

the Government during the rebellion; wit- | certain premises on Light street, adjoining

LOCAL AFFAIRS.

Rights of Tomonie .- In the Court of Com-

"THE UNION, THE CON

VOLUME L.-NUMBER 126.

BALTIMORE, MONDAY MORNING MAY 29, 1865.

PRICE TWO CENTS.

TO THE BALTIMORE CLIPPEL

JEFF. DAVIS.

HIS CELL AND ITS APPOINTMENTS

llis Bill of Fare and His Spinion of It

VIOLENT AND DESPIRATE BEHAVIOR He Attacks His Crard and Begs to Be Shot.

HE IS SECURELY MANAGLED

KIRBY SMITH'S SUBRENDER.

The New and Material of the Army and Ja are Included.

Surrender of Kirby Smith.

May 27 .- Brigadier General ----, and Colonels Deblau, C. Burke and Zeiss, ar- | death within its gleaming barrel, and is phase Court of Bomerset ecunty, as contained rived here to day as Commissioners from surmounted by a shining bayonet, the in article 6, sections 31 and 40 of the Unde of Kirby Smith. Generals Herron and Lee dagger-like shape of which says to the Public General Laws, and in the Public Local; and Commander Foster came down from whole skin. In the unoccupied portion flict with the provisions of the 24th article of Red River with them. General Herron of the casemate, immediately adjoining the Bill of Rights. has telegraphed to General Canby, and it Clay's cell, there are, too, ever in waitis believed here that terms will be arrang. ing, an officer and four men, armed and ed for the surrender of Kirby Emith's equipped. whole command. WAR DEPARTMENT.

WASHINGTON, MAY 27-E P. M. Mojor General Diz, New York:

Care of John Horner. A despatch from General Canby, dated) at New Orleans yesterday, the 26th inst., ineffable meanness, and says that he is is confidening the continuionality of the states that arrangements for the surrender surprised at his name being connected laws referred to, it is to be remembered that of the Confederate forces in the Trans- with it, though he does not express the the Constitution istely abilished by the people Mississippi Department have been con-, cluded. They include the men and mar nec.ed. terial of both the army and navy. E. M. STANTON,

Secretary of War. RECONSTRUCTION IN MISSISSIPPI-THE her down from the high social position taken, or imprisoned, or disseized of his free SURRENDER OF KIRRY SMITH. MEMPHIS, May 26.—Telegraphic com- ing belies of Washington society. munication has now been opened to New)

Taloma, Miss. Jackson advices state of the Federal capital before the war. At ment, regulation and disposition of the free that the rebel Legislature met there on the 20th and instructed Governor Clark est. Her beauty and grace always created. Maryland was also by law declared a slaveto appoint Judges Sharkey, Fisher and remark on these occasions, and furnished holding State. The presence of a free negro Gorgon, commissioners to go to Wash. "Jenkins" with an extra paragraph.— population was considered inimical to the ington to confer with the President on the Apart from her natural advantages, she is interesticf the masters, and the power was subject of calling a convention with a a woman of superior mental endowments; therefore given to the Legislature to "die" view of restoring Mississippi to the at the national capital, Mrs. Clay was a the policy of the State, every exestruction by

of the 23rd says that Generals Price, trabands now possesses more influence of the masters. Buckner and Brentt, with their staff offi- leader of Washington city. And in the case of Speccer vs. regre Desnis (9 Gill, ppg. cers, arrived there to-day as commission- hereafter brighter crowns of glory will \$18, 319,) went to manufactor manufacto General Camby, for terms of surrender. men; crowns that will not wither as do of the negro, but of the master. The Court Price and Buckner and Dick Taylor, on by and Herron had a consultation, the in her appearance. She is of the blonds julity to slavery, or in gratification of any was the suppression of the rebellion. The result of which as reported is that they daughters of the South. Her deportment, it, or to confer herefits upon slaves and produced the Amnesty is void.

surrender all the rebels in the Trans-now in her time of deep humiliation, is mote their comfort and tappiness. Mississippi Department on the same terms as Johnston and Lee.

324 Ohio, have just arrived here from her last passage. Texas, and report that the Federal prisonto escape in large numbers, the guards a physician. The officer of the day, after They say, Article 1, That we hold it to before the Cabinet for consideration. The officer of the day after the assassination of the President. They say, Article 1, That we hold it to before the Cabinet for consideration. The officer of the day after the assassination of the President. to fight longer, and don't respond to Mirby Doctors Bancroft, Janeway and Craven forbid slavery or involuntary serviteds for New York, May 27.—Lieut. Hollis, low crowned Lat; w forbid slaver, and all special legislation upon cases commanding a detachment of the 31 Flore of February, 1893.

"Where is Dr. Bancroft from?" queried aver, and all special legislation upon cases commanding a detachment of the 31 Flore of February, 1893.

the surrender of their commands. Quite a ous and insulting selection of the chief of number have already come in, and others will doubtless do so.

To say that, notwithstanding the invided the chief of number have already come in, and others will doubtless do so.

To say that, notwithstanding the invided the chief of the chief of the articles of sprenticestic which are number have already come in, and others traitors, the physician is and ever has the contributed to the chief of the chief of the chief of the chief of the strength of the chief of the chief of the chief of the articles of sprenticestic which are since the monday after Unristmar; was considered a slave. Witness since the monday after Unristmar; was considered a slave. Witness since the monday after Unristmar; was constant there; it does not shape the chief of the articles of sprenticestic which are since the monday after Unristmar; was constant the monday after Unristmar; was considered as lave. Witness since the monday after Unristmar; was constant there; it does not shape the chief of the articles of sprenticestic which are since the monday after Unristmar; was constant the constant there; it does not shape the chief of the articles of sprenticestic which are since the monday after Unristmar; was constant there; it does not shape the chief of the articles of sprenticestic which are since the monday after Unristmar; was constant there; it does not shape the chief of the articles of sprenticestic which are since the monday after Unristmar; was constant there; it does not shape the chief of the chief of the articles of sprenticestic which are since the monday after Unristmar; was constant the chief of the chief of the chief of the chief of the articles of sprenticestic which are since the monday after Unristmar; was constant the chief of the ch

mation affecting rebels recently in arms it._

arrest. During the past five days no less melodramatic request was not complied servitude became claves for life, while mader. than (An) soldiers have been lodged in the day and General Miles were apprized of lor service for a term of years— \$(a),(b)) in specie and (b)) prisoners. Central guard house, charged with being the violent conduct of the prisoner, and Laws, which authorites this proceeding, is drunk, having no papers, etc. Nearly all irons were ordered to be placed upon his applicable to the chlidren, not of vagrant, ras on the 24th ult., the Rebel General of this trouble is produced by unprinci- scales was conferm and the second by this that the worthless or idle free negroes, but of any free Slaughter fortified the left bank of the of this trouble is produced by unprincity unprincity profectly pro poiscnous drinks that a better opportuni. ty may be offered to rob them of their the gyves upon him he became more vio- rent, and, therefore, must lucil be found un- for water. money and valuables.

THE 7-30 LUAN.

PHILADELPHIA, May 22.--The subscriptions on Saturday to the 7.30 loan aut duty. He was allowed to scold on amounted to \$1,510,000. The largest uninterruptedly. nal subscriptions. The total subscriptions the proclamation of President Johnson Court extended his time of service.

JEFF. DAVIS' DURGEON. [Special to the Philedelphia Laquirer.] FURTRESS MONROE, Va., May 25 .- As | Aim. Time will tell. has been already intimated, the cell of the DEPARTURE OF MESDAMES DAVIS AND recapture him be might be indicted for marrebel chief is a strong inclosure, built, within a dungeon. The port hole of this having on board Mrs. Jeff. Davis and her appears to be no difference between slavery within a gun casemate: literally a dungeon casemate has been securely closed with four children. Mrs. Clay, and the brother for a term of years and that system of large PROGRESS OF THE TRIAL. THE ARCH-REBEL IN PRISON.

> teenth century. THEFURKITURE Of the cell is plain and scant, consisting | Negro Apprenticeship System. of a cut-bed and three chairs. Neither knife nor fork are permitted the prisoner, for manifest and prudential reasons, and he is forced to manipulate his food in the most primitive manner. COMPANY.

is not of company. Jeff. does not pine in John W. Perry, Jesse A. Dashiell, Bammel C. relation to all apprentices, and to which, in solitude. One officer and two soldiers Dashiell, and others, of Homerset sounty, who the proper circums'snors, the children of all remain continually in the cell with him. In wheld to service," against the wishes of their The same rale, by which Blavery was the the other part of the casemate, forming. Parents, several colored children between the fundamental law, every statute was made to us it were, an ante-room to the cell of sges of four and fourteen years, who were support the interest or toe master, requires care will be concluded by Tuesday evening of them, he stated that he was not, and had from the Military Commission which held its or more objectionable concessions in recognition, there are continually in waiting, slaves at the time of the adoption of the presentation of the should construe liberally and in favor of or Wednesday, and that (Thursday, fast day, not been in Dr. Madd's house slaves the lit of continually in waiting, slaves at the time of the adoption of the should construe liberally and in favor of or Wednesday, and that (Thursday, fast day, not been in Dr. Madd's house slaves the lit of continually in waiting, slaves at the time of the adoption of the should construe liberally and in favor of or Wednesday, and that (Thursday, fast day, not been in Dr. Madd's house slaves the lit of continually in waiting, slaves at the time of the adoption of the should construe liberally and in favor of or Wednesday, fast day, not been in Dr. Madd's house slaves the lit of continually in waiting, slaves at the time of the adoption of the should construe liberally and in favor of or Wednesday, fast day, not been in Dr. Madd's house slaves the lit of continually in waiting, slaves at the time of the should construe liberally and in favor of or well-should be continually in waiting. Davis, there are continually in waiting, claves at the time of the adoption of the prethat now where treedom is the prethat now where treedom is the preshould construe liberally and in favor of
latervening.) the arguments will be extend
for the Military Commission which held its or more objectionable concessions in recogn
should construe liberally and in favor of
latervening.) the arguments will be extend
for the Military Commission which held its or more objectionable concessions in recogn
should construe liberally and in favor of
latervening.) the arguments will be extend
for the Military Commission which held its or more objectionable concessions in recogn
should construe liberally and in favor of
latervening.) the arguments will be extend
for the Military Commission which held its or more objectionable concessions in recogn
should construe liberally and in favor of
latervening.) the arguments will be extend
for the Military Commission which held its
for more objectionable concessions in recogn
should construe liberally and in favor of
latervening.) the arguments will be extend
for the Military Commission which held its
for the Military Commission which held officer. These five are locked into this parties above named had indentured to them any law which was suffered because of a sys-Testibule from the outside by the officer as apprentices by the Orphans' Court of said tem now passed away, and the consequence of the day, who retains all keys. Thus the guards on duty within the casemate county, in order to hold them until they are of which was to destroy the family relation are imprisoned with their important twenty one years of age. The case has excl. and to deprive by force the parents of the la- Witness resides at Barlington, Vermont; is charge. Jeff. has an excellent opportu- ted considerable attention, and the epinion bor and the comfort and society of their chilcharge. Jeff. has an excellent opportu- ted considerable attention, and all opportus the dress, and to prevent the children from sup- for Government at the trials in Canada of the not in issue what was done in 1851; and after amined by the Judge Advocate, on the part litical blunder whilst be lives; will never nity to study the disposition of Union will be read with interest throughout the parties their seed parents; and where far- Bt. Alban's raiders; saw Jacob Thompson, some conversation between him and Mr. of the prosecution: Captain James Briefin and Briefin a CLEM CLAY'S

Cell is similar to Jeff.'s, and he, too, is "apprenticeship" proposed nething but "Bia" of a pair of brilliant shoulder-straps, a very," which the Constitution has abolished: THE MEN AND MATERIAL OF THE honored night and day by the presence BATON ROUGE, May 22, via Catro, and two boys in plain suits of blue, but first, because the law authorizing the proceed, and bearing maketa, each of which has a arre

THE BEARING OF CLAY. to his fate. He takes his close confine. And, secondly, because the local law of Somment with the greatest equanimity. He erset county respecting negro apprentices is expresses himself as quite confident of his repealed by article 34, section 32, of the ultimate acquittal by the United States Present Constitution, which provides that Government. He denounces the assessi- liw for any case for which provision has been nation of President Lincoln as an act of made by an exhibit general law." least astonishment that the name of his of Maryland, and under which these exactchief in intamy should be similarly con- meats existed, was essentially different in its

At times Clay expresses extreme concern and sorrow for his wife, deeply regretting that his humiliation reflected upon her, and that his fate has also dragged 21, provided "that no free man unght to be she once occupied, when one of the reign- hold, libertles or privileges, or be outlawed

deep solicitude, will be remembered by land; provided that nothing in this article shall General Forrect is on his plantation at those who had the entre to the first circles from passing all such laws for the govern power behind the throne. But her sceptre the courts of the laws under that Constitution A special despatch from New Orleans is broken. The humblest teacher of con- was necessarily given to support the interests

FORT SMITH, May 27.—Rebel deserters and some escaped Federal prisoners of the discovered freedom and against the despetism of the truth, flaughter, and would not be that honored or dishonored the Clyde on favor of freedom and against the despetism of the that he slid not tell the truth, flaughter, and would not be the that honored or dishonored the Clyde on favor of freedom and against the despetism of the that he slid not tell the truth, flaughter, and would not be the truth and th Yesterday mething Davis complained

can go home. The enlisted men in the askel Jeff. of Captain J. E. Tetlow, the which are life, liberty, the enjoyment of the in a few days. rebel army in Texas are now unwilling officer of the day on duty yesterday .- proceeds of their own inter and the paramit of to fight longer, and don't respond to Kirby Captein Tetlow mentioned the names of happiners," and while at the same time they themselves whipped, and as being anxious Jeff. "From Connecticut," answered the for peace. The surrender of for peace. The surrender of the rubels in Captain. "Don't want him, then—
fore the law and hereafter to discard all May 15th, reports having captured a boat of him by other parties; has no doubt that the bar without any designation witness in the woods, and that he Regiments Maryland Volunteers, are expected ling of any persons in the woods, and that he law in arrive in this city on . Wednesday morning the law and hereafter to discard all May 15th, reports having captured a boat of him by other parties; has no doubt that the bar without any designation witness in the woods, and that he law in arrive in this city on . Wednesday morning the law and hereafter to discard all May 15th, reports having captured a boat of him by other parties; has no doubt that the bar without any designation witness in the woods, and that he law in arrive in this city on . Wednesday morning the law and hereafter to discard all May 15th, reports having captured a boat of him by other parties; has no doubt that the law are hereafter to discard all May 15th, reports having captured a boat of him by other parties; has no doubt that the law are hereafter to discard all May 15th, reports having captured a boat of him by other parties; has no doubt that the law are hereafter to discard all May 15th, reports having captured a boat of him by other parties; has no doubt that the law are hereafter to discard all May 15th, reports having captured a boat of him by other parties; has no doubt that the law are hereafter to discard all May 15th, reports having captured a boat of him by other parties; has no doubt that the law are hereafter to discard all May 15th, reports having captured a boat of him by other parties; has no doubt that the law are hereafter to discard all May 15th, reports having captured a boat of him by other parties; has no doubt that the law are hereafter to discard all May 15th, reports having captured a boat of him by other parties; has no doubt that the law are hereafter to discard all May 15th, reports having captured a boat East Miseissippi was not credited at first, where a Janeway from?" "Do not know class legislation based upon Cifference of on the 17th, off Bayport, Florida, con- Ryspects is the man be met at the Kirkwood anything said to him about getting said to him but it is now believed. Desertions are know where Craven is from?" per Hence, every construction of the law by taining seven white men and negroes, en-General Russey is now negotiating with sey." "Let me have him, then." In tend to protect and defend the liberty of the white men gave the following names: Witness lives at Dr. Sam Mudd's, and has institute to Dr. Craven we feel compelled person, as it formerly tended to favor the protect and defend to favor the prote

of the War Department that in all cases Of Davis' desire for a physician became was by deed; was for a consideration that in all cases of sentences by military tribunals of im
of sentences by mil Jesterday, he threw his sup, bread and tem of invitations forbitted by the lief that they are men of some importance,

When the officers were about to place the master, could not be supported by the part to prevent his troops reaching the river

lent than before, and resisted with all his der the law. power the adjustment of the manacles.the officer while performing this unpleas- work."

Chicago. The largest Eastern subscript day. Dr. Craven has again visited him,

ing which he remarked that the United case of an abscending negre apprentice, and Blate States Government would never done to heng with the exception just new stated respecting

Yesterday afternoon the steamer Clyde, forbid in the case of absconding stares—there heavy iron bars, through which the and sister of Mrs. Davis, steamed out of watery servitude previded for the children th prisoner can see the bright light of day the harbor and put to sea, and it is generwithout, and the little patches of the green ally supposed that Savannah is the destiwaters of the bay and of the ocean, which nation of the party. The negro servants commingled beat against the base of the attached to the party, on their arrival Coestitution sever intended to de more frowning stone walls which at a distance bere, were taken from the steamer and the slaves then to put them in the position of the waves must possess a dirge-like and to do as they pleased in future. The But the present Coastitution, when it proble family went to Richmond.

the Criminal Court, delivered the following la now abeliahed, the new Constitution has re-Though the cell is bare of furniture, it opinion in the matter of the Boson Corpus vs. mitted them to the benificent provisions in Will DU TYME WITH LINE TOO BE DESCRIPTION OF THE PARTY OF

That article provides "That bereafter a this Brate there shall be mitther slavery nor involuntary servitude, except in punishment of crime whereof the party shall have been daly convicted, and all persons held to service Clement C. Clay is perfectly resigned or fabor as slaves are hereby declared free'

provisions and is some of its fundamental principles respecting the power of the Legis. lature over the free negroes of the Biate from that under which we new live. The former Constitution (cf 1851), article or twiled, or in any manner destroyed or deprived of ble life, liberty or property, but by For whom Jeff,'s compect expresses such the Jargment of his peers or by the law of the

"The Acts of Assembly of Maryland au. the Amnesty Proclamation was a means Mrs. Clay is her husband's junior by a thorizing the managimion of slaves were not only to secure a specific purpose, which

SENTENCES REMITTED AND PRIS- the week. The doctor found nothing under which they are made are not in conflict

but the usmacf master and the name and ageof

Blaves were not required to be taught to tread and write. Section 36 of the Code pio-Since his incorceration he has conducted vides that the Orphans' Courts and Justices disorganized condition.

tion were the First Namonal mank almany, and reports his negation against the Code provides that the sprentise shall be properly and interest in the apprentice shall be passed to pass in the manner.

Bank \$50,000. There were 1,057 individual passession of an Inquirer, containing the contact of the Code provides that the apprentice shall be appr Lastelne a price upon his head: after read- | Section 40 provides the same remedy in the well to by his profession.

approutice should shoot him in attempting \ PROCEEDINGS OF SATURDAY. der-which article 64, section 11, of the code,

ende and of the local code relating to Bomer. It has been argued at the Ber that the zew encircle his cell. The monotonous beat placed on shore to go where they desired free negroes within the Biste. That is true sound for the guiltiest traitor of the nine. servants formerly belonging to the Davis Its involuntary serviced prohibits such serv itude for free negroes as well as for whites, and mut diebie any maetinery by which, nader the injustics of a farmer system, and free man could be reduced to such servitude or deptived of the enjoyment of the proceeds THE NEW CONSTITUTION SUSTAIN- of his own labor. And in rendering vold and ED-CHILDRES REMANDED TO of no effect the former providors of the Us In relation to negro apprentiese, whereby wa-On Betarday morning Hon. Judge Bond, of just distinctions were made against them be-

free negroes by the sections of the general

among a portion of the freemen of the Biste; George A Edmonde, for Government:

the custody of their parents, considering the involuntary and narequited servitade, and to represent the rebel States there; defence wished to show that Dr. Mudd was enable matters to uptold and enforce under they stood spon the defence in those trials on not guilty of tremon, as alleged by witnesses to themselves for what, by i's right name, the Confederate antherities. maintenance, may obtain protection, educa- of War, and is as follows: tion and instruction in some useful art or trade in return for their service and labor. It is not necessary to consider the other

ground of the petitioners, since the point al . To Lieut, Bonnet H. Young : ready decided disposes of this case. It may, however, be pertinent to observe that it ap 'porarily First Lieu:enant in the Provisional pears to the Court that the Icesi law of Home, army for special service. You will proceed ers-t county relating to negro apprentices is without delay to the British Province, where special, both as regards its subjects and locali- you will report to Mestra. Thompson and Clay clag the same subject matter, it would seem tion, collect such Confederate soldlers who liable to the objection urged. It should seem, have escaped from the enemy; not exceeding that when the power of enseting such law is twenty in number, as you may does suitable taken away, no action can be had mader such for the purpose, and will execute such enterlaw, and that when the Legislature is probib- prises as may be entrusted to you. You will ited from passing any such enactment as thir, take care to commit no violation of the local words of the C astitution, it must be repealed You and your men will receive from these

marks of counsel respecting the propriety of therefor. issuing a writ of habons corpus from the Crim inal Court to parties residing in Bemerset of right. It is not in the discretion of judget concerned in the Bt Alban's raid. from slavery, whether called by that name or another, all persons in Maryland upon baleas corpus, when that writ as applied for. The claimants in this case having, by in against Atamoth

daigence of the Court, gone home, an order will be pareed discharging the petitioners from their enstody, and the question of costs will for the present be reserved. Important Decision.

THE AMMESTY PROCLAMATION A special despatch from Washington to most important decision. He affirms that person he met at the Kirkwood House that and he desired the capture of Richmond for

with the yellow servant behind him. With the yellow servant him the yellow serva and winning. She is favorably spoken of precisfy the masters of states, so emerge new hy all the officers who were on the Clyde dispose of their slaves in a way which other.

In a President has no power to pardon nees referred him to the servant. A serott that witness testing that he lived with Dr. breweing Case. William Lacount, aged a well-known manufacturer of Philadel
except for what is past. The Executive looked into the dispose of their slaves in a way which other. of the finture looked into the finture looked into the servant. A serott the dispose of their slaves in a way which other. of the finture looked into the servant. A serott the dispose of their slaves in a way which other. In a servant of the finture looked into the servant. A serott the dispose of their slaves in a way which other. In a servant of the finture looked into the servant. A serott the dispose of their slaves in a way which other. In a servant of the servant of the servant of the servant of the servant. A serott the dispose of their slaves in a way which other. In a servant of the servant o by all the officers who were on the Clyde dispose of their slaves in a way which other. during her passage from Hilton Head to wise they did not posses." The present Com- clemency cannot stretch to the future. Sees was No. 64, on the same floor as the persons there during that time; knew Mary Captala Brown, just cleared for Barbadoes, phia, has also taken two shares of stock most was No. 64, on the same floor as the persons there during that time; knew Mary Captala Brown, just cleared for Barbadoes, phia, has also taken two shares of stock most was No. 64, on the same floor as the persons there during that time; knew Mary Captala Brown, just cleared for Barbadoes, phia, has also taken two shares of stock most was No. 64, on the same floor as the persons there during that time; knew Mary Captala Brown, just cleared for Barbadoes, phia, has also taken two shares of stock most was No. 64, on the same floor as the persons there during that time; knew Mary Captala Brown, just cleared for Barbadoes, phia, has also taken two shares of stock most was No. 64, on the same floor as the persons there during that time; knew Mary Captala Brown, just cleared for Barbadoes, phia, has also taken two shares of stock most was No. 64, on the same floor as the persons there are not as the persons the p this place. Not so some of the other stitution of Maryiard charges the policy of Therefore, the decree of confiscation there Vice President. Witness in answer to At. Simmons, one of the gervants; her reputation was drewned about one o'clock on Haturday in the fund.

Decigration of Independence so as to leave no under date of the Soth, says: "The new of the Vice President was in view from the promptness in answering avery exertion made to save him, was in the vice president was in view from the promptness in answering avery exertion made to save him, was in the vice president was in view from the promptness in answering avery causion be-Amnesty Proclamation was to-day again room of witness.

FROM FLORIDA. NEW YORK, May 27.-Lieut. Hollis, forcesetts; it was dark and no word a black in the stables, and afterwards that he fed Frank P. Anderson, Richard S McCul- been since the Monday after Christmar; was monthe last year; never saw Captala White,

Their sporenticestip was by indenture. It undoubtedly been holding important posi- George H. Garner's; the second time he went the ROANORE land Veteran Regiment, firmerly the let and outstand to have some horses at the short come horses at the sh At c. mmen law they could not be enforced. | currency and a few papers. They have The first time he went away was to a party at

or section 31 of the Code of Public General While Negrete was ettacking Matamo-

The slave for a term was to be taught to . A party of guerrillas recently attemptlabor. These children are held to be taught ed to kidnap the Empress from the City shackles fastened. He violently berated business as apprentices, but to be "made to of Mexico. The unpopularity of Maxing the officer while performing this unplease. The interior of Texas is in a terribly

successes in the slave passes to all widow, membrate, take processor of analogy and expected of desh. They strike a man harder that it will knock butter down to a quargeteness of the Code provides that the physicology in the Central High School to the circumstances under which Dr. Geo. than Herapy of Sayers.—Petersburg Espress. ter in your city."—Botton Transcript. was highly esteemed by the public, as Thomas of Dean having harbored robel sol a distance of one hundred and sixty miles, in diers. Witness did not know that he could a little ever seven days.

designate by name any others who had dis-created the reliability of Thomas. By the Court:---Witness is a second court of Dr. Madd, and their familles are meder-

stely fatimate.

before the sourts.

By Mr. Ewing:

under Col. Heliand's orders.

By Mr. Stone-Witness has heard Thomas

say that he was a detective, claiming to not

BRESS, P. GRIBER, RD-BEAMIESD.

whether witzess was in company last summer

about Dr. Mudd's house, with Capt. White,

of Tennessee, Captain Perry, Lieut Perry,

against him or any of the party.

member of a company at Bryantown.

TRATIMOMY OF JERRY DYSE.

peace: he was a very kind, bumane master.

Thomas was considered intensely loyal

By Judge Advocate Hole:

Hols, witness stated that the arrests were of

In reply to a question by Mr. Ewing,

WALEINGTON, May 27 .- The prisoners were brought into court at ten o'clock, and the members of the court being all in attendance, the reading of yesterday's proceedings was entered upon by the chicial reporters. Mrs. Burratt has sufficiently rallied to-day to give some attention to the proceedings, and in turn one or the other of her bine eyes seen taking a survey of the room from be hind the cheiter of her fan. Bhe comes the court form from her ceil each day clad in treet entume; boenst, vell, &c., but all of O'Laughlin sits this morning with bead

bowed down upon his know, as he did much of the time yesterday. Spanger and Arnold gaines if as ,brewsol beq:ote cals era! change of position for relief. Herold, to the same end, eits three-quartered; Atzerett rests bimself by clasping his right knee; and Madd braces himself by slippered feet, planted against the dock railing; Payne, self poised as ever, sits erect or with head thrown back against the wall.

It is thought now that the evidence in these Andrew Captain Perry, Lieut. Perry,

TRETIMONT OF GRORER L. EUROSPE. The first witness called this morning was

another name and as a sort of compensation; the group that the raid was authorized by for the prosecution, either in 1861 or at a subhas been forever abolished in Maryland, must Witness was here shown a paper which he and the court took a recommending the examination of the case gacious, cool headed and reliable states be held to be repealed—not less by every identified as a copy of one produced on that Upon recommending the examination of was postponed. Archibald Burling, Jr., is necessary intendment of each abelitica then trial in behalf of the accused. It was dated Benjamin F. Guyane was resumed. The will counsel for the accused. Five cases have man. by the express words of the Bill of Rights. Richmond, Jane 16, 1864, and instructed ness underwent a long cross-examination by been tried by the Military Commission during To the Editor of the Bullivace Clipper: I have less reluctance in coming to this Lieut Young to proceed to the British Prov Mr. Ewirg, the object of which was to show the past week, notwithstanding an adjourn. LEAVE LESS PERSONALES IN COMMENTAL SERVICES AND ACCOUNTS AND AND ACCOUNTS AND ACCOU book a general system of apprenticeable ap- Jacob Thompson et al, and to gather a party named above slept in the pines near Dr. that sustains the reputation of this court plicable to all, and in its provisions just and of twenty for such service as they might be Mudd's house, and received food and bedding of dolog more work than any other in General Sherman to his friend Bowman, equitable, under which the orphan, indigent required to perform. The order was signed from him ille said they went there to are id the compared with the amount of published in your afternoon edition of this and vagrant children of the Biate may have by James A. Beddon, Confederate Eccretary arrest. Witness himself came up to Wash. clerical assistance employed by the Jadge late. I have read the letter of Gen. Sher-

> Convedenate States of America. WAR DEPARTMENT. RICEMORD, Va., June 16, 1864

Lieutenant-You have been appointed tem ; and since there is a general statute embra , for instructions. You will, under their direcit be special within the meaning of the law, and to obey implicitly their instructions. gentlemen transportation and the customery It is, however, proper to notice some re- rations and clothing or the commutation JANES A. SEDDON,

Secretary of War. The Lieutenant Young referred to was one county. The writ of habitas corpus is a writ of the parties on trial on the charge of being his servants, to Richmond; such a report had Masonic fraternity, have been informally eca- inpiniou without being considered disloyal, whether they will have it or not; and any . Judge Holt here stated that since he and borbood; never saw Dr. Mudd in company and ground, with the view of creeting thereon worth its cost of preservation. Please man in the Biste has a right to appeal to the numbed that Government had shout concludfirst court or judge he comes to for the privi- ed testimony bearing upon the prisoners at lege of the writ in any case where the law the Dar, an important witness had come to biprovides it shall treas-besides which there is knowledge, and that he would sak that his an express or vision of the constitution which testimeny be now taken. In answer to a sugdeclares it the duty of all judges to discharge gestion of coursel for defeace, that the prinoner should be named who would be affected by the testimony, he had no besitation in saying that the testimony of this witness was

"Mr. Dester (coursel for Atzeroti) said that he had anderstood that the testimony against the prisoners had been closed, but as he had not entered upon the delence of Atzerott, he would not object to his testimony being

The witness was accordingly sworn. TESTIMONT OF COL. WH. M. MATINS.

(For Gevernment) Witness recides in New York; was in this any organization for the purpose of breaking know the number, and that the Vice Presi- lieve her on cash; never saw John H. Surratt he fell over into the water, and not withstand-

room or without.
By Mr. Doster-This was between 4 or 5 fore counsel would finish putting it, exused . Cutting Affect.—At an early hour yester- present managed by special agents. No ticularly; it was dark and be were a black stated that he did not see any strange horses Emily Roberts, colored, who did the cutting, of the respective communities upon the

the been there ever since, not staying away know of any persons camping out near the management of the december of the decembe The trunks contained considerable rebel when Dr. Maid has staid away from home Dr. Madd's treatment of his servants was since witness had been living at Dr. Madd's; Dr. Madd's treatment of his servants was

By Advocate Bingham:

of sentences by military tribunals of imprisonment during the war, the sentence
prisonment during the war, the sentence prisoners is fed on the regular army rations, the sentence prisoners is fed on the regular army rations.

Acting Rear Admiral Bradferd, comby either party in an action of coverant.

But the rections of the code under which
there are announced to handle the was hired at
the rection of the regular army rations.

Colored man stated that he was hired at
the rection of the regular army rations.

The prisoners is fed on the regular army rations.

The prisoners is fed on the regular army rations.

The prisoners is fed on the regular army rations.

The prisoners is fed on the regular army rations are announced to handle the regular army rations.

The prisoners is fed on the regular army rations are announced to handle the regular army rations.

The prisoners is fed on the regular army rations are announced to handle the regular army rations.

The prisoners is fed on the regular army rations are announced to handle the regular army rations are army rations.

The prisoners is fed on the regular army rations are army rations are army rations.

The prisoners is fed on the regular army rations are army rations.

The prisoners is fed on the regular army rations are army rations.

The prisoners is fed on the regular army rations are army rations are army rations.

The prisoners is fed on the regular army rations are army rations are army rations.

The prisoners is fed on the regular army rations are army rations are army rational army rations are army rations. Acting Rear Admiral Bradford, comto went to wastingway no was away from manusing the North Atlantic equation, at Camp Carroll, near the southwestern became but two nights and a part of a night; has forwarded to the Navy Department a suburbs of the city. prisonment during the war, the sentence prisoners is fed on the regular army rations, these are supposed to be anthorized give them ten dollars a day and his freedom on army rations, these are supposed to be anthorized give them ten dollars a day and his freedom on army rations, these are supposed to be anthorized give them ten dollars a day and his freedom on army rations to dollars a day and his freedom on army rations. The sentence of the same quantity and quality most considerable of the same and a part of a night; has forwarded to the night considerable of the same and a part of a night; has forwarded to the night considerable of the night consi Witness don't remember if any one same lasco, Valley City, and Picket boat Num- a prominent department of industry. It but saw Hereld; just got a glimpes of him as der Thornton, of the first named vessel. twenty years, and nets annually about he went towards the swamp. Witness did the Thornton are annually about back with him Witness did not see Booth, ber 5, under command of Lieut. Comman- is almost entirely the growth of the last President was considered just to our own | angry voice, "that he was not accustomed | part can give it legal and independent of the order of the ord did not see the large man. Witness was here steamers Cotton Plant, Foster and Dolly, belongs to a very low order or animal life The efficer and his guards on duty with—and of the master and the name and age of the in the cell looked on in quiet surprise.—apprentice—apprentice—There is no requirement that a like of the looked on the cell looked on in quiet surprise.—apprentice—ap

DINORIDERLY SOLDIERS

WASHITON, May 2:.—The Provost
Outside west to day arresting and sending to their camps the thousands of straggling to their camps the thousands of straggling soldiers in this city. The officers absent without authority are required to report

Without authority are required to report

Davis became yet more irate, and strole

Soldiers in this city.

Davis became yet more irate, and strole

Soldiers in the self-staken from the water it is black, and spiracy trial will be examined before

Soldiers in this city.

The Provost to their camps the thousands of straggling soldiers in this city.

The officers absent was to be more crait or some and obtained to the lith the camps the the lith ythe results and strong that the same with the same and strong that the strong that the substance crait of sold before which this position. It is so possession of and brought of the lith that any strong trial will be examined before that please.

The vessels are and strong the lith ythe cases of sold before the lith the tree seles.

The vessels are an antice trait of some series and such that after that day the arguments with the same was tree and strong the life yield a force which this position. It is so possession of the lith the commence.

The vessels are an antice trait of sold before that large trial will be examined before that large trial will be cammined the lith that the staken from the water it is black, and strong the life that the staken from the water it is black, and strong the life that large the life that the staken from the water it is lock, and strong the life that large the large that large t without authority are required to report this he tore open his vest and shirt, bared a term of years, except that in the latter the In the fight at Baltillo, Gens. Victorina, were taken possession of and brought off. gelatinous animal matter is absorbed and the week to washington. Madd did not buy any were taken possession of and brought off. gelatinous animal matter is absorbed and the week to washington. The communication of Commander Thorn- destroyed by the insects that swarm in the latter the In the fight at Baltillo, Gens. Victorina, were taken possession of and brought off. gelatinous animal matter is absorbed and brought off. The communication of Commander Thorn- destroyed by the insects that swarm in the latter the In the fight at Baltillo, Gens. Victorina, were taken possession of and brought off. The communication of Commander Thorn- destroyed by the insects that swarm in the latter the In the fight at Baltillo, Gens. Victorina, were taken possession of and brought off. The communication of Commander Thorn- destroyed by the insects that swarm in the latter the In the fight will be made to the state of the latter the In the fight at Baltillo, Gens. Victorina, were taken possession of and brought off. The communication of Commander Thorn- destroyed by the insects that swarm in the latter the In the fight at Baltillo, Gens. Victorina, were taken possession of and brought off. The communication of Commander Thorn- destroyed by the insects that swarm in the latter the In the fight at Baltillo, Gens. Victorina, were taken possession of and brought off. melodramatic request was not complied servitude became clares for the wille mader accepted. In this fight Cortinas captured that he had mined the day. Witness knows ton discloses the fact that the Roanoke has the sand. After being cleaned, it is complet. On the contrary the officer of the this system the children of the board can excaped. In this fight Cortinas captured that he had mined the day. Witness knows ton discloses the fact that the Roanoke has the sand. After being cleaned, it is completely that the contrary the officer of the hard to service for a term of search of observations and a number of guns sunk by the Rebeis have been ice m the house with him. TESTIM BY CF JERRY T. MUDD. A large quantity of Confederate cotton; (Fur Defence.)

Witness knows the handwriting of Dr. is stored away along the banks of the comber 233; witzess recorded bis name two | Leld until further orders. sames shore, having gone to the house with

TESTIMONY OF BAPTIST WASHINGTON, COLORED.

on what he had beard from his neighbors; in meanly every farrow, will tarn up a "lamp here to go to-morrow, and I understand tively pushed. the Harrisburg, Pa., National Bank; \$49, minutes in a manging and supercinous post, or some sight or Now and then we shall probably hear of man, by express to night. Dealers say, taking post, or some sight or Now and then we shall probably hear of man, by express to night. Dealers say, taking post, or some sight or Now and then we shall probably hear of man, by express to night. Dealers say, taking the death of the master to post, or some sight o witness thinks that he had beard his bad char | post," or a mortar, or some kind of mimile.— that nearly one and one half tons will go General Sherman's army, on their re-

ter, Eeq., appeared for the appellant, and John M. Frazier, Leg., for the Trustees. ment of a felon and frandulent claim against sequent period-the objection was sustained, and telegraphed for by Major Lord, but they but as any thing clae whatever, than a sa-

ington and scor the outh and afterwards weak Acrocate. A large number of prisoners yet man with much interest. If he had no hame. He did not bear of any charges await trial in the city jail, but the Commis- aufficient cause to pen such a letter, which ston to making decided progress against the | time will determine, then he will fall with In answer to a question by Judge Advocate efficient efforts of the military detective force. his extraordinary epistle: but if the cir-

gazized for home purposes in the neighbor. Beak have been contempleting the removal this particular time shall be approved by bood, as there was a good deal of disaffection of their barking house, corner of Charles and his countrymen, his march of mind will among the negroes at the time; he was com. Fayette streets, to another bailding equally 100 less astonish the people than his march missioned by Gov. Hick; and understood that eligible in location, and of discosing of their of arms astonished the world. the company would go with the State in any present property. We have not the dimensection she might take against the Govern- slone of the lot, but almost every citizen | ment; did not know whether Dr. Madd con- knows that it is one of the most desirable and man, and if he is borne out to be right carrid in the seatiments which perreded these valuable in Baltimore. Although the house and in the right place in writing that letlocal organization; thicks Dr. Madd was a is unusually large, yet the grounds which sur- ter, it will make him the President of round it, and which, by the way, are hand. | these United States some of these days, as somely embellished with trees and grass plots. Lid the log cabin and hard cider letter make admit of the erection of baildings three times | Gen. Harrison. The times are completely Witness testified that he now lives in Bal- the size, which produce a very ecusiderable | changed, and to keep up with them, we timore, but previously in Charles econty, revenue annually. The fact is, that such values in must leave the breaking and of making which he left two years ago. Knew Dr. wable ground has never yielded the Bank a of men in a day to others, and out of civil Madd; never heard him say he would send single cint, and a motive of economy will of men in a day to others, and out of civil Bylvester Egian and his brother Frank, (who cortainly justify the most substantial and beau. war and the days of arrest must come the have been on the witness stand,) or any of tiful improvements. Many members of the privilege of thinking and writing one's been started by a certain man in the neigh sidering the propriety of purchasing the house or else our glorious Union will not be with Walter Bowle; never saw John Burratt a splendid Masonle temple, the first story of give this a place in your paper, and obliga at Dr. Madd's house; never saw him but which to be divided into first eines stores once, some two or three years ago. Witness That it would be a profitable investment, none knew Daniel J. Thomas, one of the with seed on doubt, which the Masons possess sufficient for the prosecution, since he was a boy; his energy, means and inflaence to give the en-

reputation for verseity was bad, and he terprise complete snecess. would not believe him on oath. Has known Belease of Mr. Ford .- In making mention of the release of this gentleman in car issue Stone of the Monument at the Soldiers' Dr. Mudd from a boy, and never heard the slightest thing against him; he has always of Saturday, we learn that he was Bucondi- National Cemetery, Gettysburg, Pennbeen regarded as a good citizen and a man o ties. Mr. F. is now in Washington locking sylvania, will be laid on the 4th of July ster his business affairs, which have become next, with military and civic ceremonies. somewhat diserranged, occasquest upon the The cration on the occasion will be dothe neighborhood; his reputation for truth sad events which transpired in the theatre. Mr. Fordibas hundreds of warm enthusiastic livered by Major General Oliver O. 110mwas the talk of the whole county, though he friends in this city and Washington, who will and, lately commanding the army of the had never heard it doubted by any one known . to be an ardent supporter of the Goverment. rejoles that no stain whatever rests upon him Tennessee. This General, it will be rewitness had never committed any overt act in connection with the assessination of the late President. The Washington Theatre will collected, bore a conspicuous part in the against the Government, and had never joined . be opened shortly, and a tenent given in aid | victory at Gettysburg.

of the monument land. Before Commissioner Hausn.-Deputy Marday. Atxarott was then dressed in dark the purpose of stopping the war; the military shale Graver and Doune on Batarday arrested cigibes. He came up to witness and saked if company of which witness was a member, was and arraigned before United States Commiswitness know if the Vice President was in, raised in last, and was dispanded at the com- slonger Hanan, Capt. Wm. T. O'Leary and and which room he occupied. Witness in- mencement of the war-some of the members Becond Mate Taibott Jones of the brig James Ormed Atzerott which was Mr. Johnson's going to Virginia and joining the southern Carey Coale, lately arrived from Porto Rico, fund for the payment of the national debt, room, and told him the Vice President was army, and those who did not were made to charged with inflicting cruel punishment on including two shares by the Philadelphia then at dinner. Witness pointed out to him take the oath of allegiance; Thomas was a two seamen named Thomas Teager and Wm. when Mr. Johnson was at the dinner table candidate for the Maryland Legislature, al- Calvert, while on the voyage. They were re Ledger and five shares by a Philadelphia

was arrested, and with Gray, committed to anbiect. Homeword Bound.—The 4th, 7th and 8th GEA. WILSON'S KINDARSS TO THE the citizens, the occasion will prove an ova- rebels, not required for the use of the Witness lived at Dr. Madd's about hime tion of considerable, magnitude.

house on Caroline street, near McElderry, catching on fire. Bhe ran into the street and able whenever called for by the proper was seriously burned. Mustered Out of Service .- The 13th Mary-

and the 34 Maryland Cavalry, Maj'r Heizer, were on Baturday mustered out of the service

' HAMAS. - The sponge business has become of new purposes, and within the past few years has qualrupled in value.

varia House, under the date of Friday, De- possession of by our forces, and will be Vt., which indicates that the butter specplaters who have been holding back their the Doctor; witness knows Daniel J. Thomas' | Unarricond Suntle at Permanue.-For stocks for higher prices have at last got reputation for train and veracity is bad, and some years to come old from will be plantiful frightened, and are rushing their stocks to colo, son of the late President, is engaged to he didn't think that he could believe him on enough in this section to supply several large market. The letter, which was written foundries. No one will be able to stick a spade | yesterday says: "I write to tell you that | in the ground sast and south of the city with. | large amounts of butter are going to mar-Witness based his opinion of his reputation our striking against a piece, and the plough, ket. The freight cars are loaded with it

On the 13th of April the pessage of person named Dean on a charge made by turn, marched from Richmond to Alexandria, the Sues Canal, from Limited Dead, I Alimited Hability company has been TOTALS AN MAN IN LASTS POSTS

GEE. SHERMAN'S LETTER AGAIN. A correspondent takes us to task for the views expressed in our last issue in remon Pleas on Baturday, Judge King decised gard to General Sherman's letter, the lat-By Mr. Blows:—Witness has served on a case, possessing special interest to that class ter of which complains in sharp terms of paries in the complaint in sharp terms of paries in the complaint of the companies of the companies in the companies Mr. Thomas having trequently been a witness | as to their landtords. It was the case of John | the action of his superiors, and we give P. Des Forges vs. The Trustees of the Meth- the communication a place—being that of By Judge Advecate Bingham:

Odist Episoopal Church in the city and prean old friend—at his special request.— Thomas had swern falsely in court; witness is Spicer, who gave judgment in favor of the Nevertheless, we hold to the views preaware that Thomas has been in the service of Trustees, thereby ejecting Des Forges from viously advanced, and which, further Best is aware that some young men from that the church, which be had rented in July, more, are pretty well demonstrated to be enunty went down Bouts; does not know that | 1858. The Trustees had given him thirty | those of both Government and people. Of Union men were detained in that county; wit. days notice to quit, they claiming that he the purposed action of General Sherman nees had not heard of redels having been se- was a monthly tenant. He cu the contrary croted or were larking about that section of insisted that he was a yearly tenant. The in relation to Johnston's army, the least the country; witness had seen men who were itestimony before the court showed that the said about it, the better, we imagine, for said to be in the rabel service in Bryantown, premise were vacant in 1869, when the apbut never seen any such in his immediate polical called on one of the Trustees, who had charge of the renting, and inquired what | disapprove of the easy terms granted to By Mr. Ewing:

he would take for the premises. The TrusLee, whilst the latter was assuming that
the said \$18 a month, which the defendant at of as a good Union man; has often heard bim ones consecuted to give, and entered on the it was a matter of favor that he speak against the rebellion and never against premises, which he occupied to the present gave up his utterly beaten force; because there had been no agreement made at the if he could not see that he was thoroughly time of renting, what should be the term of | beaten, he should have been made to feel the tenancy, it must be held as a yearly ten- it beyond any possible doubt. But when ancy; and that the more payment of the cent by the month, was not sufficient to make such | Sherman-worse than this-conceded to a contract a monthly tenancy. Bernard Car- Johnson's force the retention of their arms, the liberty to march away with The Millery Commission. - On Saturday be their columns intact, with other equally came in the neighborhood, and being threat with using statements with forged signatures ineither people nor Government could eacd with arrest, witness left the neighbor. atuabed, for the purpose of obtaining pay stand it. Sherman-notwithstanding his Assistant Judge Advocate Bingham bere the United States. Major Adam D. Btewart, Florious military successes—will hever Paymeter, stationed at New York, was ex- recover from the effects of his signal po ther consequence would be to maintain an George N. Banders and Cleary there; they as. Ewing-in which the latter stated that the Company L. Buth Regiment New York Car. again be trusted as before, if he should alry, and Liegt C. B. Lellen, of the same live for a half century. He will indeed regiment, whose names are alleged to have be always regarded as a splendid soldier, been forged on these papers, were summoned be always regarded as a splendid soldier,

> I have just read, with some ausprise, persons suspected of disloyalty and disloyal . A Projected Improvement.—For some time | cumstances which may have induced him practices He was captain of a company or past the President and Directors of the Union | thus to appear before the great public at

I have great confidence in Gen. Sher-

THE SOLDIKES MOSUMENT AT GET-TYSBURG.

Washington, May 23.-The Corner

THE NATIONAL DEBT SUBSCRIP-New York, May 22.-The Herald an nounces the taking of It shares in the

dent's room, but told him that he did not tell the truth, [laughter,] and would not be- ing sails, and about to leave Ramsay's wharf, MAIL FACILITIES IN THE SOUTH. WASHINGTON, May 27 -The principal

> POOR PROPER OF THE SOUTH, False Alarm -The fire siarm from box No. | Cavalry corps, to be turned over to Col.

NEW YORK, May 27.-Admiral Gardither's squadron, bound to Brazil, put into Tharleston on the fifth. One of his ves-THE SPONGE BUSINESS IN THE BA-lasts, the Emma, lost one of her pullie wheels by a collision in the harbor and Governor Magrath, of South Carolina,

THE CONSPIRACY TRIAL

WASHINGTON, May 27.-It is now OEN, BILERIDAN.

Sr. Louis, May 24.—General Sheridan The sponge has been applied to a variety | arrive | here yester lay afternoon and was met on the apposite side of the river by a delegation of citizens who gave him a BUTTER COMING TO MARKET. - We | warm welcoms. At night his wasserenshave a letter from a friend at Montpelier. At 1 and a large crowd of enthusiastic peopleassemble I to do him honor.

Farit is reported that Capt Robert Linof lows, Secretary of the laterior. ATA Quebee dispatch to the Montreal Minerya says that the erection of fortifications

Dr. Holiand has gone to lilinois to gather materials for his forthcoming life of Abraham Lineoln. The profits of cotton growing in Egypt threaten to convert the whole valley of the Alle into one yest cotton plantation. was effected in small books. The return formed at Hull to utilize the extensive salmon and lobeter faheries on the coast of Norway.