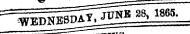
THE PRESS, FUBLISHED DAILY (SUNDAYS EXCEPTED) BY JOHN W. FURNEY. OFFICE R. 111 SOUTH FOURTH STREET. THE DAILY PRESS,

THE DAILY PRESS, To Ulty Ruberthera, is TEN DOLLARS PRE ANNUM, is AVARAGE OF TWANT CHITS PRE WHEN, DAVADLE to the Garrier. Mailed to Endectherate out of the oity, WINE DOLLARS FRE AWAY! FOUR DOLLARS AND FIFTY CRATE FOR SILARS FRE AWAY! FOUR DOLLARS AND FIFTY CRATE ON SILA MOSTRE: TWO DOLLARS AND FURTY CRATE GENTS FOR THERE MOSTRE, INVERTIGATION OF THE A the time ordered Advantisements inserted at the neural rates.

AT Advertisements WEEKLY PERSS, Ibers, FIVE DOLLARS PER ANNUM. 1

failed to Sabre The Press.



THE NEWS.

THE NEWS. We print this morning the reply of Judge Advo-oate Bingham to Hon. Reverdy Johnson's argument against the trial of the completions by court-mar-tiss instead of the civil courts. It was delivered yesterday, and is a most exhaustive and thorough legal effort. Sanford Conover was again brough lowerd, sud testified that the paper he signed over its signature of J. W. Wallace, and which denied all the terthmony he gave before the military com-stics against all the testimony he gave before the mittary com-mission, was extorted from him by threats against his life. The testimony is very damaging against Senders. Beyerly Tucker, and others, and shows some of the recent doings of this Canadian band of

some of the recent dougs of the Connected rebels. The steamer Cubs, with London advices to the Bith, arrived at New York yesterday. The British Government has given our Government further apology for the insuit to our flag at Honolulu. The Paris papers generally endorse Lord Brougham's Speech on American affairs. Consuls were quoted at 90%@90%, and 5-203 at 69%@69%. The Vermont Domooratic State Convention of yesterday nonlusted C. N. Davenport for Governor, yesterday nonlusted C. N. Davenport for Governor, yesterday nonlusted C. N. Davenport for Governor, Setter Johnson's plan of resonstruction were adopted. the Johnson's plan of resonstruction were adopted. The yesterday now of the President was yes dent Jonnson's push of reconstruction were adopted. The psrdoning power of the President was yee-teday extended to a number of Virginians and Kentuckians, who had been engaged in the re-

The convention which meets in Detroit, on the Itin of July, embraces only Boards of Trade and

The of July commerce. A fot coursed at Portsmonth, Virginia, on Sun-day, between white and colored troops. Two or Governor Curtin has signed the bill incorporating the Grny Reserve Drigade, or Philadelphia. A destructive fire occurred in Baffalo yesterday,

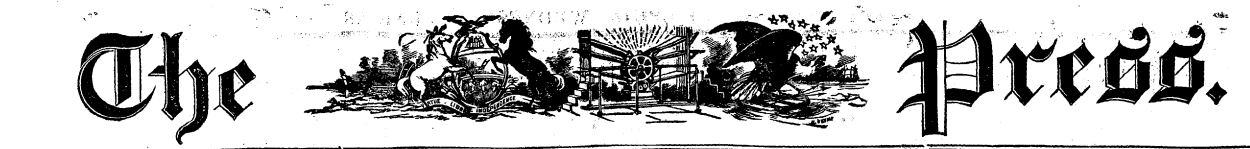
destroying property to the amount of \$150,000. desirojing property to use amount of \$100,000. There is very little demand for flour, and prices are unsettled. Wheat is dull at former rates. Corn and Cats have advanced. Cotton is more active, and prices have advanced 2630 % D. Sugar is in and prices have auraness areas of the Sugar is in demand at full prices. Whisky is rather firmer, but the rates are in small lots only.

The stock market was moderately active yesterday. Government loars were slightly lower. State and City scourities were unchanged. The railroad shares showed considerable firmness, with an advance in Camden and Amboy, Philadelphia and Erie, and Fennsylvania Railroad.

id closed in New York last night at 140%, and after call at 141.

The Indian Tribes.

It is stated that Commissioner Doll, of the Indian Bureau, has recently been despatched upon an extended mission among the aboriginal tribes, to make treaties for their removal from the numerous points where their depredations continue to present a serious obstacle to the tide of all convenient alacrity, and thus let the advancing civilization. The difficulties and | Monroe doctrine prevail. struggles of the early colonies are almost constantly being re-enacted in some of our trans-Mississippi possessions. At one time we hear of terrible massacres upon the horders of Minnesota; at another, of depredations along the great overland route to the Pacific; at another, of outbreaks in Nevada, California, Oregon, or New Mexico. There is always the same final issue to these strifes. The white man eventually triumphs, whether his antagonist be King PHILIP OF TECUMBER, BLACK HAWE OF HOLE-IN-THE-DAY. But, mean-



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struggle for industrial victory with half the zeal and determination we displayed in our contest for the Union, we would soon render America the greatest manufacturing

country in the world, supply all our own wants, and have a surplus left for foreign markets.

Maximilian's Next Move.

Augmented evidence before the court-martial now being holden at Washington en Mistress Suratt, Pegne, and others, and I have looked carefully through the report of the evidence in the New York papers of a person calling himself Sandford Conover, who referred to the fact that while in Monitreal he went by the name of James Watton Wallace, and gave evidence in the st. Alfasan stail in vestigation; that is a court-martial; that I never gave any testimony whatsoever before the said court-martial; that I never gave any testimony whatsoever before the said court-martial; that I never gave any testimony whatsoever before the said court-martial; that I never gave any testimony whatsoever before the said court-martial; that I never gave any testimony whatsoever before the said court-martial; that I never gave any testimony whatsoever before the said court-martial; that I never gave any testimony whatsoever before the said court-martial; that I never gave any testimony whatsoever before the said court martial; that I never gave any testimony whatsoever before the said court martial; that I never gave any testimony whatsoever before the said court martial; that I never was a correspondent of the New York Tribune; that I never was a correspondent of the New York Tribune; that I never mas a signt; said, in fine, I never not hesitation in stating that the evidence of the said Conver personating me is false, untrae, and unformed in fact, and is from beginning to end, a stread. On the sith of Jane last. Alfred Terry certified that Wallace subscribed to by you under the ender of the Subscribes who have detailed, with paper sworn and endscribes the of a constrib. They advent the stread of the paper and false the of the one state, or the solution you have detailed, with there of the subscribed to by you under the droumstances which you have, detailed, with protok presented at your face, and that the state and the stread stread stread to the deposition, and while the as follows, we also that the statement in the paper are false What is called "the city article" in the London Times, (corresponding with the money article in THE PRESS and other daily American papers,) has great influ. ence among political as well as among business people across the Atlantic. Ever and anon a paragraph appears in it, as a feeler, which prepares the public mind for a strong "leader," to follow in the same paper, with full editorial weight, with the intent of influencing those who pin their

faith in that weather cock journal. In the Times of June 13th, for instance, the money article has this paragraph :

article has this paragraph: "Monsleur Eloin, the special envoy of the Em-peror Maximilian, strived yesterday in Paris from Vienna, where, it is said, with the aid of King Leo pold he succeeded in provaiing on the Emperor of Austria to reinstate his prother Maximilian in all his agnatic rights in the event of his returning to his agnatic rights in the event of

It would not surprise us in a few days to receive a Times with a significant leader arguing that it was useless for MAXIMILIAN to continue the attempt to reign as Emperor in Mexico, and announcing that, in all probability, he would finally return to Kurope in a month or two. Of course, the

pretext will be that he wants to look after his rights in Ausura. These "rights,' provided that he has been reinstated in them by his brother, the Emperor FRAN-CIS JOSEPH, mean his chances of suc-

cession, in the event of his outliving the said elder brother and the little Archduke Rodolph, a charming little cherub of six years old, the only son of the reigning Emperor. The poor child's brain has been overworked by a multiplicity of tutors-think of his learning five languages at once, that infant of six years ! -and country air, constant exercise, plain and nourishing food, and total abstinence

from study can alone save him from becoming feeble in mind and body. We notice, too, that the semi-official Paris papers positively declare that no reinforcements of French troops are to be sent from France to Mexico. Putting all these things together, it would seem as if MAXI-MILIAN probably would quit Mexico with



FORD CONOVER.

<text><text><text><text><text><text><text><text><text><text><text><text> The "James W. Wallace" Mystery---His Explanation of it,

PHILADELPHIA, WEDNESDAY, JUNE 28, 1865.

court rests on the assumption that even in time of civil war, no crimes are punishable by military commission or court-markial, save crimes: commi-ted in the military or naval service of the United States, or in the militia of the States when called into the actual service of the United States. But it also siling that under this plas the accused have the right to demand that this court simil decide that it is not a judicial tribunal. This is a most extraordinary proposition—that the President, under the Constitution and laws of the United States, was not only not authorized, but ab-solutely forbidden to constitute this court for the trial of the accused. That 1 do not mistate what is stiemperi to be es-tablished on behalf of the scoused, I ask the atten-tion of the court to the following as the gertieman's (Mr. Johnson's) propositions: That this commission has, "as a court, no legal attace or authority." because the President, who alone appointed the commission, has no such power. That his not "is a more nullity—the surpristor of a power not vested in the Executive, and waferring no authority upon you." We have had no common exhibition of aw-learn-ing in this defence, prepared by a Sensor of the United States; but he has a utterly failed to show how a triburbal constituted and sworn, it duly try and determine the olarge and specificatit against the accused and by its commission not attributed in pre-sented by this argument. The members of this court are officed in the army of the United States, and the proposition pre-sented by this argument. The members of the sourt is contering to discharge no visual genetity and are surprised on the surprise to discharge this duty, and are anthased in this especity to discharge no other hty. Office ourse, if the commission of the President in the army of the United States, and by ord, office the and integers in the trade genetiment, that office are stabled to the declarge the authority by which isses con-tented gentiment, that officers of hearned thear the decla tarily. The advertisement appended to the deposition, and which is as follows, was also induced by the and which is as follows, was also induced by the same threasts: "#600 reward will be given for the arrest, so that I can bring to publishment in Canada, the infamous and perjuied scoundred who recently personated me under the name of Sanford Conover, and deposed to a lissue of falsehoods before the military commis-sion at Washington. J. W. WALLAOM." Q. You have stated that you were never in the Confederate army; what did you mean? A. I meant that I never served as a soldier after I was conscript-ed; I was detailed as a clerk in the rebel War De-DayLingent. Definent. By Jucgs main. Q. Was any attempt made by those men to detain you in Canada; A. I bellard go; by friends of theirs, and I was relieved through the initizence of General Dix.

po; by friends of theirs, and I was relieved through the infimence of General Dix.
 Testimony of Nathan Auser.
 By Judge Holt: Witness said he had known Sandford Gonover for eight or ten years; his obserator for integrity was good; recently witness had accompanied Conover to Montreal, and was present at the interview with Tucker and Sander; after they went into O'Donnell's room, Mr. Oameron came there with a paper containing an account of Conover's testimony; Oonover had the paper shown to him, but denied he had so testified; he was told he must sign a writing to that effect or he sheuld not leave the room allve; they would shoot him like a dog; they all went into the St. Lawrence Hall, but would not let the witness follow them; there were treive or fitteen persons in the party, including Sanders, Tucker, O'Donnell, Osrroll, Dr. Pallon, and Cameron; the witness ead he did not see any weapons on these persons.
 Testimony of John Cantiy.

To Tribude of Lafes, and Y was relieved through the function of General Dix.
 Teerimony of Nathari Annees.
 Ty Jodge Holt: Writees said he bids howns Sand.
 To determine that the year Bot man. It is a set that the operator of the set of the operator.
 Swith the question presented : before this cort.
 The operator is the write shade soon-panied Conover to Montreal, and was present at the interview write Tuoker and Sanderrig after they write they need and Sanderrig after they write they are only and Sanderrig after they write they are constanting at account own to bid.
 The operator of the write of the son of the sand that they are taken as a state of the son attrict they are the set of the son attrict the optical the set of the son attrict the optical the set of the son of the set of the son attrict the set of the son of the set of the son of

tiemen or his elaborate and ingenious argument. But I may remind the court that nothing is said by Surati, that he mouton of gas accursed, Mary Es-stratament of the Government and country, that he has bot made such argument, and lasves it be made by her other counsel. He does take care, however, to straight the country and the Govern-mouse the anouncement will exotic throughout the country to straight the country and the Govern-ment of the Government will active does and counsel to throughing of tills event to her poser his announcement will exotic throughout the country of the does the country and the Government? We all deeling fairly by this Government? We all deeling fairly by the store they deprive of the tight of dialence? Was it not secured to the accuration sgainst than? Were they deprived of the tight of dialence? Was it not secured to the obset, by the Government which justifies this class of about a Spanish Inquints. That a people assailed by organised traasen over a torlicry full as its action of the does the orat, out his they as a done, our there doe to be obset by the Government which justifies this class of accuration, and the applies are so the oorden on the about a Spanish Inquints. That a people assailed by organised traasen, over a torlicry provide as a strain on the does the orat, our his there been any testimo and the accuration, as secretly as they be accurated to here the definition of the Wind there to say that the About Strain of the Wind there to say that the About Strain of the Wind there to say that the About Strain of the Wind there to say that the About Strain of the Wind there to say that the About Strain of the wind the strain of the about Stra

virtual abregation of the judiciary in cases affecting individual liberty, and the establishment in the United States, by the Executive alone, of martial law, not temporsfrigh, but as an institution as per manent as the inserrection on which it professes to be based, and capable on the same principle of being revived in all eases of foreign as well as dwil war, are placed beyond question by the Preducation proclamation is as follows:

"BY THE PRESIDENT OF THE UNITED STATES O

metton is as follows:
"By THE PRESIDENT OF THE UNITED STATES OF ARTERIOA.
"Whereas it has become necessary to call into rervice not only volunteers, but also portions of the millis of the States, hy a draft, in order to suppress the intervice not only volunteers, but also portions of the states, hy a draft, in order to suppress the intervice not call in the United States, and disloyal persons are not addquately restrained by the ordinary processes of law from hindering this measure, and from giving ald and confort in va-rious ways to the the traurection. Now, therefore, be it ordered, that during the existing insurrection, and as a necessary means for suppressing the same, all rehels and libring oils and confort in va-wibin the Urited States, and all persons dis-couraging volunteer collistments, resisting militis drafts, shall be subject to marrial law, and liable to trial and punishment by courts-mar-tial or military commission.
"Second. That the writ of habeas corput is sus-pended in respect to all persons arreated, or who are tow, or hereaster during the rebuilton shall, be im-prisoned in any fort, camp, artenal, military au-thority of the United States to subject or unities on the shall be im-prisoned in any fort, camp, artenal, military au-thority, or by the sentence of auy oourt-marial or military commission.
"In witness whereof, I have hereunto sat my hand, and caused the seal of the United States to be sinted.
"In witness whereof, I have hereunto sat my hand, and caused the seal of the United States to stated.
"Bat he President: "Wittian H. SawAED, Scoretary of State." But a few days aince a processary of State."

Seven ber Asked by 1862 and of the indenancies of "By the President: "William H. Sawam, Secretary of State." But a few days alonce a prooismation of the President, of which this court will take notice, declares the the same remains in fall force. It has been said by another of the counsel (Mr. Stone) that, admitting its validity, the prooismation of the eristmet of the same remains in fall force. It has been said by another of the counsel (Mr. Stone) that, admitting its validity, the prooismation of user of the counsel (Mr. Stone) that, admitting its validity, the prooismation, the Government alone can declare its eristmet of the cristence of an insurrection is a political depart insert of the user of the cristence of an insurrection is a political depart insert of the Grown rat. The United States. First, in the Gae of Brown rat. The United States (Granch); also in the priseense (2 Black, 641). Nothing more, therefore, need be said upon this quastical of an existing insurrection that this is the political depart ment of the foremet has herefore prooismed an insurrection ended, and the event which robbed the people of their shosen Erecutive, and diothed this lead the herefore prooismed and the deviated the deface of y any competent antholity, arraigns Mr. Lindolf for a Ustrpation of power.
 The declaration of martial law in 1862 a ustrpation of the guilty were brought to switt and just judgment, and others decored from erime of driven for the substant, for a substant, it was a nearbine, the same the induced by the same as the fore of the guilty were brought to switt and just judgment, and there decired the molecular decired fore is and the fore of the substant is a say the gentleman. It was a nearbine is a substant of the induced by its means the driven for the substant of the substant is a substant of the substand of the substant of the substant of the substand

FOUR CENTS.

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THE WAR PREM PUBLISHED WEEKLY.

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Tour rified ordmance and the tron bail of your runs. kerry in battle, these public enemies, without trist by jary 1 Are they not dilkate? Why is the diamor confined exclusively to the trist by military pribu-nals of justice of traitorous spice, traitrous con-spirators and assassing bired to do perceip what the armed rebel astempts to do oppery-marker y ar nettorability by assassing thread to do priority a dition that the rebel expired prismer, being a dition of the republic, is as much entitled to triat by jusy be fore he is committed to prismer, being a dition of the trepublic, is as much entitled to triat by jusy be fore he is committed to prismer. This is the spy, of the sider and abettor of the treasen by completed y ar to the law for his great drame. To thisk that to the law for his great drame. To thisk that to the law for his great drame. To thisk that to the law for his great drame. To thisk that to the law for his great drame. To have to be fore in the the down and the list is next to nothing." The Supreme Court of the United States has colempty desided that the Constitution has com-erred upon the Government anther to be low ar the to the downer which has the restitution exclusion of all the nease necessary to the faithful execution of the Government of the United States, and upon wery department and every genes that have power to make shift have that may be necessary and proper to marke shift have that may be necessary and proper to mary it to file and provers granted to the Government or miner the ubited States, or to any dopartment or miner the the case of Moculicoly was shared and information and the case of Moculicoly was the faithful his great decly is the nease of Moculicoly was the stored fully and any the states, or to any dopartment of miner the refort all powers granted to the faithful his great decly is un the case of Moculicoly was state of Maryland, any and the states of the Government were given for the ubited States, or to any dopartment of mine

It is a flak may be necessify and proper to carry it to flact all powers granted to the Government of the United States, or to any department or onfoer thereof. Othef Justice Misriellin his great dedition of the government of the Government were given for the weilers of the action; they were intereded to endure for spee to come, and to be adapted to the various crises in human affairs. To preserve thereof, the second secon

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the ort: he chail of of the state of the sta

iciaman, if he relate upon Kent for authority, to pro-duce the passage. But was it not taking an un-warrantable privilege with the distinguished chan-celior, and his prat work, the adulting monumant of his learning and genins, to so insultable the mote or trans to disdening and selections under over of that great mame to entit the emergency of his cese, by omitting the following passage, which do-curs in the same note, and absolutely excludes the conclusion so defanity put fort by the counsel i " Military law is a system of regulations for the investight is a similar so the service of the United Sisse, hautories the Articles of War; and mean law is a similar system for the government of the navy, under the set of Congress of April 25, 1600. Bits marries in this solid solid this, and is founded upon parsmouth moessity, and pro-oblight by a willing cycled." " However the concerning the government of the navy, under the set of Congress of April 25, 1600. Bits marries in the set of the distingt this partition, forbidden to try aread traits and rebellion, borbid on the try aread traits and rebellion between the set of the laws of or at and the immorial production of ogening and in the service, by an extract from the autoblogra-phy of General Soci, the names of the laws of the base rules for the set of the laws of the base rules in the law for the set of the base rules of the laws of the laws of the sense spirit, and it seems to me with the same unial rules, the learned gentleman has pressed into its service, by an extract from the autoblogra-phy of General Soci, the names of the law for the set of the law for the triat in Mission as this is a settleken with lease induction provided to the then Scoretary of War (Mr. Marcy, and the ex-Atorney General, Mr. Chainey (General (Soci, Chaine) and the learned gentleman asys: "How much the set of the upolity for sets hand in the ison set of the law and the set of the set of the the set of the set of the set of the set the set of the set of the set of the set the set of

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