

The Jeffersonian, THURSDAY, MARCH 12, 1868.

RADICAL RESTORATION. Its good effects are permanent. It not only restores natural glossiners. This is said by every but that its action will meet the hearty mittee. Hon. Wm. M. Randall, one using Mrs. S. A. ALLEN'S IMPROVED approbation of the people. We have not (new style) HAIR RESTORER or DRESSING, the shadow of a doubt, but that true and mittees selected. (in one-bottle). Every Druggist sells it. Price One Dollar.

march of improvement was so rapid in this neighborhood as now. A few weeks ago we announced a dozen buildingsthe erection of which was contemplated. Now we learn of some thirty odd buildings sure to be erected, and more spoken majority for the nominees. The mon-

Many suffer rather than take nau seous medicines. All who suffer from coughs, colds, irritation of the bronchial tubes or tendency to consumption, will find in Dr. Wistar's Balsam of Wild Cherry a remedy as agreeable to the pal ate as effectual in removing disease. The Balsam is a pleasant remedy; it is is a speedy remedy; it is a remedy that of the Republican voters of the State, Qures.

the choir varied the usual routine by a will be but short-lived. The masses of most brilliant rendering of the "Grand the party comprising at least a twenty Te Deum laudamus." . We have heard thousand majority of our people, are termination to throw their whole souls "measures, not men" has become the ten.

The Republican Convention. This body of patriots met at Philadel-

hia yesterday, to nominate candidates for the offices of Auditor and Surveyor-General, and delegates at large to represent the State in the Chicago Republican Convention. At the time of our going to press we had no word as to the doings

importance of the occasion, and the ne cessity for careful action we have no doult lace, Chairman of the State Central Comtried men will be placed in nomination, and

men who will faithfully represent the tion was permanently organized with There never was a time when the Republican sentiment of Pennsylvania; county, as President. and that, as a consequence, the disgrace Wm. V. McGrath, of Philadelphia, and which we suffered last fall in the defeat Geo. W. Cass, of Allegheny, were nom- drew Johnson. The Chief Justice then of Judge Williams for the Supreme acclamation. Bench, solely because of our supineness, At the evening session the Convention will be wiped out by an overwhelming elected a delegation to the National Con-

cention and an electoral ticket. Lewis C. Cassiday, of Philadelphia, from grels, forming the Democracy, hope much the Committee on Resolutions, made a refrom the action of the Convention. They

PENNSYLVANIA DEMOCRATIC CONVEN-

TION-CHARLES E. BOYLE, OF FAYETTE,

NOMINATED FOR AUDITOR-GENERAL,

AND WELLINGTON IL ENT FOR SURVEY-

OR-GENERAL-RESOLUTIONS ADOPTED

called to order by Hon. William A. Wal

Schuylkill county, was selected as tem-

porary President, and the usual Com-

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By Telegraph to the Pittsburg Gazette.]

PRESIDENT.

port which was adopted : That the prompt would delight in nothing so well as a estoration of all the States to enjoyment wrangle between the different interests of all rights in the Union is essential for the Vice-Presidency - they would to our progress and prosperity as a naparticularly rejoice in the defeat of Cur- tion; that the Constitution is the sutin. But we anticipate that they will preme law of the land, and that the renot be delighted - that Gov. Curtin will not be defeated, but, on the contrary, in destroy the powers of the Judicial branch be summoned to appear at the bar of the safe remedy; it is a powerful remedy; it obedience to the behests of the majority of the Government are in utter violation Senate on Friday, March 13th, to an of its spirit; that by rigid economy a every branch of public service that the delegates to the Chicago Conven taxation should be reduced and payment

tion will be, with great unanimity, in if our indebtedness be assured; that the During services in the Presbyte structed to vote for him. Should such Republican party is responsible for the returnable on Friday, the 13th, when the rian Church, on Sunday morning last, however, not be the case, their delight delay of the restoration of the Southern President's counsel will ask for a delay States to their just relations in the of thirty days, but there is no probability Inion; that the President in judging of that over a week or ten days, will be the constitutionality of the Tenure of granted him. Some of the Senators are Office law was only complying with his opposed to giving him any more time than the grand old Anthem often, but never fally impressed with the necessity of see oath to defend the Constitution; that his to the ensuing Monday, but there are heard it performed with better effect. ing true and tried representatives of prin pending impeachment is a gross and enough conservative Senators to combine Organist and choir seemed united in a de ciples placed in public positions; and, as reckless abuse of partisan power; with the Democrats to give him all the that return to specie payment at the ear- time he needs. liest practicable moment is essential to into the piece, and they succeeded admi watchword, they will not he sitate to yield the interests of the people and the coun- have not yet taken any testimony, and rably. We hope to hear it repeated of- men, in order to secure themselves from try, and that the national debt should be all stories to the contrary are unfounded. the danger of being Johnsonized a second part as rapidly as consistent with the Several witnesses have volunteered, but time. In the war of the Rebellion a laws upon which the loans were made; none have as yet been accepted by the The warm weather which com enced on Friday night last, has played bloody and expensive fight was fought. that until the government is able to re deem legal tenders in coin, the holders drawing Mr. Butler's article even been menced on Friday night last, has played thus far, owing to the treachery of the of boughs should be required to receive suggested in the committee. hob with our sleighing, and rendered it "great impeached," without results com- them in payment that the exemption of the trial and althouse mensurate with its cost; and though we government bonds from taxation is unshould prefer Curtin, because we know just; that we recognize with the deepest no accurate estimate can be formed at gratitude the efforts of the gallant volun. this time, it is most likely that the trial him to be sound at all points, we cannot, teer soldiers; that it is the duty of the will last until the middle or last of April. and the party will not, allow even his de- government to protect in all their rights No one here who has an opportunity to feat before the Convention to interfere all citizens, native and naturalized, at judge and who can look upon the issue with a mighty and successful effort to home and abroad. The balloting for candidates resulted tant day, and none believe that Mr. Johnsecure a right man in the right place in in the nomination of Charles E. Boyle, son can so far overcome his insatiated November. Though we are earnestly for of Fayette, for Auditor-General, and thirst for office as to resign even for a ing to business energy in this neighbor- Cartin first, we are for the success of Wellington II. Ent, of Columbia, on sec- day or an hour. those measures of Republicanism which ond ballot, for Surveyor General.

THE IMPEACHMENT TRIAL.

WASHINGTON, March 7, 1868.

There was nothing interesting in the Senate yesterday aside from impeachment. The objections to Mr. Wade's be-- NO PREFERENCE EXPRESSED FOR ing sworn were renewed by the Democratic members. An attempt was made to check debate on the point, by the en-HARRISBURG, March 4. - The Demo forcement of the 23rd of the rules adopteratic State Convention met in the Hall ed by the Senate on the 2nd for the conof the Convention; but judging from the of the House of Representatives, and was duet of proceedings during the impeachment trial. The Chief Justice held that rules adopted prior to the organization as a Court of Impeachment were not binding. Mr. Drake appealed from this decision, when the Senate sustained the At the afternoon session the Conven- Mr. Hendricks finally withdrew his ob-Chief Justice announced the Senate organized as a Court for the trial of Aninated as Presidental electors at large by main stated his belief that rules adopted by the Senate, as such were insufficient for the government of the Court. He accordingly put the question-Whether the rules adopted March 2nd shall be considered rules of proceeding in the Court? There was but one negative .--The House and the Managers of Impeachment were then notified that the Senate was ready to proceed with the trial. The Managers soon appeared, and Mr. Bingham, Chairman, demanded that cognizance be taken of their appearance in cent attempts of the Legislative branch Court. It was then, on motion of Mr. to usurp the office of the Executive and Howard, ordered that Andrew Johnson

swer to the charges against him.

WASHINGTON, March 8.

Andrew Johnson ?

The managers on the part of the House

Queries by the Philadelphia Post.

If a President is never to be impeach-

trol over the lives and the liberties, and Scranton Register.

all the possessions of all the citizens of this Republie. The right to break our laws implies the right to void the Presi matter of impeachment a party question dential rheum upon the whole statute is effectually disproved by the course of book-to imprison, hang, behead, banish, the party in the New-York Assembly. confiscate-to be the autocrat of the whole Mr. Dorn, a Republican, one of the Ca land, with nobody to question his au al Commissioners, has been charged The summons to the President is made tuority or to dispute his personal will -- with malfeasance in office by a Democratic So we end as we began ; 1. Is a President Assemblyman from Kings County. Afever to be impeached? 2. And if a Pre. ter full deliberation the articles of imsident is ever to be impeached, why not peachment have been agreed upon, and

vania.

The highest elevation overcome in Pennsylvania, in a single rise by a loco motive road, is on the Delaware, Lacka wanna, and Western Railroad from the Delaware river, where it is 288 feet above ide, to the Pokono summit, which is 1,-169 feet above tide, making the altitude surmounted 1,681 feet. Scranton city is question in any legislative body that the 739 feet above tide and 1,249 feet below the summit. The Moosie summit on the from a purely partisan stand-point. -Delaware and Hudson Canal Co.'s Rail Tribune. oad, between Honesdale and Carbondale s 1,888 feet above tide. The summit on the two Lehigh companies' roads near Wilkes Barre is 1,630 feet above tide; telegraphed to one of his constituents at Wilkes Barre is 527 feet above tide ; Newport the following exciting Message: elevation overcome 1,103 feet, which is accomplished on a grade of 96 feet in the Hon. J. R. HALLAM: mile. To get out of the Wyoming and Lack anna coal basins across the water shed to the Lehigh and Delaware rivers, greater elevation is overcome than is encounter ed at the Allegheny Mountain. True. the Allegheny summit is higher above vania, but the Allegheny is twice as Mouday, the 24th ult. On the following many miles distant from tidewater as the Monday the city election took place, and Wyoming, Pokono and Moosie, which resulted in a straight Republican victory, rise between the Northern coal field and

Our Insane

The Medical Society of the State of pray why is there a Constitutional Pennsylvania has sent a memorial to the provision for that extreme process ? If Legislature, setting forth the number and a President is to execute merely those condition of the insane in this Commonlaws which may happen to suit his con- wealth, and has requested the erection of venience or to square with his convic- a hospital for the northern and eastern tions, pray what is the use of having a counties, and if the finances of l'ennsyl-Congress at all? If a President may vania will permit, of a kospital in the with impunity make the Secretary of War southeastern counties. The committee his mere creature, pray what is the use of the society, composed of such eminent of having a War Department at all, and physicians as James King, of Pittsburg, why not do its business in some back of formerly Surgeon General, and others, esfice of the White Honse? If a President timate the number of the insane in the may create a War Secretary or destroy State at 3,500, of which 1,500 are in asythe same office at his pleasure, what is to lums, 500 in the alms houses, leaving 1,-Chief Justice by a vote of 24 to 20 .- prevent his dealing as he pleases with 000 entirely unprovided for. This apthe whole namy? And if with the Army proximation is certainly understated, and jections, when Mr. Wade and all of the why not with the Navy? And if with an accurate census would disclose a much Hon. Wm. Hopkins, of Washington remaining Senators were sworn, and the the Navy, why not with the Treasury ?- larger number of these unfortunate suffer And if the Treasury, why not with the ers. The necessity of State aid was fully pro-State Department? And if with the ved by the report of Commissioner Marlon State Department, why not with the Post II. Dickinson. Since then the Grand Jury Office, why not with the Department of of Bucks county has made an examinathe Interior ? And if with the Depart tion of the public institutions of that ment or the Interior, why not with the wealthy community, and in reference to Attorney General why not with the Su the treatment of the insane in Bucks, Sreme Court? And if with the Supreme give a fearful account of the neglect, Court, why not with the Senate? And which we commented on in the column s of if with the Senate, why not with the the Register on Wednesday last. The House? And if with the House, why fearful condition of the insane of this not with the voters in all the congres State, as shown by the Bucks county sional districts? Thus the President is Grand Jury, and other sources, should impeached because he has substantially incite the members of the Legislature to claimed supreme and irresponsible con- take some immediate steps to rectify it --

The charge that Republicans make the

when the main question came to a vote on Thursday there was but one negative. Railroads Across Mountains in Pennsyl- The Republicans, by common consent, invite the most searching investigation. At Washington the case is different. As a matter of party discipline the entire Democratic force goes squarely against a trial, and then every man of them eries out that the Republicans are making it a party question. It would be news to the country if we could show any important Democracy did not debate and adjudge

a question as to whether ruppers of wheels are the best means of locomotion. It is a good thing to have the snow, which, on the level, has melted away at least one-half, go off in this way, for had it gone with a warm rain the amount of damage done along our streams would. doubtless, have proved perfectly paralysbood. .

Bug Furniture.

The 1st of April is nearly come. Be igin by taking your bedsteads, chairs, and general furniture to the painter. It is this paper shall have reached the reader as good as a general fumigating to the house. The apartment is always more enlivened in its aspect, and more healthy are fully and freely expressed. during the sultry heaviness of summer. Take your old furniture apart; and the best system of renovating is to get it. thoroughly painted. M. D. Coolbaugh This secures the nomination, by the Con is actually overpowered with toil, in his exertions to clear off his increasing stock of furniture. People are calling daily to have their furniture cleansed. Now, also, torney-General Black upon the powers of is the time to have your ornamental the President." "To the Chief Execu sign tenewed: the 1st of April is coming tive Magistrate of the Union is confided - hurrah!

To Sickly Persons.

of temperance and moderation. We es- so that he can exercise it only in a cer- pers are genuine or not, and whether they that Mr. Speer has been for years en-gaged in preparing and perfecting it. ty is pointed out by statute, that is the lt ought by a tist.

NEW HAMPSHIREO.K. The Action of Congress Triumphantly Sustained.

HARRIMAN ELECTED GOVERNOR ABGUT 3,000 MAJORITY example.

A dispatch from the Scranton Morning Democratic journals teem with predictions

The delegates at large to the National alone promise to restore peace, and the Convention are Isaac E. Keister, Wm. terim Thomas would be invited to attend fuliness and fatness of prosperity to the E. Packer, Geo. W. Woodward and Wm. Cabinet meetings, and should be recogiz land, first, last, and all the time. When Bigler.

The Registry Law.

The Registry Law now before the Legislature is a good one and ought to be the War Department none can tell; pro passed immediately. If this law had been pushed through last winter, is would He may open a War office in the White have secured the election of a Republican House, or in the Navy Department, both from the contest for the Vice-Presidency Judge of the Supreme Court. It is said, however, that a sufficient number of illegal vote have already been discovered in the State in contested election cases.

from motives of delicacy, to contest the h m, and holds levees day and night We quote from the "Opinion of Atelection. If, however, such is the case, which are attended by hosts of friends, and can be so proven, we hardly think including members of both Houses, pro-Judge Sharswood would continue to hold mineut among whom is Senator Wade. the situation. If he does, the people For over a week past Adjutant-General the solemn duty of seeing the ought to take the matter into their own Thomas has only called and humbly ask laws faithfully executed. But his power hands and see it executed. is to be used only in the manner prescrib-

The registry bill makes the election en him by Assistant Adjutant General To persons who are weak and sickly, ed by the legislative department. He board the registers, and the names of all Townsend, who acts as Adjutant-General. cannot accomplish a legal purpose by il- known legal voters can be put on the list The room of Thomas is being kept lockthe use of Speer's Port Grape Wine will legal means, or break the laws himself to prevent them from being violated be oth. The doubtful voters who must ap tody of Mr. Stanton, who refuses to give was turning white. A similar case only the doubtful voters who must ap tody of Mr. Stanton, who refuses to give isicians, clergymen and temperance advo-ers. The acts of Congress sometimes reates should encourage the use of the give the President broad discretion in the days before the election. This gives time as Adjutant-General and abandon his as Port Grape Wine, and thus aid the cause Executed; and sometimes limit his power We ex-

pecially recommend it to families for its tain prescribed manner. Where the law belong to living or dead perss us It also purity, exquisite flavor and healthy pro- directs a thing to be done without saying provides for a different mode of assess-

accomplish the end of the Legislature .- dence and occupation, which is an im thorizes the Governor to appoint three Republican.

and that it requires a four years' process exclusive mode and no other can be fol through the Legislature before the Spring district of this State, comprising the coun-Barney Williams, \$350,000; Edwin lished, and the nation will be strengthen-It ought by all means, to be pushed hospital for the insane of the Northero before it is fit for market. - N. Y. Bap lowed. The United States have no com-assessments commence, and we hope the ties of Monroe, Carbon, Pike, Wayne, Booth, \$150,000; Maggie Mitchell, \$150, mon law to fall back upon when the writ Republican press of the State will urge Susquehanna, Potter, M'Kean, Tioga, Ly- 000; W. J. Florence, \$100,000; John can do the people no better service than ist. Our druggists have procured some di our druggists have procured some di et of Congress declares that a certain perhead triumphs which occasionally oc-triangle of the state will dig company. Montour, Sallivan, Dented triumphs which occasionally oc-Dented triumphs occasionaly occasionally oc-Dented triumphs occasionally oc rect from the vineyard. It is excellent for females to use. for females

If J. Black, as attorney for A. Johnson, can manage to controvert the above legislative branches of the Government tire cost, exclusive of the farm, is not to D. P. Bowers, \$25,000; Wm. Wheatley, to the War Office. That doctrine will do opinion of the Hon J. Black. Attorney-each had a right to judge of "its consti-each had a right to judge of "its consti-bed a right to judge of "its consti-bed are this ware bed \$200,000; E. L. Davenport, \$25,000; to stand by. The President has no more General, he will peform a feat which will make him worthy to stand beside the dent, judging of "its constitutionality"

great apostate whom he must take for his for himself, disobeys the act. The House The Baltimore Gazette (Dem.) is out

and the Senate, judging of the same ques- cause they accept the impeachment busi-

to the duration of the trial, and although impartially, doubts a conviction at no dis-

The President stated to a member o Congress yesterday that hereafter ad in ed as Secretary of War, and if any one did not like to have him exercise the duties of the office they could resort to legal proceedings to remedy it. What demonstration he will make to get possession of bably none beyond his usual demand of which are open to him.

SECRETARY STANTON

to elect Judge Williams, who declines and night, having his meals brought to ed for his private letters, which are giv

Legislative.

commissioners to select a site and build a

the great markets -Fernon's Register.

A Savannah Negro Turning White-Strange Freak of Nature.

There is in this city a negro man who s gradually undergoing a transformation -a change of color-for which no cause can be assigned nor reason ascribed .-Remains at the War Department day The man in question is a drayman, and is late, and which prizes they have not rewell-known to parties here, who have for some time remarked the wonderful and curious change of which we speak.

Some months ago white spots appeared upon his shin and cheeks, which have evidently a confidence game of the same been gradually growing larger. The skin, stamp as the lotteries themselves. The from a dusky black became in those places \$2 required to be remitted will, in all pure white. The spots were not caused by any disease or application, but were solely a work of nature. We have heard of such transformations before, else we gro was turning white. A similar case occurred in Virginia (Norfolk, we think) Whetherfour Savannah Ethiopean will entirely "change his skin" or not remain The act to establish an additional State to be seen ; but it is certain that he has perties. Medical men certify to its val. how, that implies the power to use such ment. The assessors are required to give institution for the insane, has passed both commenced the progress very success uable medical powers. We understand means as may be necessary and proper to in addition to name, the place of resi branches of the Legislature. The bill au tully. Unfortunate negro. - Savannah

> 250 acres of good land is to be selected Western, \$150,000; J. Lestern Wallack. me, constitutional or not, until set aside The Penesylvania Democratic Conven- the commissioners; they are to select a \$150,000; Mrs. John Drew, \$30,000; by the proper tribunal." So wrote Gen. tion has resolved that "in enacting "the competent medical person to superintend J. S. Clarke, \$150,000; Laura Keene, Grant to President Johnson in the cor-Tenure-of-office law, the executive "and the erection of the building; and the en- \$150,000; Edwin Adams, \$25,000; Mrs respondence about Stanton's restoration P. T. Barnum, \$500,000.

Counterfeit Twenty-five Cent Notes. judging for itself, impeaches him for it; of patience with the Northern people be A large number of these notes are in regular session. Even the Judges, as circulation. They are the best executed individuals, have no right to refuse obc tion for itself, convicts and removes him ness with calmness. It says: counterfeits of this denomination yet dience to a law because they think and telligence, that the gallant Harriman has by the House, and removes him from his of. If the act unconstitutional if it tution and their rights, now is the time ceive the most careful money takers the Constitution. to speak. If they would but start into The bogus currency may be known by action in every town and hamlet in the the paper being a trifle lighter. The vig land, and make known their will, the pro nette of Fessenden is, at first glance, There is no restraint on liberty of con- moters of this fraudulent and disgraceful fully as correct as the genuine, but a science and opinion But the difficulty impeachment scheme would shrink in close scrutiny shows that it is a good is that for all purposes of impeachment terror from its further prosecution. If it wood cut and not a steel engraving.

When Johnson was about to be impeached, Thomas L. Jones, Representive in Congress from the VIth District of Kentucky, WASHINGTON, Feb. 24.

Ring the bells. Call out the people. Sustain the President. Send on resolutions THOMAS L. JONES, M. C.

Thus spurred by lightning, the faithful did ring the bells, and did get together in the Court-II use, where they had some mixed war and peace talk, and adopted some resotide than any other mountain in Pennsyl Intions. All this was on the evening of by a majority considerably larger than last year, although the Democrats had made a most active canvass, and went into it fully confident of victory.

More Lottery Enterprise.

Circulars are being sent around by parties in New York, addressed to persons claiming to have drawn prizes in the vaceived. These parties say they will recover the prizes for claimants, if the sum of \$2 is forwarded to them. This plan may entrap some of the unwary. It is probability, take the same direction as the one dollar or the five dollars previously paid for the tickets in the lottery, viz : into the pockets of the speculators, without redress to the victims.

. Money in Every Man's Pocket.

In every view of the case, removal by mpeachment of Andrew Johnson, will be beneficial to the nation It will save the people's money. It he has been removed a year since, one hundred millions now lost to the treasury, would have been saved. Removed him even yet, and Reconstruction will be speedily, effected ; the Revenue service will have its morale and honesty restored ; business will revive ;

right to decide upon the constitutionality of a law than we have. Such decision must be made by the Supreme Court in

Republican brings to us the glorious inthem horse, foot, and dragoon. His ma. election. jority over Sinclair is about 3,000. The vote reaches some 72,000, the largest ever polled in the State. The Rebs had built high hopes on carrying New Hampshire; indeed, had set it down as one of for thus committing suicide. If this imthe States certain for treachery and A. J. They libeled the gallant New-Hampshire boys when they did it.

The Methodist Conference. The annual conference of the Philadelphia Methodist Episcopal Church convence in Philadelphia this week.

that if the Senate finds Mr. Johnson guilty of the acts for which he has been impeached from office. Mr. Johnson is at full liber again met the Rebel enemy and routed whelmingly defeated at the Presidential . The thief ne'er felt the halter draw Then why do they oppose impeachment? Surely, if they can succeed to power after the expulsion of Andrew is that for an purposes of impeacing opin- is permitted to become an accomplished Johnson they ought to be true partisans, ion on its constitutionality is of any con- fact, then may we bid farewell to the idea to be very thankful to the Republicans sequence. peachment is going to work so disastrously for our party, we shall expect to find

ishes for its own execution must be used

to the exclusion of all others."

the result will be fully known. In al-

vance of that knowledge our sentiments

[Since the above was in type a telegram]

informs us that Mr. Grow has withdrawn

Opinion of Attorney-General Black.

vention, of Gov. Curtin.]

every Democratic Senator voting for conviction.

the State, and the members have signed resting testimony to lay before the Senit-except seven, who refused,

With good opinion of the law.

The newly elected United States Sena tor from Maryland, it seems, has hardly a better record for loyalty than his prede-

cessor lately rejected, and hardly a better safety stove, which in case of accident for the space of six mortal hours, and chance for admission. Gen. Schenck re. cannot set fire to the cars. The new strange as it may appear, lived through tion has finished a new Constitution for for disloyal acts, and he has some inte- lowing the fire to escape. ate Judiciary Committee. hundred, and fifty five years old.

of recovering, for years to come, our constitutional rights and liberties.

Noticeable.

All the passenger cars on the Reading young lady in this city who actually ab the ticket, the whole ticket, and nothing railroad are supplied with a new patent stained from talking, a day or two since, but the ticket."

members arresting Gen. Vickers while in style of stove is so constructed and secur- it, and is now doing well. We confess Senate for trial was served on Andrew The Louisi. na Reconstructing Conven- command of Baltimore during the war ed that it may be bent double without al- our inability to do the subject justice by Johnson at 4 o'clock Saturday afternoou any remarks we can make, and we there by Sergeant a-Arms Brown. Andrew re-Quincy, Ill., has a colored woman one fore leave the statement to stand or fall plied that "he would attend to the maton its merits .- Scranton Republican. ter." He'd better.

may hereafter decide it to be against

Don Piatt, in a letter to the N.Y. Tribune, says of the Democratic party-"It is the orgnized ignorance and blind prejudice of the land, and is therefore immortal. At the great day, when the Almighty calls the people to judgment, the Democratic party will come up shouting We don't vouch for the truth of the for a "white man's Government," and statement, but we are told that there is a avowing its solemn determination to "vote

The summons to appear before the