(Continued from 1st page.) surrender to him of the public property in the said department, and to vacate the possession of the same, and to allow him, the said Thomas, peaceably to exercise the duties devolved upon him by authority of the President. That, as this respondent has been informed and believes, the said Stanton peremptorily refused obedi-

ence to the orders issued. Upon such refusal no force or threat of force was used by the said Thomas, by authority of the President or otherwise, to enforce obedience, either then or at any subsequent time; and this respondent doth here except to the sufficiency of the allegations contained in said fourth article, and states for ground of exception that it is not stated that there was any agreement between this respondent and the said Thomas, or any other person or persons, to use intimidations and threats; nor is there any allegation as to the nature of said intimidation and threats, or that there was any agreement to carry them into execution, or that any step was taken, or agreed to be taken, to carry them into execution; and that the allegation in said article that the intent of said conspiracy to use intimidation and threats is wholly insufficient, inasmuch as it is not alleged that the said intent formed the basis or became a part of any agreement between the said conspirators; and furthermore that there is no allegation of any conspiracy or agreement to use intimidation or threats.

ANSWER TO ARTICLE 5. And for answer to the said fifth article, this respondent denies that on the said 21st day of February, 1868, or at any other time or times in the same year, before the said 2d day of March, 1868, or at any prior or subsequent time, at Washington aforesaid, or at any other place, this respondent did unlawfully conspire with the said Thomas, or any other persons, to prevent or hinder the execution of the said act entitled "An act regulating the tenure of certain civil offices," or that, in pursuance of said alleged conspiracy, he did unlawfully attempt to prevent the said Edwin M. Stanton from holding said office of Secretary for the Department of War, or that he did thereby commit, or that he was thereby guilty of a high misdemeanor in office. Respondent protesting that said Stanton was not then and there Secretary for the Department of War, begs leave to refer to his answer given to the fourth article, and to his answer given to the first article, so to his intent and purpose in issuing the order for the removal of Mr Stanton; and the said respondent prays equal benefit therefrom, as if the same were again repeated and fully set forth. And this respondent excepts to the sufficiency of the said fifth article, and states his ground for such exception, that it is not alleged by what means, or by what agreement the alleged conspiracy was formed or agreed to be carried out, or in what way the same was intended to be carried out, or what acts were done in persuance thereof.

ANSWER TO ARTICLE 6.

And for answer to the said sixth article this respondent denies that on the 21st day of February, 1868, at Washington aforesaid, or at any other time or place, he did unlawfully conspire with said Thomas by force to seize, take or possess the property of the United States in the Department of War, contrary to the provisions of the said act sreferred to in the said article, or either of them, or with intent to wields either of them, are respondent. The North 7th st., Phila; 115 Randolph st. Chicago. violate either of them; respondent, protesting that the said Stanton was not then and there Secretary for the Department of War, not only denies any unlawful intent in reference to the custody and charge of the property of the United States in the said Department of War, and again refers to his former answer for a full statement of his intent in the premises.

ANSWER TO ARTICLE 7.

And for answer to said seventh article, respondent devies that on the said 21st day of February, 1868, at Washington aforesaid, or at any other time or place, he did unlawfully conspire with said Thomas, with intent unlawfully to seize, take or possess the property of the United States in the Department of War, with intent to violate or disregard the said act in said seventh article referred to, or that he did then and there commit a high misdemeanor in office; respondent, protesting the said Stanton was not then and there Secretary for the Department of War, again refers to his former answers in so far as they are applicable to show the intent with which he proceeded in the premises, and prays equal benefit therefrom as if the same were here again fully repeated .--Respondent further takes exceptions to the sufficiency of the allegations of this article as to the conspiricy alleged, upon the same ground as stated in the exception set forth in his answer to said article 4th.

ANSWER TO ARTICLE 8. And for answer to the said eighth article, this respondent denies that on the 21st day of February, 1868, at Washington aforesaid, or at any other time or place, he did issue and deliver to the said Thomas the said letter of authority set forth in the said eighth article, with the intent unlawfully to control the disbursement of the money appropriated for the military service and for the department of war; this respondent, protesting that there was a vacancy in the office of Secretary for the department of war, admits that he did isday of February, 1868, at Washington department of war, admits that he did issue the said letter of authority, and he denies that the same was with any unlawfulintent whatever, either to violate the Constitution of the United States, or any act of Congress. On the contrasy this respondent again affirms that his sole intent to vindicate his authority as President of the United States, and by peaceful means to bring the question of the right of the said Stanton to continue to hold the said office of Secretary of war to a final decis-(Continued on second page.)

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New Millord, Nov. 19, 1867.—if. N. MOORB.

Prof. Charles Morris, THE Hayti Barber, has removed his shop to the hasement of E.L. Weeks New Store, where he is prepared to give good satisfiction. When I go to, explain this subject language falls to express it. The spirit All topias

GROVESTEEN & CO., 499 Broadway, New York. Piano Fortes. Our Last new addition to our different stylet is attracting the admiration of both critics and populate. We mention specially, some of the claims of this new Plano. Believing the exterior should be as beautiful to the eye as melody is to the ear, we have paid great attention to getting them up in a style that is conceded by all who have seen them to be the handsomest Plano Forte made. They are an entirely new style, with four full round corners, faculty carved legs and type, base richly moulded, and coptains our latest improved new scale and action. The topic is melodious, and its adaptability to passages of every shade of expression, from the softest murmurs, the Crossendo, and the F F, gives the performer every advantage of the iConcert grand.

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