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SECOND EDITION. BY TELEGRAPH.

ATLANTICCABLENEWS Financial Quotations. COTTON REPORTED FIRMER. Winess-Mr. Typg preached a sermon also. In the evening service Mr. Tyng was present and also Rev. Mr. Barty, pastor of the First Presby-terion church, and Rev. Mr. Steele, of the First Reformed Dutch church; all these gontlemen offi-.The Weather Report. | clatch; Mr. Tyng read some of the prayers and

Hy the Atlantic Cable. LONDON, Feb. 11, Forenoon .-- United States

was delivered yeaterday was in support of the order heretofore made dismissing, for want of political jurisdiction, the Georgia and Mississippi bills filed at the December term of 1866, praying the interposition of the Court to restrain the military authorities. rom carrying into execution certain part of the Reconstruction acts. The Court has not yet pronounced an opinion on the motion to dismiss the McArdle case for want of jurisdic-tion. Yesterday, after the Georgia and Mississippi cases were disposed of, Judgo Mississippi cases were disposed of, Judgo Black filed a new bill in behalf of the State of Georgia against Generals Grant, Meade, Ruger, et al. It is understood that this bill seeks tuger, et al. It is understood that this out active to avoid all the difficulties encountered in the former argument, and uses distinctly a question of property, to wit: The Treasury of the State. of property, to wit: The Treasury of the State. In injunction to protect this is prayed for. The me for hearing the argument is not determined

Weather Report. February 11 9 A. M. Port Hood, Wind. N. W. N. W. Weather. Weather. m. Clear. . Cloudy. J Cloudy. J Cloudy. . Cloudy. . Clear. meter. Boston, New York, Philadelphia, Wilmington, D Washington, Fort Monroe, ichmond. Oswego, N. Buffalo, Pittsburgh, Chicago, Loniaville, 2 below N. E. ew Orleans, Mobile. ----

upon.

Trial of Rev. Stephen H. Tyng, Jr. [From the N. Y. Herald.] The Board of Presbyters appointed by the The Board of Presbyters appointed by the Bishop of New York to try the case of the Rev. Stephen H. Tyng, Jr., an Episcopal clergyman, J upon a charge of having violated the seventeenth canon of this discree, in preaching before a dis-senting (Methodist) congregation in June last at New Branswick, N. J., reassembled yesterday morning in the chapel of St. Peter's church, West Twentieth street. The Board consists of Rev. Dre. Beach, Tuttle and Hoffman, and Rev. Messrs. Col-lingsworth and Moore. The court was opened by prayer, after which it was announced that the Roy. George B. Dra-

The court was opened by prayer, after which it was announced that the Rev. George B. Dra-per, rector of St. Andrew's, Harlem, was ap-pointed clerk of the court. The President, Rev. Mr. Beach, then read the following letter, which h e had recently received: Mr. Beach, then read the following letter, which be had recently received: OFFICE of JAY COOKE, Subscription Agent, 114 South Third street, Philadelphia, Feb. 5, 1868. — *Rev. and Dear Sir:* I send by mail to your ap-dress to-day, a copy of the sermon recently preached by the Rev. Richard Newton, D. D., and I pray you to read this carefully and prayer-inlly.

and I pray you to read this carefully and prayer-fully. You are now engaged in trying the Rev. Stephen II. Tyng, Jr., for an alleged breach of canon law, when, at the same time, if I under-stand it, Bishop Potter does not hesitate to enter the walls of St. Albans, recognizing the Komish practices enacted there, by coufirming a class. A large number of laymen are in full sympathy with the cause of Mr. Tyng, and my impres-sion is that upon an intelligent understanding of the case three-fourths of the laity would be on his side. I have felt it my duty to plead with you that you will not allow any considerations to lead

he read a number of prayers from the Common Prayer Book: witness did not remember whether Mr. Tyng, pronounced an absolution or not: he remembered Mr. Tyng, giving out one bymn; was familiar with the Book of Common Prayer; the hymn given out was from the Methodist hymn book. Q. Do you remember the hymn? A. I remember some of the words. Mr. Fullerton—Is it proposed to have the hymn repeated (g see whether it is Evangelical or not? (Lauphter.) the read a number of pravers from the Common aughter.) Mr. Nash—That is unnecessary.

preached the sermon; at either of the services Mr. Tyng wore no gown or surplice. Q. What did he have on. A. A full suit of black clothes, I believe-[langhter, which the court suppressed] -he did not remember whether the sermons Resignation of Senator Guthrie. ITS RECEPTION IN THE HOUSE



LONDON, Feb. 11, Forenoon.—Control States Five-twenties gulet; Illinois Central, 88; Frie, 4784. Rentes advancing. Rentes advancing. Lavence 15,000 bales. Uplands, 814; Orleans, Bably reach 15,000 bales. Uplands, 814; Orleans, Bably reach

cally a dead letter, and objected to the precedent. Mr. Conness said he had had sent to him a number of such claims, quite as just as this, and also opposed establishing the principle. The morning hour expired, and the matter went over. Mr. Morrill (Me.), from the Committee on Apar, storm (see.), from the Committee on Ap-propriations, asked to be discharged from the consideration of several petitions to be included in the 20 per cent, increase, and recommended their reference to the Committee on the District of Columbia. They were so referred. Mr. Thayer (Nebraska) presented the petition of officience that the basis

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THE DAILY EVENING BULLETIN -PHILADELPHIA, THESDAY, FEBRUARY 11, 1868.

MR. MOCULLOCH SELLING GOLD. JOHNSON'S LAST LETTER The McArdle Case. He Goes Over the Old Ground. THE COL BT BAS NO JURISDICTION. THE CABINET ENDORSEMENT.

and spreak 1,600 black.Uplands 3,51: OrlandOther System 10: Second Particle StandyDescription 10: Second Particle Standy</t Alf. Function to whereas in the president—That's irrelevant.
Mr. Fullerton to witness—Did anything disor-derly orcur at either of the services?
Mr. Pallerton to witness—Can you give the morning?
Mr. Pallerton to witness—Can you give the morning?
Witness—The hymn begins with the worde:
smiss isdic-a and Judge of the public seeke
Mr. Nash stated that the case on the part of the procedures, providing the letter previously offered was admitted, was now closed. His fielden, was now closed. It will seeke
Mr. Pallerton to witness—Can you give the morning?
Mr. Nash stated that the case on the part of the procedures, and as the respondent thad refused.
Mr. Nash stated that the document in question was pri-bill seeke
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Mr. Sash stated that the docum

Idented was admitted, was pow closed, here in high end to the Reconstruction Combined.
 Idented was admitted, was pow closed, here in the respondent has the restants four to three contains the respondent has the resp

ith right have that any other of such claims. Mr. Williams said that the statute was practi-both Houses, and it does not look now as if the This is the theory of the leading Republicans in both Houses, and it does not look now as if the present investigation of the sub-Reconstruction a Committee will result in the impeachment of the President. The Grant-Johnson Trouble. (Special Despatch to the Fhiladelphis Evening Bulletin. Washingron, Feb. 11.—The Sub-Reconstruction d when the examination of J. B. Stillson was con-the cluded. The Committee asked him to produce

Committee were in session again this morning, when the examination of J. B. Stilson was con-cluded. The Committee asked him to produce their reference to the Committee on the District of Columbia. They were so referred. Mr. Thayer (Nebraska) presented the petition of clitzens of Nebraska, praying that the lands along the line of the Union Pacific Railroad be of several lawyers members of the Committee, on the subject, he consented.

along the line of the Union Pacific Railroad be offered for homestead and pre-emption, and that pre-emptons may enter lands along that line at 51 25 per arc.
On motion of Mr. Stewart, a bill to give effect to the Philadelphia Evening Bulletin.)
Bennery to Rebets.
Bernery to

to in nich seate for the same, shall be liable to a pointity of \$60. Seo. 5. That the penaltics imposed in the foregoing sec-tions of this set be recovered in like mannor as penalties for the violation of any law are now enforced in say city; county or town through which the road of the offending Seo. 6 That the company may pass or be located. Seo. 6 That the company are now enforced in say city; conny or town through which the road of the offending Seo. 6 That the company, the beated. Seo. 6 That the company, chall be provision and the offending by any sallread company, chall be provision and the provision and recovery of the ponalties imposed in the officer aforeald chall institute proceedings for the proceeding of the second the Solar to consistent to a solar to be solar to be solar to be the common wealth and the other half for the use of the county. The resolutions from the Senate, endorsing the reinstatement of Mr. Stanton as Secretary of War, were passed by a party vote of 40 ayes to 81 noces. The Committee on Retrenchment, and Reform.

Boys' HIGH SCHOOL .- The candidates who

. Vernon.

passed a successful examination at the Central Mt. Vernon.
Mt. Vernon.
Jefferson.
Jafferson.
Madison.
Jefferson.
Jefferson.
Frice.
Locoust Street.
Mount Vernon.
Rittenhouse.
Newton.
Southwest.
Mount Vernon.
Rittenhouse.
Newton.
Southwest.
Lincoln.
Madison.
Zange Street.
Mount Vernon.
Lincoln.
Lincoln.
John Q. Adams.
Jefferson. Mt. Vernon 4. Magill, os. S. McMurray Locust Street. Locust Street. Penn. Jefferson. Rittenhouse Zane Street. Lincoln. Madison. Hancock. Southwest Hancock. Lincoln. Lincoln. Lincoln. Harrison. Ernest Prowattain Lewis J. Faulknei . Francis Beach, Jocust Street Penn. Ringgold. Locust Street Morris. Southwest. Weccacoe. Southwest. Sam'l Hilegas Warner Southwest. Lincoln. Hancock. Monroe. Harrison. Locust. Monroe. Jefferson. Northeast. Lincoln. Hancock. Zane Strect. Nortic John Edward Murray. Geo. I. Wright, 68,5 Irwine Elliot Maguire, 68.5

Norris. Price, Washington. Northwest.

Lincoln. Hancock. Morris, Mt. Vernon.

Jackson. Northwest.

Penn. Washington. Mt. Vernon.

Mt. Vernon. Penn. Morris. Harrison. Morris. Northwest. Xanè street. Marshall. Jefferson. Northwest. Northwest. Northwest. Monroe. Luncoln. Weccacoc. Northwest.

Morris. Northwest.

War, were passed by a party vote of 40 ayes to
81 nocs.Inc.Bl nocs.The Committee on Retrenchment and Reform,
reported, all rmatively, the following resolutions:
Resolved. That the practice of paying the members and
efficient of the House extra componation for services on
is hereby decided to be discontinued, and hereafter only
such actual expenses as may be approved by the Committee of Accounts in this House are to be paid in such
at an early day.There was more activity in the demand for
Coal shares.
Mesers, Do Haven & Brother, No 49 South Third street,
maits the following quotations of the rates of exchange
to day, at 1 P. M. : U. S. G. of 1831, 11201132; do., 1863, 1003/@100; do., 1865, 1003/@1003/;
Julv, 1075/@1003/; Compound Interest Notes-June
1864, 19.40; Documber, 1864, 19.40; May, 1855, 174/@1734;
August, 1865, 184/@1423; Bilver, 2000TOITTY BULLETIN. por, 1865, 15%@15%; American Gold, 142 (@142); Silver 134(3)35%. Jay Cooke & Co. quote Government courities, etc., to High School were admitted this morning. The following is a list of those admitted, with the averages, and schools from which they were scnt: School were school at the school of the sch 7 3-10 June, 107%@107%; 7 3-10, July, 107%@107%; Gold, Smith, Randolph & Co., Bankers, 16 South Third street. quota at 11 o'clock as follows: Gold, 142%; United States Sixes, 1881,112%; @112%; United States Five-twenties, 1882

117 @11126 : do. 1864, 1087 @109 : do. 1865, 1091 @110 : d July, 1865, 107% (20107%; do. 1897, 107% (2010); United States Fives, Ten-forties, 1047 (2015); United States Seven-thirties, second series, 107% (2017%; do. third series, 107% ······ Philadelphia Produce Market. TUESDAY, February 11th, 1968.- The Flour continues or, tremely quiet, there being no inquiry except from the

nome consumers, who operate cautionsly. Small sales of superfine at \$7 50@\$8 25 per barrel: 200 barrels Extras at 89; North West Extra Family at \$10@\$11 75-the latter igure for choice; Pennsylvania and Ohio do. dv, at \$11@ 812 25, and Fancy lots at \$13@\$14 Trye Flour sells in lots at \$85.0. Prices of Corn Meal are entirely nominal. There is not much Wheat offering, but the demand is limited. Sales of good and trime Pennylvania and estern Red at \$2 50@82 55 & bushel. White range Western Red at. \$2 50682 55 5 bushel. White ranges from \$2 80 to \$3 50. 1000 bushels Rye sold at \$1 50621 62. Corn is less active; sales of 3800 bushels new yollow at \$1 22. Oats are steady, and further sales of Penrsyl-vania are reported at 766378c. Frices of Barley and Malt remain as last quoted. Provisions of all descriptions have an upward tendency. Bales of Mess Pork at \$236833 58-now heid higher: Dressed Hogs at 946410c.; and Lard at 14561474c; shoul-ders, in sait, at 94610c.; and Lard at 14561474c. Annual Report of the Lehigh Valley Railread Company

The extension of our read from White Haven to Wilkes barc, which was under construction at the last annual report, has since that time beer completed distance thirty-one miles—and is now in full operation. The amount received from the sale of glock to build that ex-tension, was \$1,353,100. The cost of the road, with its eidings and branches to colderies, was \$1,836,601 8(3, leav-ing a halance of over \$500,000 to be provided for. In addition to the ordinary expenses of the road, we have during the year, expended on the rolling stock, en-gines and care, \$356,821 83, to accommodate the increase of builder spenditures were made, amount-Dusiness; and other expenditures were made, amoung to \$249,838 78, for dwelling houses, engine house flicionay and scourity of the

214,628 shares. o which will be added on the 15th January 2.129.950 00 1,437,000 0J 2,356,922 41 2,000,122 41 The New York Money Market.

S15,217,572 41
The New York Money Market, [From the N. Y. Heraid.]
True are 10.—The Sherman Fundication of what the public orredit: but as there is no probability of this is an index premium, and this is an indication of what the public orredit: but as there is no probability of this is and the radical policy of reconstruction, and it is not a put the radical policy of reconstruction, and it is not a put the radical policy of reconstruction, and it is not a put the radical policy of reconstruction, and it is not a put the radical policy of reconstruction, and it is not a put the radical policy of reconstruction, and it is not a put the radical policy of reconstruction, and it is not a put the radical policy of reconstruction, and it is not a put the radical policy of the imposed mean of the original and the radical policy of the imposed mean of the original public dor, and which would only benefit theore who might be employed to make the exchange of old bonds for new, which it would embarmes the Treasury by throwing discredit upon all the issues of 5-20s. The bill does not deal with the subject in this open and above board manner which should accompany honesty of purpose, and leaves to public inference what is to be done with the five-twontiles of 1852 after the first of November next if they are not converted into the new five per cent gold atock prior to that date. Surely this is enceking and underland and unworthy of a great "poverment like ours, and we are surprised that, after the universal condemnation which the bill met with throughout the country in its origin al form. Mr. Sherman should have had the temerity to retarm it as he has done. The government cannot afford to press, such a measure, and we have reason to believe that if will input be prefered to a vote; but if its, its defeat will be certain. We want no finding scheme to sidd to the present com-motion, and auch a one as this would be far worse than nothing at any time. The upward tendency of gold was and such as the price adva