549,257	824 184	9,659,086	44 385,163
ı I	851,250,358	676,761	9,9 5,681	42,1,2,2,9
'!	1751 556 937	851,915	10,021,627	41,412,539
'	The fallowing to a de	£51,980	10,161,601	40,723,902
. 1	The following is a de	nemed Birsts	ement of the	e ousines:
' 1	of the Philadelphia Cle	aring Hou	seigribe]	past week:
i	D. 44	Cleari	nga,	Balances.
i	Dec. 16.	\$5,336,60	70	369,915 3
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- 1	12	5.635.30	XC 61	699,177 91
- 1	" I3	5,641,05	29 87	648,503 80
- 1	14	5,541,1	56 49	574,262 96
,	15	5,038,8	£0 2 8	453,875 93
. 1				

Total, Dec. 17, 1866.......\$22,064,063 46 \$3,135,280 9 IMPORTATIONS.

Reported for the Philadelphia Kvening Bulletin.

NEVASSA—Bark Tubal Cain, Durkee—375 tons year of E-Barley & Co.

SALTCAY—Brig Ortolan, Ely—600 bushels salt W OR. NS.—Brig Cores, Marsters—350 tons WINDSOR, NS.—Brig Corea, Marsters—350 tons plaster OC Van Horn.
WINDSOR, NS.—Schr Alert, Spencer—60 tons har iron 180 do plaster OC Van Horn.
CALAIR—Schr Jas Young, Wilson—1 250,000 sprucs and hemleck laths 61,000 pickets 37 hackmatack shipkness WA Levering.
1CWNSEND'S INLET—Schr L P Hallock, Steelman—A quantity of coyper ore 5 ship sails 38 crates ethw 1 do loose 9 cs sheathing felt 12 cs machinery 1 do loose 1 cark soda ash 33 bales rags 2 casks him Peter Wight & Sons.

Wight & Sons.

TOWNSEND'S INLET—Schr E L Pearce, Poland—
Z crates ethw 2 do 100se repacked 14 baies rags 2 casks ethw 3 cs machinery 15 casks hdw 2 do 1ron pans Peter Wright & Sons.

TOWNSEND'S INLET—Schr Two Steters—21 crates ethw 3 bales rags 17 casks hardware 2 cs machinery 1 trame sheatbing fett a quantity of copper ore and chains Peter Wright & Sons.

Arrival an anns	d Balling	Of Ocean	Steamer
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City of Manch	ster Livero'l.	New York	Non
HADERTOO	Liverpool.	New York	Thee
Lity of New Y	orkLiverp'l.	New York	Dom
Louisiana'	Liverpool.	New York	Dog.
Atalanta	London. Liverpoel.	New York	Doo
Palmyra	Liverpoel.	New York	Dec
City of Boston.	Liverpool.	New York	Don
Kngland	Liverpool.	New York	Dog .
Allemanta	Southampton.	New York	Dog !
Pulton	Havra	New York	Do-
	110 DEF	ART.	······································
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Wm Penn	New York	London	Dec.
Asia	BostonNew YorkNew YorkNew YorkNew York	Livernool	
Hecla	New York.	Livernool	
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Caple	New York	Havens	Tre Dec.
Rising Star	New York.	Aspinwall	
Hty of New Y	orkN York	.Tavernool	······································
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Moravian	Portland.	Livernool	nec
l'onswands	Philadelphia	Havenneh	
Virginia	New York	Livernool	
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Dautchland	NAW York	Drom on	Dec.
Atolonto	Now Vor	nemera	Dec. 2
'oraina	New York New York	Nonces & TI-	Dec. (
	XUIR	TA INTERPRESENTATION	V's Dec. :

JAMES DOUGHERTY,
JOSEPH C. GRUBB,
EDMOND A. SOUDER, MARINE BULLETIN.

PORT OF PHILADELPHIA-DECEMBER 18, SUN RISES, 720 | SUN SETS, 485 | HIGH WATER, 114 SUN RISES, 7 20 | SUN SETS, 4 25 | HIGH WATER, 11 4

ARBIVED YESTERDAY

Steamer A C Stimers, Knox, 24 hours from New
York, with mase to W P Clyde & Co.

Steamer F. Morrison, 24 hours from N. York
with mase to Wm M Baird & Co.

Steamer Anthractic, Green, 24 hours from N York,
with mase to Wm M Baird & Co.

Steamer Frank, Pierce, 24 hours from New York,
with mase to Wm M Baird & Co.

Steamer O Comstock, Drake, 24 hours from N York,
with mase to Wm M Baird & Co.

Steamer O Utley, Davis, 24 hours from New York,
with mase to Wm M Baird & Co.

Steamer Annie, Tuft, 24 hours from New York,
with mase to Wm M Baird & Co.

Bair Tubal Cain (Br), Durkes, 21 days from New
York,
with mase to Wm Baird & Co.

Brig Ortolan, Ely, 16 days from Salt Cay, with salt
to W Bairm & Son.

Brig Ortolan, Ely, 16 days from Windsor, NS. Brig Ortona, Ery. 16 days from Sait Cay, with sait to W Bumin & Son.

Brig Corea, Marsters, 13 days from Windsor, NS. With plaster to Co Van Horn.

Brig O Lovett (Br), Branagan, 16 days from Weymouth, NS. with lumber to captain.

Brig Leonard Meyers, Wicas, 3 days from New York, in ballast to Merchant & Co.

Brig E P. Swett, Laurence, 3 days from New York, in ballast to Warren, Gregg & Morris.

Brig Waverly, Terry, 3 days from New York, in ballast to Warren, Gregg & Morris.

Schr. Alert. Spencer, 27 days from Windsor, NS, with plaster to C C Van Horn.

Schr. James Young. Wilson, 10 days from Calais, with laths and plokets to W & Levering.

Schr Madonna, Homer, 8 days from Baugor, with lumber to Merchant & Co.

Schr Sallie B., Bateman, from Jacksonville, with lumber to Merchant & Co.

Schr Sallie B., Bateman, from Jacksonville, with lumber to Captain.

Schr A. H. Cann, Simpson, from Gloncester, with mdse to Curtis & Knight.

Schr A. H. Cann, Simpson, from Gloncester, with mdse to Curtis & Knight.

Schr J. H. Moore, Nickerson, 5 days from Calais, with laths, &c. to B. A. Souder & Co.

Schr J. H. Moore, Nickerson, 5 days from Boston, withmose to Mershon & Cloud.

Schr O. McCartby Godfrey, from Weymouth, in ballistic of Fitzpatrick.

Schr Wm Porr, Long, 5 days from Petersburg, Va. with oak scantling to Bacon, Collins & Co.

Schr J. Anderson, Tunnell, 2 days from Indian River, with c. 110 Bacon, Collins & Co.

Schr J. P. Hallock, Steel man from Townsend's Inlet, with a portion of cargo of wrecked ship Merrimac, consigned to Peter Wright & Sons.

Schr Bawlin D. Fasice, Poland, from Townsend's Inlet, with a portion of cargo of wrecked ship Merrimac, consigned to Feter Wright & Sons.

Schr J. B. Austin, Davis, from Boston.

Schr J. B. Alustin, Davis, from Boston.

Schr J. B. Alustin, Davis, from Boston.

Schr J. B. Allderdice, Jacksway, from Neponset.

Schr A. H. Leaming, Ludlam, from New York.

Schr A. Amsden, Bangs, from Provinctown.

Ting Hudson, Carr, from Baltimere, with 10 barges to W. P. Olyde & Co.

Steamer Foman, Baker, Boston, H. Winsor & Co.

Steamer J. B. Shriver, Dennis, Baltimore, A. Groyces, Jr.

Bark J. J. Wickwisto (En.) Marker Warsh.

Son & Co. Steamer J.S Shriver. Dennis. Baltimore. A Groves. Jr. Bark J L Wickwire (Br), Holmes, Havre, O C Van Horn. Brig Maude, O'Bryan, St John, NB. Merchant&Cloud. Schr J Allderdice, Jackaway, Comm'l Point, Van Ousen, Lochman & Co.

MEMORANDA.

Steamer Monterey, Edwards, from New Orleans 5th inst. via Frit Monroe, at New York yesterday.

Steamer Geo Cromwell, Vall from New Orleans, at New York yesterday.

Steamer Somerset Raffle, which sailed from Baltimore for Liverpool at 2 PM on Saturday, returned to port again about 6, having experienced a alight break in her machinery.

Ship Westmoreland Hammond, was up at N Orleans 10th inst, for Liverpool.

Ship Suprise, Luce, cleared at New York 15th inst. for San Francisco. Ship surprise, Luce, cleared at New York 15th inst. for San Francisco.

Bark Challenge, Westlake, from Hong Kong 23d Aug. at N York yesterday. Dec 7, lat 29 54, lon 71 19, spoke U B store snip Relief, steering N.

Schr Mary Mankin. Dill, cleared at Charleston 14th inst. for this port with 52 bales cotton, 150 tons from and 10,000 feet lumber. 10,000 feet lumber. Schr S J Levering, Corson, hence at Charleston 13th instant.

Schr J H Marvel, Quillan hence at Norfolk I4th inst.

Schr Dearborn, Harriman, at Georgetown, SC. 5th
inst. from Turks Island.

Schr J N Baker, Adams, cleared at Mobile 18th inst.

for Galveston. for Galveston.
Schr Moonlight (15 tons), from Boston for this port, at New York yesterday,
schr Avn Tuner, hence at New Haven 15th inst.

NOTICE TO MARINERS,
ENITED STATES OF AMERICA—COAST OF
NORTH CAROLINA—LIGHTHOUSE AT THE MOUTH
OF ROANCE RIVER, ALBEMARLE SOUND, NOETH
CAROLINA—A screw-pile light-house has been erected
at the mouth of Roshoke river, Albemarle Sound,
North Carolina, to take the place of the light vessel
formerly marking that station, and will be lighted for
the first time on the evening of the list day of January,
1667. the first time on the evening of the 1st day of January, 1867.

The new structure stands in seven and a half feet of water, mean tide, distant about five hundred yards due north of the point on the cast side of the entrance to the river.

The 1st no work of the foundation is red; the superstructure is painted white.

The 1luminating apparatus is a Fresnel lens of the fourth order showing a fixed light of the natural color, and should be seen in clear weather a distance of ten miles. The focal plane is elevated thirty-five feet above ordinary tides.

Vessels making for the Rosnoke River from any direction in the sound may approach within one hundred yards to the westward of the lighthouse and then sterring due south will enter the river in the best water. wster.

By order: W. B. SHUBRICK, Chairman.

Treasury Department, Office Lighthouse Board, Wash
ington. DC. Dec. 13, 1866.

CLOTHING.

REMOVAL.

J. HENRY EHRLICHER Tailor.

Has removed from 321 North THIRD Street, to NEW BULLETIN BUILDING. NO. 607 CHESTNUT STREET

SECOND FLOOR, FRONT. northmrp;

JONES'

Old Established ONE PRICE

Ready Made Clothing House.

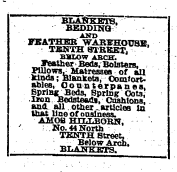
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