THE DAILY EVENING BULLETIN.-PHILADELPHIA, MONDAY, MARCH 2, 1868.

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rome residences, &c., by order of the Ort Executors, and others. See catalogues at

See catalogues at the auction

BUSINESS NOTICES

must be addressed.

encies superior to any other dicted in the city. Juring the past summer additions have been made of numeroussuites of synstments, with batching rooms, water closets, dc., at-mehed; no of Tutifer magnificent passenger elevators, the set, ever constructed, conveys guests to the upper story of be house in one minute; the entries have been newly and why earpeted, and the entries house, thoroughly replen-thed and refurnished, making it, in all its appointments, qual to any hotal in the country. Telegraph Office, Bil-lard Halls and Café on the first floor. islam, 4.3m LEW IS RICE & SON, Proprietors.

MEYER'S NEWLY IMPROVED CRES. Acknowledged to be the best London Frize Medal and Highest Awards in America received, MELODEONS and BECOND HAND FIANOS. Ja22m w s-3m Warerooms, 729 Arch st., bel. Eighth.

EVENING BULLETIN. Monday, March 2, 1868.

PENNSYLVANIA AND THE VICE PRESIDENCY. It is now an ascertained fact that a large stood in immediate need of such troops. All perous and peaceful country: "And the land accompanying dirt-diet not taken into acthrough the war Governor Curtin devoted him- had rest many days." self to the national cause and to the welfare

IMPEACHMENT.

on Saturday. Wisely avoiding any reference way contained. There were to the long catalogue of offences which have made this administration so odious and so disgraceful, from the shameful day of its inauguration down to the present time, the all mingled up in a strangely confused sort his cousin, the Princess Sophia, daughter of well, and may be thus epitomized:

Tenth-Instructing Brevet Major-General | unlon of the States and destroy the supremacy of | 1002 and 1004 Market street, 22 feet front, several h Hieroding of the Lungs. Now, if a percent whose general health is toleraby ycot: whereas in times past the symptoms rarely secured: thereof, that the act of Congress of March 2; whereas in times past the symptoms rarely secured: thereof, that the act of Congress of March 2; Now, if a percent survey does and the military forces a next of advanced thereof lungs; and when the ordinary means, of the venues billo are the billo and this blood, with all to impurities, is forced through the yreins in a thick and clotted condition, which thereof, that the act of Congress of March 2; New, if a percent symptoms rarely secured thereof the industry means, of the venues billo are and insertive induce deneral Emory, and in case of this inability; through the yreins in a thick and clotted condition, which the ungs is the consequence. Then, if as tringents are given to chock the blecharge of blood from the lungs is the consequence. Then, if as tringents are given to chock the blecharge of blood from the lungs is the consequence. Then, if as tringents are given to chock the blecharge of blood from the lungs is the consequence. Then, if as tringents are given to chock the blecharge of blood from the lungs is the consequence. Then, if as tringents are given to chock the blecharge of blood from the lungs is the consequence. Then, if as tringents are given to chock the blecharge of blood from the lungs is the consequence. Then, if as tringents are given to chock the blecharge of blood particles are given by have denarge to a sond. It is the approximation for the area and fractions of said act and to take and receive and act upon and obey such orders are the tring the formation for the area of the torget the area of the provisions of said act and to take and receive and act upon and obey such orders are the tring the formation formatic party were, in a measure to prestrik the the found area the found and the area of the area of the torget the area the found and the area of the prestrike the found th William H. Emory, commanding the Departattents in the condition we have described have been obey such orders as he, the said Andrew enveed Totic and Mandrake Pills. Seaweed Topic and Mandrake Pills. The Nver, in such cases, is the organ which mature provides to correct the diseased condition of the blood When this is purified, and its fluidity is thereby in the Army of the United States, according to when this is purified, and the mature the mature of the blood when this is purified, and the mature the army of the United States, according to the United

wills, as described by persons who have tried them, are the Senate. At the bar of public opinion, to lose their liberties. But he knew they r. Behenck is professionally at his principal office, Andrew Johnson has already been arraigned, Would not. He felt they would be true to No. 15 North Sixth street, corner of Commerce, **Philadelphia** overy Saturday, where all letters for advice mither analogiet nor defender any where out the laws at all hazards [A nnlauge]" neither apologist nor defender anywhere out- the laws at all hazards. [Applause.]" He is also professionally at No. 32 Bond street, New York | side of that class which formed the apologists He is also processionally at No. 32 Bond street, New York every Tuesday, and at No. 35 Hanover street, Boston, every Wednesday. He gives advice free, but for a thorough ind the defenders of the rebellion. The same line is drawn now as was drawn then, and, with scarce a single exception, men for edifying frankness or for unblushing inwith scarce a single exception, men for edifying frankness or for unblushing in-Price of the Pulmonic Symp and Seaweed Tonic, each, B1 50 per bottle, or \$7 50 a half dozen, Mandrako Pills, are ranged on one side or the famy. also, for sale by all druggists and dealers. It Democracy arrays itself, in its individual and Lohnson is to be congratulated because of his its aggregate manifestations, against the laws friends. He is sustained by partisans who laws is advocated by men like Woodward what support or countenance comes to him and Randall, while frantic appeals are made at Ward meetings, threatening all manner of horrible things against those who are deter- and all its huge sacrifices were not failures, mined that the Executive Department of this and which, by vast majorities, carried Abragreat nation shall no longer be entrusted to a ham Lincoln and this Tennessee Judas into the and the laws.

the High Court of Impeachment before which hearty contempt. The meeting of Saturday Andrew Johnson is to be tried should be left night was the first of a series of big to the Democracy. The Republican party pro-Johnson and anti-Congress decan afford to leave the issue in the hands of monstrations that have been prowho does not fully appreciate the responsi- Iscariot, with Pontius Pilate for an advocate; bility of his situation; no one that does not the hearing of Catiline vs. The Roman Reknow that to fail in his duty now is to fall public, argued on behalf of the conspirator, forever; no one who does not know that by Autronius and Piso; James II. apologized lican Convention will vote for ex-Governor there is no bribe that can be of- for by a Papal Nuncio; Arnold relying upon Andrew G. Gurtin as the choice of the party fered, and no threat pronounced, which the vindication of Sir Henry Clinton, Lord for the nomination for the Vice Presidency of are for one moment to be weighed Cornwallis and the American cow-boy and the United States, General Grant, of course, in comparison with the infamy which would tory rank and file; Aaron Burr seeking conbeing the unanimous choice for the Presi- go with the acceptance of the bribe, or solation from the testimony of Blennerhasset; dency. The Republicans of Pennsylvania, civilians and soldiers, recognize the invaluable services rendered by Governor Cartin during his six years in the other state of the threat from the effect of the back by Jerry Black; Breckinridge and could only come from the effect of the back by Jerry Black; Breckinridge and his six years in the gubernatorial chair, and quibbles, which no Senator will dare to perunite with them 'in offering to him the mit to control him, or from considerations of sureties; and last and perhaps most wicked in nomination for the Vice Presidency, as a very personal jealousy or interest, which would be this story of ineffectual treason, comes Anmoderate reward for those services. To him so destructive to him who should be swayed drew Johnson, and, God help him and us, har more than to any other one man, was the by them, as to put the idea out of the ques- with no better bulwark against the honest

gent administration. His foresight led to the relieved from the fatal incubus of the man jobbers, commercial and political, who organization of the Pennsylvania Reserve who now disgraces the Presidential chair, we have not an aspiration that is Corps, which was found all ready, equipped shall be able to repeat the record of the loftier than the pocket, not a sentiment higher and drilled, just at the moment when the nation chroniclers of ancient time, and say of a pros- than to get loaves and fishes, and the

----then, he has been the faithful friend of the Louis XI. was wont to say that he liked which occurred at the royal palace in Munich then, he has been the faithful field of the Louis XI. was wont to say that he had a which occurred at the royal paracelli futured as boldiers, their widows and their orphans. His labors were unceasing night and day, once. In view of the Copperhead indigna-den, as there had been no previous mention strange a medley and muddle of political often sneered at as the writer of the Music of Ine specifications of the charge against abominations and absurdities as Macbeth's the Future. During the war in Germany in cauldron or the Witch's table in Kirk Allo-1866, when Bavaria was threatened by Prus-

"Black Spirits and White Blue Spirits and Grey,"

Committee has confined itself to the one case of harmony, and having no principle of cohe- Duke Maximilian. Every arrangement had immediately before the country. The Arti- sion to keep these oddly discordant-according been made for the marriage, with cles of Impeachment have been carefully elements together but rabid Copperheadism great pomp, when the King suddenly framed with all due regard to those technical and the desire for public plunder. First, and changed his mind and broke off the match. and legal forms which are necessary on such most prominent, was the sickening old milk- This was a great grief to the public, who and legal forms which are necessary on such and water, twaddling Bell-Everett element; were promised free beer on the wedding day. well, and may be thus epitomized: the men whose principles lay in their breeches' Hundreds of other marriages had been apwell, and may be thus epitomized: First—The issuing of an order, February 21, 1868, for the removal of Edwin M. Stan-ton. Secretary of War. the men whose principles by in their brockets pockets; men who had neither the heart nor the patriotism to stand by the Republic in the time of its greatest peril, nor the pluck to handsome wedding gifts from the King. He Second-The appointment of Adjutant- go South and shoulder a musket, under the made the gifts all the same as if he had been General Lorenzo Thomas, on the same day, lead of Ewell or Stonewall Jackson; men, in married, and the free beer was also distriinterim, without the advice and consent of sales of dry goods, hardware or shoes. Then Bavarian army. The King is succeeded by the Senate, no vacancy existing in the office. *Fourth*—Conspiracy with General Lorenzo who never made any secret of their hatred of Their mother, the Queen Dowager, was a Thomas and others unknown, to prevent Edwin M. Stanton from exercising the duties the Union cause, and who considered Andrew daughter of the late Prince William of Prussia, and is a woman of fine intelligence of Secretary of War, by intimidation and committed treason against the country and and of character superior to that of either her di Secretary of War, by intimiliation and the committed treason against the country and the party which elected him, and thu commended himself to their enterem and there unknown, to prevent the creation of the Tenure of Office law, and as an overt act, at tempting to prevent the cocupancy of the origination and dipose the traitor Johnson to lady.
 Kirch.—Conspiracy with General Lorenzo
 Neuroti...—Conspiracy with General Lorenzo
 Nighti...—Conspiracy with General Lorenzo
 Nighti....—Conspiracy with General Lorenzo
 Night the party which elected him, and thus com- husband or her sons.

As to the orators of the evening, they were

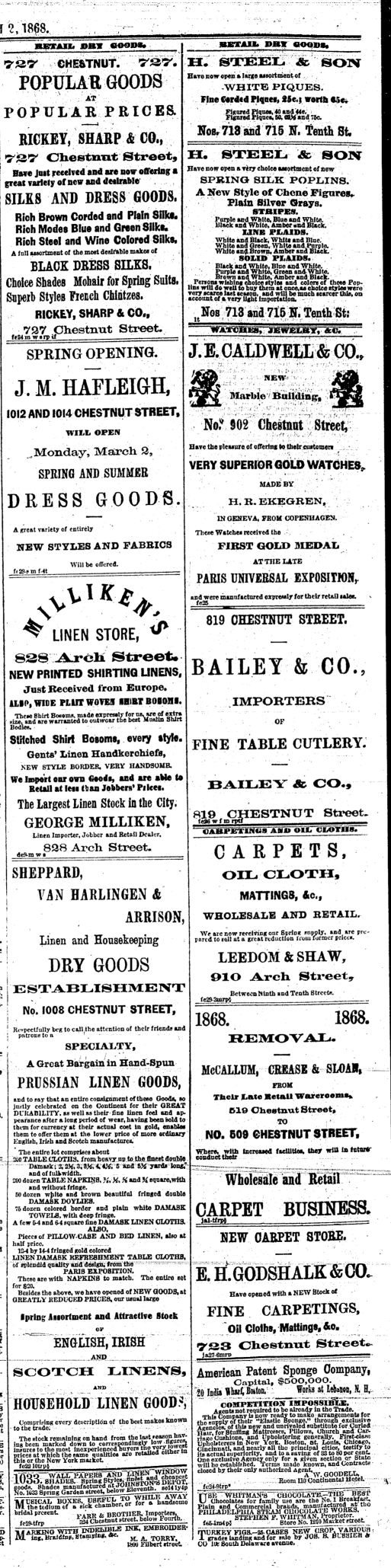
But as this article set forth at its beginning, The Finest under foot. As he would have counselled when this is will croulate in the veins with as much creased, it will croulate in the veins with as much healthy freedom of motion as the arterial blood itself. The liver takes up all its impurities, to be converted. The set of the provisions of said act. These Articles of Impeachment will be resistance now. [Cheers.] The people must The liver takes up all its impurities, to be converted into bile, the obstruction is removed, the Bood takes its natural course, and the bleeding from the lungs crases. Very often one box by Beteinck's Mandrake Pills will accompliant the president will be left with unconstitutionally. If they do, they deserve Colonel Lechler commands admiration for

party all is silent as the grave except in ear-These attempts to influence and intimidate nest denunciation and in expressions of -----

The cable despatches announce the death of the Pennsylvania troops. Then, and since ANDREW JOHNSON'S SUPPORTERS. of the young King of Bavaria, Louis II., among the mountains, enjoying the society of his favorite. Last year he was betrothed to



H. P. & C. R. TAYLOR,



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<section-header><section-header><section-header><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></section-header></section-header></section-header>	j		endeavored to oppose this they would be in the position which they had so often charged the
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>			selves up against the QondatuGon of the Onited States. Nothing but the fidelity of the army had prevented the President from usurping the
<text><text><section-header><section-header><section-header><section-header><section-header><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></section-header></section-header></section-header></section-header></section-header></text></text>		ATLANTIC CABLE NEWS	powers of despotism and withdrawing the Con- stitution of the United States.
<section-header><section-header><section-header><section-header><section-header><section-header><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></section-header></section-header></section-header></section-header></section-header></section-header>	3	TO-DAY'S COMMERCIAL NEWS	He also had hitherto opposed impeachment, and yet he had been convinced that the President had
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		IMPEACHMENT.	heard the President make his speech to the mob
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>			guage. He had read the accounts of the Presi-
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>			President had forgotten the dignity of the high
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		The Suspension of General Legislation.	justify impeachment. At last, with malice alore-
<text><text><section-header><section-header><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></section-header></section-header></text></text>	•	CONGRESSIONAL PROCEEDINGS.	ple on the Constitution and laws by removing Mr. Stanton and appointing General Thomas.
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	' : !	To-Day's Debate in the House.	others, but it was a plain infraction of the law, and the house could do nothing but impeach him before
<section-header><section-header><section-header><section-header><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></section-header></section-header></section-header></section-header>		THE NITRO-GLYCERINE PANIC.	with great kindness and respect by the President, but that fact could not influence his judg-
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>			ment in the matter. The mojority of his con- stituents had hitherto been opposed to the im-
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	1	الم المراجع المراجع المراجع المراجع المراجع (1993) والمراجع (1993) والمراجع (1993). المراجع المراجع المراجع المراجع المراجع (1993) والمراجع (1993) والمراجع (1993) والمراجع (1993) والمراجع (1993)	tion now that not only the Republican support- ers, but that infinential Democrats in his district
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		Lowney, March 2. Forenoon Consols, 931/8	peached and removed.
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	1	7134. Erie, 1436.	hall might laugh at that, but, nevertheless, he would repeat it as a fact. All talk about demo- cratic resistance to impeachment was fustian and
<text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	1	and unchanged. The sales will probably reach 8,000 bales. Other articles unchanged.	nonsense. If the President were deposed the Democratic party would drop him within one
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		FRANKFORT, March 2, ForenoonU. S. Five- twenties strong at 74%@75.	Mr. Johnson was trying to force the Democra- tic party to nominate him as its candidate for
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	1	9314 for money and account. United States Five-	Mr. Niblack (Ind.) followed on the opposite side of the question. The first and most impor-
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		Havenpoor. March 2. AfternoonCotton dull,	tant branch of it, he said, had already been dis- posed of, and it only remained for the House to
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		orleans, 914. Corn, 418. Fork Brmer, 788. Lard dnll, 618. Sugar Armer, 258. 6d.	the President should be tried. He would not discuss the question in any par-
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		The Impeachment Trial,	should have descended to ordinary partisan dis-
<text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		Special Despatch to the Philadelphia Evening Bulletin.) WASHINGTON, March 2.—There is every disposi-	House and Senate would have upon this or that party was a minor and insignificant argument, as
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		consideration of the rules to govern the impeach-	republican institutions. The Republican mem- bers of the House were prepared to revolutionize
<text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text>	1	to hold a pight session. The Democrate will en- deavor to defeat the rule which limit the time for	the country for the purpose of getting rid of a President who was disfasteful to them. They had first attempted to Africanize the institutions of
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	,	the speeches of coursel of both sides; but it is believed that the rule, as it now stands, will be	the country, and now they were ready to Mexi- canize them.
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		4 o'clock this afternoon, and it is desired to have the rules finished in the Senate in order that the	he reminded the Honse that the Attorney-Genera of the United States, the legal advisor of the
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		House may go to the bar of the Schate to-morrow morning and present the articles. A number of Republican members who were absent when the	clared that law unconstitutional. There was
<text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text>		vote on impeachment was taken have returned, and the indications are that the vote to-day on	which was deserving of impeachment. It was a mere honest difference of opinion, and the proper
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		the vote on impeachment last Monday. Leading Radicals have been consulting, during	clal decision, and it was only that which the President had sought to obtain.
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		the past two days, as to the propriety of having any general legislation while the Senate is trying	authority he had for the statement that Mr
<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>		would be decidedly injurious to the impeachment movement to attempt any legislation whatever.	was unconstitutional. Mr. Niblack said his au thority was in the testimony taken before the
<text></text>		the country away from the question and disturb the unanimity of the impeachment party.	blmself was a member. Mr. Williams said there was no such testimony
<text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text>		Make as quick work as is consistent, and it will be far better for the country, and not	taken before that committee. It was only the assertion of the President himself.
<text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text>	·	and perhaps months. It is believed that notice will be served upon the President, at	out by a message from the President, and that i had never been contradicted by any person in
<text></text>		once, to appear within two days, and show rea- son why he is not ready to proceed with the	Mr. Longhridge (lowa) next took the floor and
<text></text>		or twenty days, at least, in order to answer the	impeached before the tribunal of public opin ion and that he ought to have been impeache
 Bellering has it is not projet, muser use rule Te Networdsynchroniae (Projet, Marker 2). A forward of the projet is part of the projet is part of the project is part	الجعب	Senate Mr. Wade does not occupy the Chair, or vote mon any proposition bearing upon them,	the tenure of office law was any excuse or just
 The Nice-Off Correct Particle and the construction of the principal process of the construction of the principal process of the construction of the construction of the principal process of the construction of the		cumstances, for him to do so.	Andrew Johnson had talked about the Const
 The inter-givenine story, if is had, reports to be primiting whether is the prior in the second in th		WASHINGTON, March 2 A Government De-	dreamed of it by night, yet he had all the tim been violating its provisions and subverting it
<text></text>		the nitro-vivoring story, it is said, reports to the	rebels and truitors. Mr. Pike (Me.) followed on the same side. H
 The Ordinance lavestigentities. The Ordinance lavestigentities. The Statistics Market being Perside Statistics. The Committee of the Statistics Market being Perside Statistics. The Committee of the Statistics Market being Perside Statistics. The Committee of the Statistics Market being Perside Statistics. The Committee of the Statistics Market being Perside Statistics. The Committee of the Statistics Market being Perside Statistics. The Committee of the Statistics Market being Perside Statistics. The Committee of the Statistics Market being Perside Statistics. The Committee of the Market being Perside Statistics. The Committee of the Market being Perside Statistics. The Committee of Balance Perside Statistics. The Committee of Market being Perside Statistics. The Committee of the Market being Perside Statistics. The Committee of the Market being Perside Statistics. The Market Market Balance Perside Statistics. The Committee of the Whole. Market Balance B		was ordered by a New York house of a Canadian agency, and that the article in question had never	ficient to ground an impeachment upon, it wa
 Wainternow, March 2.—The Onlines Sub- Generative have failed their report, as made by the short conducts a meeting of the foll Com- the liferer and also the calored ad preparts a made by the short house and a the report, as made by the short committee is a doubted ad prevent in the calored and the conduct is the liferer as easing a pecietal in this report, showing how the government was awaled or the calored and into di- projectiles, and also the connection of oller matters which the committee on the other matters in the case of young vs. McKed, from Kenticky, interest of the stress of the calored and the calored and the calored and the comment, the interest of the stress of the calored at the conduct of large sums of meney for allows worthous projectiles, and also the connection of oller matters in the case of young vs. McKed, from Kenticky, interest methods and the case of Brown vs. Smith. McLa Congress Second Restorm, and not fifty spectators in the case of Brown vs. Smith. McManburne (III) having the the chain statist of the case of young vs. McKed, from Kenticky, interest and canoe in the case of Brown vs. Smith. McManburne (III) having the the chain statistic of the discussion on the Articles of Impension and not fifty spectators in the gallery st the hour of metrics. Mr. Waiburne (III) having the the chain statistic of the flow calored in the the store and the flow of the store. Mr. Waiburne (III) having the the half statistic prevention of having the theory of the store and the calored in the theory of the flow of the store and the case of the flow calored in the case of Brown are been the store and the case of Brown are been the discussion on the Articles of Impension and the distinution of the worthow of the flow are discussion on the A		The Ordnance Investigations.	i the graver offences for which he might have bee arraigned. And he had, therefore, learned wit
 Tei sunde. Tei sunder lood unta a meeting of the full computes and a full construction of the consthe construction of the construction of the construction of th		WASHINGTON, March 2The Ordnance Sub-	Sented by the gentleman from Massachused (Boutwell) which would in part, at least, remed
 The Sub-Committee, be adopted and presented to the House, as early a possible. Some of more specification of the state and the specification of the state and the specification of the state of the post-much with the contractors who sample is the contractors who sa		jectile frauds.	more satisfactory to the House and to the cour
 Training discloarreadro expected in this report, showing how the government was availated out of large sums of money for almost worklided out of large sums of money for almost worklided out of large sums of money for almost worklided out of large sums of money for almost worklided out of large sums of money for almost worklided out of large sums of money for almost worklided out of large sums of money for almost worklided out of large sums of money for almost worklided out of large sums of money for almost worklided out of large sums of money for almost worklided out of large sums of money for almost worklide out of large sums of money for almost worklide out of large sums of money for almost worklide out of large sums of large sums of money for asympt units. The Committee on Elections hold a meeting in the case of Brown vession. XL1D Congression School 6, Brown vession. XL1D Congression School 6, Brown vession. Market School 6, Brown vession. XL1D Congression Construction 7, Washington 2, Market School 8, Brown vession. XL1D Congression Construction 7, Washington 2, Market School 8, Brown vession. XL1D Congression Construction 7, Washington 2, Market School 8, Brown vession. XL2D Congression Construction 7, Washington 2, Market School 8, Brown Vession 1, Washington 2, Market School 8, Brown Vession 1, Washington 2, Market School 8, Brown 1, Marke		mittee will be held soon and the report, as made by the Sub-Committee, be adopted and presented	and what he had failed to do. were continu
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 The Committee on Elections hold a meeting function. The Committee of the Class hold a meeting to morrow morning to make up their final report in the case of Young vs. McKee, from Kentroy. The Committee of the Class hold a meeting the class hold a meeting the class hold on the free function of the parts of the Class will allow, and the protect set of the class hold on the Articles of Impeechment (milling and meeting and noon being regarded as part of the President half of the Holds. There were not a closen members in the hall and the built and the interport of the class hold on the Articles of Impeechment for publication in the Galaxian of the whole, and the and beam of the whole against in the hall and the meeting. There were not a closen members in the hall and meeting. There were not a closen members in the hall half a meeting. There were not a closen members in the hall half a meeting. There were not a closen members in the hall half are meeting. There were not a closen members in the hall half are meeting. There were not a closen members in the hall. There were not a closen members in the hall. There were not a closen members in the failed the class. There were not a closen members in the failed the class. There were not a closen members in the failed the class. There were not a closen members in the failed the class. There were not a closen members in the failed the class. There were not a closen members in the failed the class shift in the closen. There were not a closen members in the failed the class shift in the closen shift in the closen shift in the closen. There were not a closen members in the failed the class shift in the closen shift in the class shift in		plied these projectiles. No report is yet made on the other matters	the use of the veto, and had given all encourage ment to rebels and done all he could to preven
There is good authority for saying that the Control In the case of Young vs. Micke, from Kentucky. There is good authority for saying that the Control Integration of the control is the case of Brown vs. There is good authority for saying that the Control Integration of the case of Brown vs. The formation of the case of Brown vs. The formation of the case of Brown vs. The formation of the whole, case of a dozen members in the sale. There were not a dozen members in the case of Brown vs. There were not a dozen members in the ball, and non being regarded as part of the legislation of meeting. There were not a dozen members in the ball, and non being regarded as part of the legislation of meeting. There were not a dozen members in the ball, and non being regarded as part of the legislation of meeting. There were not a dozen members in the ball, and non bing regarded as part of the legislation of meeting. There were not a dozen members in the ball, and more fibry spectrators the control the observed the particular the particular in the Globe. The control of the whole question of in-ecting. The section for reference to have roperators the control the particular in the Globe. The control of the whole question of in-ecting. The section for reference thereafter. The formation by the present articles of the more on the present articles of the dozen in the constitution of the whole question of in-ecting. The section of the spointment by the President had nor fight given the order in the constitution of the spointment by the President had nor fight given the present articles of the dozen were the the constitution of the spointment by the President had nor fight given the present articles of the more on the present articles of the dozen were the the constitution of the spointment by the President had nor fight given the present and dozen members in the galler by the president and		taking of testimony not being finished. THE CONTESTED ELECTION CASES.	of Congress had only led to greater violence of action on the part of the President. The time
There is good authority for saying that the Com- mittee will decide that neither party is sentided to be each as was done in the case of Brown ve. Smith. XLth Congress-Second Session. Washuscrotos, March 2. HorszThe Honse re-assembled at 10 o'clock, in Committee of the Whole. Mr. Washustone (IL) in the chair, and con- tinued the discussion on the Arthust of Inpeach ment, the instructure of the leighaltive assestion of Saturday. There were not a dozon members in the hall, and not fifty spectators in the galled of Inpeach of meeting. Mr. Washburne (IL) having left the chair, said be would not attempt. Io discuss the particular of meeting. Mr. Washburne (IL) having left the chair, said be would not attempt. Io discuss the particular of meeting. Mr. Washburne (IL) having left the chair, said be would not attempt. Io discuss the particular of meeting. Mr. Washburne (IL) having left the chair, said be would not attempt. Io discuss the particular attickes and obtained leave to have spectators in the galled in the Globe. Mr. Garfield (Ohio) took the floor, and ex- plained the cause of his above went attickes of more defant, ILL Mr. Ast deg at M. Mr. Staton from the peachment, but it scened to him that the Pres- dent had taken advance of the unwillingness of the House to be forced into impeachment, and nor right given more attempt of an anone rectands, and nor right given more attempt of an anone rectands, and nor right given more attempt of an anone rectands, and nor right given more attempt to remove Mr. Staton from the Washburgen contrained on a problemation for the flows to be forced into impeachment, and no right given more attempt to remove Mr. Staton from the Washburgen contrained on a problemation for the attempt to remove Mr. Staton from the start defant for state of the appointment thy the Staton for the start at a core is a different to the appointment, and nor right given him even in the Constitution di- removal was incident to the appointment to the attempt to the remov		to-morrow morning to make up their final report	ont. Impeachment would end the comba
Smith. XI.th Congress—Second Session. Washirstory, March 2. Horsz.—The Honse reasonabled at 10 octoor, in Committee of the Units, and con- ment, the interval between the hour, and con- ment, the interval between the hour of meeting- and noon being regarded as part of the legislative rescion of Staturday. There were not a dozon members in the hall, and noon being regarded as part of the legislative rescion of Staturday. There were not a dozon members in the hall, and noon being regarded as part of the legislative rescion of Staturday. There were not a dozon members in the hall, and noon being regarded as part of the legislative is reliced of Impeachment. To discuss the particular of meeting. Mr. Washburne (III.) having left the chair, said he would not attempt to discuss the particular with de doined here to hore offer. There were not a dozon members in the software but would anotation to there offer. Mr. Gardiel (Ohio) took the floor, and ex- particules of Impeachment, but is section when the toxic meeting. If the do been present articles of impeachment, but is section of not subscript. Mr. Gardiel (Ohio) took the floor, and ex- previous occasions, amiformity voted again in the previous occasions, amiformity voted again in the floored bar. In the House on the present articles of the legial and constitutional points involved in the attempt to removal Mr. Gardiel due no no remedy but for more all the there was now no remedy but for more all the toxic to have solution to a toxic the legial and constitutional points involved in the sitterpi to removal Mr. Gardiel due no to argue to interpi to import Mr. Station from the for difference to the descript in the descript in the driver floored again in the floored		There is good anthority for saying that the Com- mittee will decide that neither party is entitled to	Impeachment was peace. If it secured to the Democratic party a martyr, that party was we
XLth Compress-Second Session. Wasinscrop, Mark 2. Horsz. —The Honse re-assembled at 10 o'clock, Mr. Washburne (III.) in the thelas of Impeach- ment de discussion there all impeach- ment on being regarded as part of the legislative research of Staturday. There were not a dozen members in the hall, and not fifty spectators in the gallery at the bond of meeting. Mr. Washburne (III.) having left the chair, sadt be would not attempt. to discuss the particular articles of Impeachment is there committee and monor being regarded as part of the chair, sadt be would not attempt. to discuss the particular articles of Impeachment is there committee of the Committee the could and intermet before the Committee the could and there to have subjects printed meeting. The first of the shale question of In- peachment, but is seened to him at the President to of the louse to be incored to immediate the vorial had grown util there was now no remedy but to barry achieve the constitution to officer. No. 1. If the had been present atticks of the louse to be incored to immediate the vorial had grown util there was now no remedy but to part and there was now no remedy but to barry achieve to the special constitution the attempt to remove Mr. Station from the was taken in the flowed to to any first the legal and constitutional points involved in the attempt to remove Mr. Station from the was the former to the appointment, but is action the president to the station for the station for the the legal and constitutional points involved in the attempt to remove Mr. Station form the the stare the of the appointment of appointment, the attempt to remove Mr. Station form the the stare the to the appointment of appointment, the der move Mr. Station form the the stare the to the appointment of a spice with the stare the the station to the appointment the constitution in the the constitution the the stare the station the appointment of a spice with the stare the appoint to the appointment of a spice with th	t. Lete a	Smith.	the poorest stuff that ever a martyr was made of Let him then be tried, be ejected from office
in Committee of the Whole, Mr. Washburne (III.) in the chair, and con- tinued the discussion on the Articles of Impeach- ment, the interval between the hour of meeting. There were not a dozon members in the hall, and not fifty spectators in the gallery at the hour of meeting. Mr. Washburne (II.) having left the chair, said he would not attempt to discuss the particular articles of Impeachment before the Committee, but would another the Schemittee, but would another the Schemittee, Mr. Maket and the scheme the woold more defant, till the had been present articles of the House to be forced into impeachment, and the President hou nore defant, till here was nown to menty but the schemittee, the attempt to remove Mr. Stanton from the was the fact of the appointenent, but is exceed to him the President hou nore defant, till here was nown to menty but is schemittee, the fact of the appointenent, but is exceed to him the Costing the while and the construction of the Schemet A schemet and the construction of the schemet and the schemet is the schemet and the construction of the schemet the woold appoint in worked appoint in worked the appointenent. There was no schemet and the resident hou no right given him even in the Constitution of the schemet appointenent is the sche		WASHINGTON, March 2. HouseThe House ro-assembled at 10 o'clock,	soon as the forms of law will allow, and th
ment, the interval between the hour of meeting and noon being regarded as particular. There were not a dozon members in the hall, and not fifty spectators in the gallery at the hour of meeting. Mr. Washburne (IL) having left the chair, said be would avalut, for publication in the Chair, said be would avalut, for publication in the Chair, said but would avalut, for publication in the Chair, shill examination of the whole question of in- pechanent for reference hereafte. Mcears. Getz (Fa.) and Humphrey (N. Y.) saked and obtained leave to have specchas printed in the Clobe. Mr. Gariteid (Ohlo) took the floor, and ex- plained the cause of his abance when the brad, or wot at so. If the maximum control the maximum control of the spectra previous occasions, mifformly void against. There was no such thing known in the Constitu- tion as the removal by the President that the failed refer to the constitution or end the floore of an officer. The act of removal was finded not on the Constitu- tion as the removal by the Dresident of alone, it might possibly have been regarded as a mere inadvertance on this part, but allo constitu- tions as the removal by the Dresident of an officer. There is and constitutional points involved in the stiempt to remove Mr. Stanton from the term to remove Mr. Stanton from the term to constitution on y the Stantor for the stant of the stant of the stant of a stantor for the part of the stant of a officer. No. 1. If this act of the oppointent by the President of alone, it might possibly have been regarded as a mere inadvertance on this part, but all constitution. He had threw no down in the grage of the fight to like end a stant for the president has constitution. He had threw and over it to constant for the tenth article, he through it would be end alone, it might possibly have been regarded as a mere inadvertance on this part, but all constitution. He had threw and over it for the previous at the index of the stant, he was a start of the stant is abour to conseat the end will be previous at the		in Committee of the Whole, Mr. Washburne (Ill.) in the chair, and con-	March 2, Thermo-
There were not's dozon members in the hall, and not fifty spectators in the gallery at the hour Mr. Weahburne (III.) having left the chair, said mow ould not attempt to discuss the particular atticides of Impeachment before the Committee but would submit, for publication in the Globe, a full examination of the whole question of in peachment for reference hereafter. Mr. Garfield (Ohio) took the floor, and ex- planed the cause of his absence when the vote was taken in the House on the present atticies of impeachment. If he had been present atticies of more definant, till there was nown that he had, on previous occasions, minformly voted against of the House to be forced into impeachment, and had grown more arrogant, more reckless, and nore definant, till there was now no remedy but to impeach him. Mr. Garfield went on to argued the legal and constitutional points involved in the attern advantage of the Unstituted the War Office, contending that the President had nor rediff sylven him even in the Constitution to impeach him. Mr. Garfield went on to argued the legal and constitutional points involved in the site remore Mr. Stanton from War Office, contending that the President had of officer No. 2, was the removal of officer No. I. I. this act of the Appointent by the President had efford a Warth to disken advantage of the Constitutional points involved in the site in the field to the stanton from the Constitu- tion as the removal by the President had of officer. No. 2, was the removal of officer No. I. I. this act of the Appointent by the President had efford a Warth to disken advect in the stanta for the stantage of the		ment, the interval between the hour of meeting and noon being regarded as part of the legislative	Port Hood, N. W. Clear. 30 Halifax, N. Clear. 15
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Meests. Getz (Pa.) and Humphrey (N. Y.) akted and obtained leave to have speeches printed in the Globe. Mr. Garfield (Ohio) took the floor, and ex- plained the cause of his absence when the vote was taken in the Honse on the present articles of impeachment. If he had been present articles of previous occasions, uniformly voted against im- peachment, but it secured to him that the had, on previous occasions, uniformly voted against im- genchment, but it secured to him that the Presi- dent had taken advantage of the unwillingness of the House to be forced into impeachment, and had grown more arrogant, more reckless, and more defiant, till there was now no romedy but too imprach him. Mr. Garfield went on to argue the legal and constitutional points involved in the attempt to remove Mr. Stanton from the more differ, contending that the Constitution di- rectly to the removal of an officer. The atto it for the appointment, by the Statist of the constitution all that of appointment. There was no such thing known in the Constitution di- removal was incident to that of appointment. There was no such thing known in the Constitution di- rest obtain the constitution di- removal was incident to that of appointment. There was no such thing known in the Constitution di- constitution. It has the removal of an officer. The fact of the appointment by the Statist efforting the the steemal to constitution di- removal was incident to that of appointment. There was no such thing known in the Constitution di- constitution. It has constitution the distant appointment tools, showed a clean and determined purpose on his part to disregard the leave do of the Statist Statist D Collider Week effort in the construction by the Presi- dent, and the construction by the Presi- dent in the state of the Baema and determined purpose on his part to disregard the law and override the constitution. It has and override the tools, showed a clean and determined purpose on his part to disregard the law and override the constitution. It he consthe tile pr		articles of impeachment before the Committee, but would anomit, for publication in the Globe,	Dswego, N. Y., N. Snowing. 6 Buffalo, N. E. Snowing. 18
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 The Const of the Bouse on the present articles of impeachment. If he had been present he would have over ded against impeachment, but its seemed to him that the President had taken advantage of the unwillingness of the House to be forced into impeachment, and had grown more arrogant, more reckless, and had constitutional points involved in the attempt to remove Mr. Stanton from the legal and constitutional points involved in the attempt to remove Mr. Stanton from the the attempt to remove Mr. Stanton from the rectify to the removal of an officer. The act of the appointment by the President had take of a Holing & Co. 39 A Shumway & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 holes area d Martine; 100 holes do Street & Co. 30 do d Remine; 38 Hartidee; 100 hbd add Street & Co. 30 holes area d Martidee; 100 hbd add street & Co. 30 holes area d Martidee; 100 hbd add street & Co. 30 holes area d Martidee; 100 hbd add street & Co. 30 holes area d Martidee; 100 hbd add street & Co. 30 holes area d Martidee; 100 hbd add street & Co. 30 holes area d Martidee; 100 hbd; 100 hbd; 100 hbd; 100 hbd; 100 hbd; 100 hbd; 100 hbd;		in the Globe. Mr. Garfield (Ohio) took the floor, and ex-	10 A. M
 Have voiced ay 6. It was known that the President and taken advantage of the unwillingness of the House to be forced into impeachment, and the House to be forced into impeachment, and the grown more arrogant, more reckless, and more defant, till there was now no romedy but to impeach him. Mr. Garfield went on to argue the legal and constitutional points involved in the statempt to remove Mr. Stanton from the the grant and constitution alpha that the President had to the removal of an officer. The act of the appointment by the President had to J Power & Co; 25 & do J Reiser & Co; 10 & Warth & Co; 18 & do J Reiser & Co; 10 & J A Hogkina & C Co; 11 & Li Data & State & Co; 11 & Li Data & State & Co; 12 & do J A Hogkina & C Co; 12 & do J A Hogkina & C Co; 12 & do J A Hogkina & C Co; 12 & do J A Hogkina & C Co; 13 & do J Reiser & Co; 25 & do J A Hogkina & C Co; 14 & Li Data & Co; 14 & do J Reiser & Co; 25 & do J A Hogkina & C Co; 14 & Li Data & Co; 14 & Li D		plained the cause of his absence when the vole was taken in the House on the present articles of imnessment. If he had been present he would	IMPORTATIONS
to impeach nim. All, Gintein went on to a given the legal and constitutional points involved in the attempt to remove Mr. Stanton from the War Office, contending that the President had no right given him even in the Constitution di- rectly to the removal of an officer. The act of removal was incident to that of appointment. There was no such thing, known in the Constitution tion as the removal by the President of an offi- cer. The fact of the appointment by the Presi- dent, and the confirmation by the Senate of officer No. 2, was the removal of officer No. 1. II this act of the appointment by the Presi- dent, and the confirmation by the Senate of officer No. 2, was the removal of officer No. 1. II this act of the appointment by the Presi- dent, and the confirmation by the Senate of officer No. 2, was the removal of officer No. 1. II this act of the appointment by the Presi- dent, and the confirmation by the Senate of officer No. 2, was the removal of officer No. 1. II this act of the appoint and General Grant, General Sherman and General Emory his tools, showed a clear and determined purpose on his part to diaregard the law and override the constitution. He had threwn down the gage of hattle, and Congress must take it up and carry on the fight to iss end. Criticising the articles of impeachment, he thought it would be better, instead of saying that the President of the Senate item teed as to express the military offence of in- subordination and meeting. He thought it should be altered as to express the military offence of in- subordination and meeting. He thought it evold be no ap- pointment without the consent of the Senate is to the tenth article, he thought it should be of altered as to express the military offence of in- subordination and meeting. He thought it evold be no ap- pointment without the consent of the Senate is to the tenth article, he thought it would be altered as to express the military offence of in- subordination and meeting. He thought it evold be no altere question might be tried in a few		have voted aye. It was known that he had, on	HOSTON - Steamehip Norman, Captain Crowell- cs chocolate C J Fell & Co; 33 cs dry goods S P Riake, J les page do J S Barry & Co; 17 do G W Blabon & Co;
to impeach him. Mr. Ginnell well on to a gigen the legal and constitutional points involved in the attempt to remove Mr. Stanton from the War Office, contending that the President had no right given him even in the Constitution di- rectly to the removal of an officer. The act of removal was incident to that of appointment. There was no such thing, known in tho Constitu- tion as the removal by the President of an offi- cer. The fact of the appointment by the Presi- dent, and the constitution di- ter officer, we the removal of officer No. 1. II this act of the appointment by the Presi- dent, and the confirmation by the Senate of officer No. 2, was the removal of officer No. 1. II this act of the president had stood alone, it might possibly have been regarded as a mere inadvertence on his part, but all the President's previous attempts to make General Grant, General Sherman and General Emory his tools, showed a clear and determined purpose on his part to disregard the law and override the Constitution. He had threwn down the gage of battle, and Congress must take it up and carry on the fight to iss end. Criticising the articles of impeachment, he thought it would be better, instead of saying that the President of the Senate ito the tenth article, he thought it would be altered as to express the military offence of in- subordination and meeting. He thought it evold be no ap- pointment without the consent of the Senate is to the tenth article, he thought it would be altered as to express the military offence of in- subordination and meeting. He thought it evold be no ap- pointment without the consent of the Senate is to the tenth article, he thought it evold be no ap- pointment without the consent of the Senate is to the tenth article, he thought it evold be no ap- pointment without the consent of the Senate of in- subordination and meeting. He thought it evold be no altered as to express the military offence of in- subordination and meeting. He thought it evold be no altere of astore of in- subordination and meetin		dent had taken advantage of the unwinningness of the House to be forced into impeachment, and	Bon; 200 doz pails G Foelker & Co; 7 B W Chae's Bon; 200 doz pails G Foelker & Co; 500 bales hemp Fitl Weaver & Co; 50 pkgs dry goods Frothingham & Wel S do Lewis, Wharlon & Co; 12 do Pearson & Watson:
no right given him even in the Constitution di- rectly to the removal of an officer. The act of removal was incident to that of appointment. There was no such thing known in the Constitu- tion as the removal by the President of an offi- cer. The fact of the appointment by the Oresit dent, and the confirmation by the Senate of officer No. 2, was the removal of officer No. 1. If this act of the Tresident had stood alone, it might possibly have been regarded as a mere inadvertence on his part, but all the President's previous attempts to make General foraut, General Sherman and General. Emory his tools, showed a clear and determined purpose on his part to disregard the law and override the constitution. He had threw ndown the gage of battle, and Congress must take it up and carry on the fight to lix end. Criticising the articles of impeachment, the thought it would be for altered as to express the military offence of in- subordination and meeting. He though the senate. As to the tenth article, he thought it should be for altered as to express the military offence of in- subordination and meeting. He though the senate. As the question might be tried in a few days, and thus the or the tenth article of the senate. As the or the tenth article of the senate. As the tenth article is though the senate. As the tenth article of the senate. As the tenth article is though the senate. As the tenth article of the orgenting the senate of the senate. As the tenth article of the senate. As the tenth article of the senate. As the orgent might be tried in a few days, and thus the orgent the base the possitue the senate t		had grown more arrogant, more receives, and more defiant, till there was now no remedy but to impach him. Mr. Garfield went on to argue	Newe Euston: 24 Seffarlin & Futz; 20 Sutton, Smith&C 25 bbls berrices Githens & Rox-amer; 770 do apples Wi rington, Bennett & Co; 873 do J Wilkins & Co; 107 Whi & Chick: 30 bbls fish Atwand. Ranck & Co; 107 Whi & Chick: 30 bbls fish Atwand.
no right given him even in the Constitution di- rectly to the removal of an officer. The act of removal was incident to that of appointment. There was no such thing known in the Constitu- tion as the removal by the President of an offi- cer. The fact of the appointment by the Oresit dent, and the confirmation by the Senate of officer No. 2, was the removal of officer No. 1. If this act of the Tresident had stood alone, it might possibly have been regarded as a mere inadvertence on his part, but all the President's previous attempts to make General foraut, General Sherman and General. Emory his tools, showed a clear and determined purpose on his part to disregard the law and override the constitution. He had threw ndown the gage of battle, and Congress must take it up and carry on the fight to lix end. Criticising the articles of impeachment, the thought it would be for altered as to express the military offence of in- subordination and meeting. He though the senate. As to the tenth article, he thought it should be for altered as to express the military offence of in- subordination and meeting. He though the senate. As the question might be tried in a few days, and thus the or the tenth article of the senate. As the or the tenth article of the senate. As the tenth article is though the senate. As the tenth article of the senate. As the tenth article is though the senate. As the tenth article of the orgenting the senate of the senate. As the tenth article of the senate. As the tenth article of the senate. As the orgent might be tried in a few days, and thus the orgent the base the possitue the senate t		the legal and constitutional points involved in the attempt to remove Mr. Stanton from the War Office contending that the President had	Brown & Allingham; 100 bbls do Crowell & Collins; 50 Jones & Hipple; 175 pkgs do J N Shriver & Co; 17 bxs H Dill & Co; 21 do G F Fields; 70 do J A Hopkins & C
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battle, and Congress must take it up and carry on the fight to jits end. Criticising the articles of impeachment, he thought it would be better, instead of saying that the President has appointed Lorenzo Thomas to say he had at tempted to do so, because there could be no ap- pointment without the consent of the Senate. As to the tenth article, he thought it should be so altered as to express the military offence of in- tire question might be tried in a few days, and thus the orner to betacle of reconstruction would be orner to be determined to restruct a sub of the senate of the sena		tools, showed a clear and determined purpose on his part to disregard the law and override the Constitution. He had thrown down the case of	
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altered as to express the military offence of in- subordination and meeting. He thought the en- tire question might be tried in a few days, and thus the great obstacle of reconstruction world world and the great obstacle of reconstruction world world and set of the set of th		tempted to do so, because there could be no ap- pointment without the consent of the Senate. At to the tenth article, he thought it should be so	olocted President of this Bank, in place of Joseph Jon B. C. PALMER, B. C. PALMER, mh3266 Cashier
the great obstacle of reconstruction would be		altered as to express the military offence of in- subordination and meeting. He thought the en-	CANTON PRESERVED GINGER - PRESERV Ginger, in syrup, of the ociderated Chyloong bran also, Dry Preserved Ginger, in boxes, imported and
		tire question might be tried in a lew days, and thus	sale by JOSEPH B. BUESIEB & CO., Me South Delaws
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EDITION. 'HIRD 2:30 O'Olook. THE COURTS.

is not the bestowal of a tight superior to the rights in-typed by passenger carriers generally, whether such car-ies be natural or artificial persons. The facilities for ne nee of the right may be greater, but the right actif can be neither more nor less than a atural person possesser. It is to be rezumed that when the legislature creates a corporation ne limits of a municipal organization, the business within ne limits of a municipal organization, the business is in-nded to be conducted under the restrictions, rules and guilations that govern the eame business within the same corporate limits. Can it e doubted that a, company chartered and endowed with

EVENING BULLETIN.-PHILADELPHIA, MONDAY, MARCH 2, 1868.

• Balf for Worth Penneylvania Ratifond, 53% Lebigh Valley Railroad, 57% for Catawiesa Ratifond Breferred and 26% for Philadelphia and Erie R. H. Canal Stocks were insective: Lebigh Navigation closed 3:15 O'Clook. at 28%; Schuylkill Navigation preferred at 31%, the con mon at stock 12; Susquehauns at: 14 and Wyomin t 38%. There was nothing doing in Passenger Kailroad share Messrs, De Haven & Brother, No. 40 South Third stre The City Control Over Passenger interest bulkers a Brother, No. 49 South Third street, Railways. Supreme Count-Justices Strong, Read, Agnew and Sharewood.-Judgments were entered in the following Sharewood.-Judgments were entered in the following the following (105%; 105%) and 106% (105%; 105%) and 106% (106%; 106%) and 106% (106%) and 106\% (106%) and 106\% (106%) and 106\% (106%) and 106\% (106\%) and 106\% (106\%) and 106\% (106\%) and 106\% (106\%) and 106\% (106\%)

Burrryne Courtr-Justices Strong, Road, Agnew and Sharzwood, Judgments were enterted in the following cases this morning: The Frankford and Philadelphia. Error to District Court, Philadelphia. Ophion by Strong. The argument on behalf of the plaintiffs starts with the sesserion that, being a corporation ereated by the State, they are subjectomly to such burdens as are clearly imposed by their charter. If by this it is meant that they are subject to no other burdens, regulations or restrictions than those which are expressly enumerated in the action was a right to run passenger cars on the railway constructed and to cupage in the business of passenger caritier. Of both these privileges they are andoubtedly purchasers, and they cannot a classify in volve exemption from lishility to municipal regulation. This not the bestower the streets does not necessarily in volve exemption from lishility to municipal regulation to be burden or atticing to construct a suffice to the rights in ported by assenger carriers generally, whether such cari-vites he suburd or ariticing the general to the they are suburd or ariticing the general to the they for the head or the end they are suburd or ariticing the general to the end they are suburd or ariticing the general to the they are suburd or ariticing the general to the they are they are nucleus to the rights in jored by passenger carriers generally, whether such cari-ty to be suburd or a right to run rest to the rights in-jored by assenger carriers generally. The they are suburiced or ariticing the suburge or artificing to the rights in-jored by assenger carriers generally. The target they are the such or the rights in-jored by assenger carriers generally. The target they are they are the there and to a transform to the rights in-jored by assenger carriers generally. The target they are the there and the suburge to the rights in-jored by assenger carriers generally. The target they are the there and the suburge to the rights in-ty the here there and to a regue the to the rig

way trict	July, 105%@106%; Compound Interest Notes-June	THE CASES DEFILE THE SUPREME COULD	the Brate of the Union, Mr. Scofield in the Chair, and resumed the debate on the articles of impeachment	1
	1864, 19.40; July, 1864, 19.40; August, 1864, 19.40; October.		Inch the Duceidant	
vith the	1864, 19.40; December, 1864, 19.40; May, 1865, 171(@18;	From Washington,	Mr. Trimble (Ky.) entered his solemn protest against his. Trimble (Ky.) entered his solemn protest against this movement, as one subversive of the libertide of the people. If the President could be removed on such trivial protences there was no stability in the Government and no	
arly	August, 1865, 16%@17; Beptember, 1865, 16@16%; Octo-	WASHINGTON, March 2Several cases have	ins movement, as one has clear out the noether of the	
they	ber, 1865, 15%@16/#; American Gold, 141@1414; Silver,		protences there was no stability in the Government and no	
lions	132%@134. Jay Cooke & Co. quote Government securities, etc., to-	States, involving the question of the constitu-	security for the position of any future President. He	
ct of , we	day, as follows: United States 65,1881, 110,4@110%; Old	tionality of the legal tender act. They	implored the majority to pause before it took such	
• • • • I	5-20 Bonds, 116@110!4; New 5-20 Bonds, 1864,1073/@1075;	came upon appeals from the courts of	President would not be oustained by the Senate or by the	
one	5-20 Bonds, 1865, 108/4 (9108/4; 5-20 Bonds, July, 108/4@106/4;	Kentucky, New York, California, Oregon	people. For the violation of the Constitution and of the	
the	5-20 Bonds, 1867, 106% (G107; 10-40 Bonds, 100% (G107; 10-40 Bonds, 100% (G101;	and the District of Columbia. They	laws by President Lincoln and Secretary Stanton, the	
way	7 3-10, June, 105%@105%; 7 3-10, July, 105%@105%; Gold,	are private cases, to which the government	forting to impeachment, but, on the contrary, had passed	
nger	141.	of the United States is not a party. Some time	profences there was no stability in the Government and no recurity for the position of any future President. He- implored the majority to pause before it took such a fatalateo. In his judgment the impeachment of the President would not be sustained by the Senate or by the people. For the violation of the Constitution and of the laws by President Lincoln, and Secretary Stanton, the Republican party of the country had not thought of re- sorting to impeachment, but, on the countrary, had passed acts of indemnity for them. Why then should Mr. Johnson, who had been elected Vice President of the United. States by the Republican party, he impeached and removed for acting, as he be- lioved, under the Constitution? When the President had been should power, he die not see why the periode	
edly any		ago, however, Attorney-General Stanbery, at the	Why then should Mr. Johnson, who had Deen elected	
arry	Dr. H. R. Linderman, Director, furnishes the follow-	request of the Secretary of the Treasurer, asked	party, be impeached and removed for acting, as he be-	
y in	ing statement of Deposits and Coinage at the United	the Supreme Court, if consistent with its sense of	lieved, under the Constitution ? When the President had	
tion.	States Mint during the month of February 867:	propriety, to permit the United States to be	been shorn of all power, he did not see why the perilous	
car-	DEPOSITS.	beard through him in support of the constitution-	been shorn of all power, he did not not not why the porllous undertaking of imponchment should be resorted to, en- dangering the financial and public interests of the	
e for	Value.	ality of the legal tender act.	country.	
right	Gold Deposits \$204,866 24 Silver Deposits and Purchases 24,755 87	The Court this morning announced the con-	Mr. Cullom (III.) followed on the opposite side of the	
be	-	tinuation of all these cases till next term, with	moval of Mr. Stanton, violated the law and subjected	
tion	Total Deposits \$229,622,11	leave for a general reargument if desired.	himself to the pains and penalties of impeachment	
thin	GOLD COINAGE.	So the opinion concerning the constitutionality	Mr. McCarthy (N. Y.) followed on the same side, claim	
and	Pieces. Value.	of the legal tender act will not be delivered until	were faithfully executed, or standard to perform hete for	
ans-	Total Deposite	of the legal tenuer act will hot be achieved until	country. Mr. Guillom (III.) followed on the opposite side. of the question, and argued that the President had, in, the re- noval of Mr. Stanton, violated the law and subjected himself to the pains and penalties of impachment. Mr. McCarthy (N. Y.) followed on the same side, claim and the president neglected to see that the laws were faithfully excended, or assumed to perform acts for which there was no constitutionalor logal sanction he was policy of reconstruction was the usurpation of power'be- longing to Congress, and that in his acts of granting con- ting the subject of the same the set of granting par-	
an it		the next December term.	liable to impeachment. He argued that Mr. Johnson's	
with sees,	Half Eagles	Storm at Toledo.	longing to Congress, and that in his acts of granting par.	
sub-	Three Dollars 4,875 14,625 00 Quarter Eagles 62 50	TOLEDO, Ohio, March 2dThe most furious	policy of reconstruction was the usurpation of power be- longing to Congress, and that in his acts of granting par- dons and restoring property to robels he had been in league with treason and traitors. He claimed that the removal of Secretary Stanton was a violation of the laws of the Constitution, and thought that any further forbear- ance on the part of Congress would not be a virtue. He charged Mr. Johnson with having sacrificed the lives of Union men, persecuting loyalty, and with press- ing like an incubus on every material interest of the country. Nothing but his removal from power would pive to the country peace, confidence, socurity and sta- billty.	
ient?	Quarter Eagles	gale and snow storm of the season set in from	league with treason and traitors. He claimed that the	
d all d at	Fine Bars	the Northeast yesterday afternoon, and still con-	of the Constitution, and thought that any further forhear.	
they		tinues. The snow is badly drifted, and the trains	ance on the part of Congress would not be a virtue.	
iever	Total	on all the roads in this vicinity are more or less	He charged Mr. Johnson with having sacrificed the	
and	SILVER.	delayed in consequence.	ing like an incubus on every material interest of the	
emp.	Dollars	The thermometer is 10 deg. above zero.	country. Nothing but his removal from power would	7
Dart	Half Dollars	Oswego, March 2d.—A furious snow storm is	give to the country peace, confidence, security and sta-	
than pany	Dimes	reging here. The snow is from four to five	billty. Mr. Lynch (Maine) followed on the same side. He said	
yond	Half Dines	raging here. The snow is from four to five feet deep, and the railroads are all blocked up.	Mr. Lynch (Maine) followed on the same side. He said it was it, proper and consistent that the Democratic party, which had, under the lead of Jefferson Davis, attempted to regain political power by means of civil war, should now seek the same and under the leadership of Androw Lohners by the same conduct hut more dar-	
eight Or if	Half Dimes. 200 10 60 Three Cent pleces. 200 6 00	rectucep, and the famouas are an ereiter ap-	party, which had, under the lead of Jefferson Davis,	
v not	Fine Bars	Pcdestrianism.	war, should now seek the same end under the landership	
de of		Boston, March 2 A pedestrian match took	of Andrew Johnson by the more peaceful but more dan- geroug method of usurpation.	
) Can	Total 121,057 \$50,968 16	place here on Saturday, between Mr. Osgood,	gerous method of usurpation.	
can	NICKEL AND COPPER. One Cent pieces	of Ticknor & Fields' Publishing House, and Mr.	Mr. Boyer (Pa.) asked Mr. Lynch whether he admitted	
ands	One Cent pieces	Dolby, Dickens' Agent. The distance was twelve	Mr. Lynch declined to allow interruption and went on	
e im-		miles. It was won by Mr. Osgood, Mr. Dolby	to say that now nothing seemed to be constitutional but	
npon líned	Three Cent pieces	having called a carriage at the eighth mile. Mr.	Democratic party All else was unconstitutional	
legis-		Orgood accomplished the last six miles in one	Mr. Boyer (Pa.) asked Mr. Lynch whether he admitted that this was entroly a party question. Mr. Lynch declined to allow interruption and went on to say that now nothing scemed to be constitutional but the relics of the robellion, Andrew. Johnson and the Democratic party. All clse was unconstitutional and must be put down. Referring to Mr. Brooks's appeal to the bone and muscle of the Democratic party. He said that like appeals to resist the government had been made by the Democratic leaders during the war, and that tho gentleman's constituents had responded and had for days made the city of New York a scene of violence and blood-	
itios;	Total 4,146,500 \$155,700 00	hour and ten minutes.	to the hone and muscle of the Democratic party, he said	
not event	ELCAPITULATION.	A blustering northeast snow-storm prevails	by the Democratic leaders during the war, and that the	
and	Gold Coinage 22,260 \$169,631 95	to-day.	gentleman's constituents had responded and had for days	
on by	Silver	10-uay.		
and	MICKei and Copper 4,140,000 100,100 00	From Cincinnati.	shed. He had never heard, however, that any of those gentle-	
ordi-	Total		He had never heard, however, that any of those gentle- men had led them in the tight. This accounts perhaps for	

BY TELEGRAPH.

WASHINGTON. _____ The Cases Before the Supreme Court

In his opinion the committee was fight in the discretion of the oblice, and the trial thould be presided over by the Chief Justice of the United States. The matter was a sold call mixed up because if Mr. Lincoln was still slive as Tresident, and if Andrew Johnson was to be impeached as Vice President, he would himself be entitled to preside at his own trial. The reason why the Chief Justice was re-quired to preside over the trial of the President was the in case of his corriction and deposition from office, the presiding officer of the State was to a succeed him, and that reason applied in full force to the present case. adjournment. The House immediately commenced the session of he journal, and weat and the solution of the Unair, and the Biste of the Union, Mr. Scoffeld in the Unair, and resumed the debite on the articles of impeachment against the President. Mr. Trimble (Kr.) entered his solemn protest against Mr. Trimble (Kr.) entered his solemn protest against the debite of the sole subcretive of the libertide of the the debite of the sole subcretive of the libertide of the