M. H. ARBOTT.

Correspondents writing over assumed signatures or anonymously, must make known their proper names to the Editor, or no attention will be given to their communications.

All Letters and Communications, whether on business or for publication, should be addressed to Abbott & Brown.

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ATRORNEY AND COUNSELOR AT LAW. Will practice in the superior and inferior Courts pared to make and trim of Oregon. Office up stairs in Foster's fire-proof brick, nearly opposite the post office.
Albany, Nov. 2, 1867-v3n12y1

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Attorney and Counsellor at Law, Will attend to all business entrusted to him by citizens of Polk and adjoining counties. Eola, July 26, 1867,

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mar9v2n301y J. C. POWELL, ATTORNEY AND COUNSELLOR AT LAW

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EALERS in Staple, Dry and Fancy Goods, Soots and Shoes, Albany, Oregon. ocenStf Consignments solicited.

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"WESTERN STAR" LODGE No. 10, mecta at Masonic Hall every Tuesday evening. F. M. WADSWORTH, W. C. T. R. S. MARKHAM, W. S.

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ALBANY LODGE, NO. 4. The Regular Meetings of Albany Lodge,

No. 4, L. O. O. F., are held at their Hall in Noreross' Building. Albany, every WEDNESDAY EVENING, at 7 o'clock. Brethren in good standing are invited to attend. By order of the N. G.

E. F. RUSSELL, ATTORNEY AND COUNSELLOR AT LAW. Solicitors in Chancery and Real Estate Agents, Will practice in the Courts of the Second, Third

Office in Parrish's Brick Building, Albany, Ore SPECIAL ATTENTION given to the col lection of Claims at all points in the above named v2n46y1

G. W. GRAY, D. D. S., GRADUATE OF THE CINCINNATI DENTAL COLLEGE,

Would invite all persons desiring first-class dental operations to give him a call. The Doctor makes many new and improved styles of plates for artificial teeth. Among others he would solicit particular attention to vulcanite base in connection with gold wire gauze (a superior work in many respects), and a new improvement (lately patented by Dr. Cool), which consists in lining the entire concave surface of the plate with fine gold. This style of plate admits of a very fine finish, and in its use there is no disagreeable blacking and roughening by tobacco smoke and other deleterious agents (as is the case with ordinary vulcanite work). It can be made much thin TAILORING ESTABLISHMEN ner and adds very materially to its strength and durability. The extra expense is trifling in comparison to the advantages it possesses. Persons would do well to give him a call. Office up-stairs in Parrish's & Co.'s brick, Albany, Oregon.

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aprll'68v3n34tf

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TILL PRACTICE IN THE SEVERAL fugton Territory. All kinds of claims and demands, notes, bills, book accounts, subscriptions, etc., collected on commission, by suit or solicitation.

Real Estate bought and sold. Taxes paid.— Buildings rented, and rents collected on commis-Tit les to Real Estate searched, and abstracts

AGENT for the principal daily and weekly news papers on the Pacific coast. Subscriptions and ad- GRAVE-STONES All collections promptly remitted. OFFIGE-No. 95 Front street, Portland.

WANTED! also Butter, both of which the highest mar-price will be paid. B. BRENNER. ket price will be paid.

STATE RIGHTS DEMOCRAT

ALBANY, OREGON, SATURDAY, APRIL 25, 1868.

o'clock in the morning without intermis-

ADVERTISEMENTS.

MRS. A. B. PAXTON. MISS LYD. A. MILLER.

MRS. PAXTON & CO., FASHIONABLE MILLINERS

> -AND-MANTUA-MAKERS!

WOULD BEG LEAVE TO RESECTFULLY tender ther services to the Ladies of Albany and vicinty, assuring them that they are pre-

BONNETS AND HATS, in the very latest styles; also,

DRESS AND CLOAK MAKING In Any Fashion or Style Desired!

For reference we will only state that our Dresses, Bonnets and Hats were awarded the FIRST PREMIUMS AT THE LATE LINN COUNTY FAIR

We also receive constant supplies of the Latest and Most Fashionable Goods!

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Cutting and Fitting Warranted Satisfactory .

Stamping and Braiding done to order, and all other work executed with neatness and care. I only ask the dear old words, Oct12v3n9tf So sweet-so sad-"God bless you."

MRS. DUNNIWAY, TAKES PLEASURE IN INFORMING HER patrons that she has received her Invoice of

MILLINERY

FURNISHING GOODS,

DIRECT FROM NEW YORK! startling times : and I am now ready to accommodate ANY OF YOU

with the

BEST AND LATEST STYLES, At the Most Reasonable Prices!

As Agent for Madame Demorest's Incomparable Mirror of Fashions, I am enabled to furnish GRATIS a copy of the Magazine for one year, beginning with the July shall pur hase spring goods in my line to the amount of Ten

LBANY, Oregon. Collections and convey- Send in your orders at once, ladies, that I me know how many of you will give me the pleasure of presenting you a firstclass parlor Magazine as Premium on your pur-

A COMPLETE ASSORTMENT OF

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OTHER NOVELTIES OF THE SEASON!

She has also secured the Agency of Md'me Demorest's World-Renowned Patterns,

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COME LADIES! "all of you together," and

see if I have not the Cheapest and Choicest Millinery Goods!

EVER OFFERED FOR SALE IN ALBANY ! DRESS AND CLOAK-MAKING

In the Latest Styles!

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NEW STAMPING PATTERN! BEAUTIFUL DESIGNS! Main and Broad Albin streets, Albany March 30, 1868-se28y3n71y

LOOK HERE!

The undersigned, having opened a

(On First street, north side, next door east

form Washington), in Albany, takes this method of informing the public that he is prepared to MAKE, CUT. AND REPAIR CLOTHING

-OF ALL KINDS,-IN THE LATEST STYLES! AND AT THE MOST REASONABLE RATES

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PATHESE GENTLEMEN BEG LEAVE TO INform the public at large that they are now repared to furnish MARBLE MONUMENTS

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WANT 20,000 LBS. OF GOOD BACON: TOMBSTONES CUT TO ORDER On the very shortest notice.

MILLER & BRO. Mar7v3n29tf

POETRY.

GOD BLESS YOU.

How sweetly fall those simple words Upon the human heart, When friends long bound by strongest ties Are doomed by fate to part. You sadly press the hand of those Who thus in love caress you, And soul responsive beats to soul, In breathing out "God bless you."

"God bless you," ah! long months ago I heard the mournful phrase, When one whom I in childhood loved Went from my dreamy gaze. Now blinding tears fall thick and fast; I mourn my long lost treasure, While echoes of the heart bring back

The farewell prayer, "God bless you."

The mother sending forth her boy To scenes untried and new, Lisps not a studied, stately speech, Nor murmurs out "adieu," She sadly says, between her sobs, "Whene'er misfortunes press you,

Come to thy mother, boy, come back,"

Then sadly sighs, "God bless you." "God bless you," more of expressed Than volumes without number. Reveal we thus our trust in him, Whose eyelids never slumber, I ask in parting no long speeh, Drawled out in studied measure,

British Impeachment.

The New York Tribune a year ago, which will be read with great interest as imprisoned on charges similar to those for ion. The immense navy we have now is say he is the worst man living or dead .- lie.

reign of Edward III., when the Cham- headed.

ded from the estate of a gentleman and beneath their dignity to put forth all their power for the punishment of such petty

The power of impeachment now be-

the witnesses and the violence of the DEMOCRATIC ORGANIZATION IN ILLImanagers. A gallery was erected for the ladies, who paid high prices for admission. The trial lasted thirteen days. The spectators used to come as early as five in Formation of a Young Men's Club at Quiney. the morning. By seven the Hall was full. The proceedings began at nine, and

sion. When the prisoner was brought

he was charged, that fact was certainly honest men in their places.

his prosecutors more merciful.

Laud was impeached, and, after a year spend money. Let twenty million per more than their promises of four years test against the indecorous and undigniand a quarter was brought to trial. The year more be taken from the backs of toil ago. How is the Union and the Consti- fied baste with which the majority of this All persons, whether peers or common- cause was prolonged six months, and then and labor. Thus you will see, my friends, tution? The one is divided and the oth- House has inaugurated, presented and

ers, may, in Great Britain, be impeached terminated just as Stafford's had done, by a change, by turning out the Radicals, er disregarded. for any crimes or offences whatever. The The Commons, despairing of a conviction you can save one hundred and twenty They say they would arrange the su-plain and palpable violation of one of the earliest instance of parliamentary im- before the Upper House, brought in a bill odd millions each year. But let us pro. preme court so that that would be all standing rules of the House, a resolution depeachment occured in 1376, during the of attainder, and the Archbishop was be. ceed. The Radicals have about four hun. right. They appointed two-thirds of the manding the impeachment of the Chief berlain, Lord Latimer, together with sev- Impeachment, indeed, from this time forth, national banks, upon which we are pay. destroy that department of the govern- and misdemeanors in office. When the eral other officials, were accused by the seems to have been, with a very few excepting six per cent. interest per annum in ment. Nay, more, they are engaged in gravity of the charge, the character of the Commons of extortation and malversa- tions, tedious, irritating, and expensive fail- gold, equal to about eight per cent. in le- trying one of the judges of that court high office against which the attack was dition of the public money, and was de- ures. Charles I. impeached the leaders of gal-tender notes, such as the people have for exercising the freedom of speech. reeted, and the unforeseen and tremendous. posed from his place. When Richard II., the Parliamentary party; but his action was compelled to resign his throne to of it. While the civil war was raging, the cach year by issning legal-tender notes, such as the people nave to take. Over thirty millions per annum long to take. Over thirty millions per annum long to take. Over thirty millions per annum long to the people, to take. They do nothing right. They have called for the exercise of the calmest and Henry of Lancaster, the form of an im- Commons impeached the Queen because she peachment was gone through before they had joined Charles with a body of troops. They do nothing right. They have called for the exercise of the calmest and bearing no interest, and taking up these sent a committee from this State to make wisest judgment, the most unprejudiced pronounced their sovereign deposed .- This matter was never prosecuted. The trial bonds. Thus thirty odd millions more Gov. Yates resign, because they say the and impartial deliberation on the part of Under the Tuder princes the right of impeacement fell into disuse; but the shameless corruption which characterized shameless corruption which characterized themselves for the occasion into a legion of men and officers to get an hon-break down one of the great co-ordinate branches of the government, through Under the Tuder princes the right of im- of Charles I. was not by process of impeach would be saved each and every year to Governor drinks. They knew as well those who had such proceedings in charge, and it was used with great energy by the commons, both as an instrument of popular power and as a means for the further.

Lord Charles II., and went into voluntaty exile. Lords Arlington and Danby were impeached. The Radicals have conferred the right to falsehood, fraud and corruption.

Set living, and you have over \$200,000, years before. This is the moral party. The Radical party is one, I repeat, of falsehood, fraud and corruption.

The Radicals have conferred the right to falsehood, fraud and corruption. Groceries, Hardware, Cutlery, Croekery, Very Choice Millinery Goods! ance of public justice. The impeach- in the same reign, and the prosecution failed. vote upon the negro, and if he is compement of Lord Chancellor Bacon during But during the insane period of Ontes' "Po- tent to vote he ought to be able to take true to ourselves, we must beat them. If discharge of its functions, thus consumment of Lord Chancellor Bacon during the line of Lord Chancellor Bacon during ors in his courts, is one of the saddest in-cidents in the history of literature. The scheme, and after a seven days' trial was congreat philosopher and statesman was victed and executed. His death had an effect Now, you will be told that the army has charged by the commons with bribery very different from what his prosecutors de- appropriated for its support only about and corruption in twenty-two instances sired, and probably did more than any other 840,000,000 by the present session of The following is a copy of the protest the burden of taxation which is pressing. himself, and with allowing acts of bribdream of plots and conspiracy. Indeed, the coming. It won't do for them to go into ery and corruption in his officers. Utterly unmanned by the accusation, he took
to his bed, confessed his guilt, and begto the dignity of martyrdom, and benefit the
the density of martyrdom, and benefit the
to the dignity of martyrdom, and benefit the
to the dignity of martyrdom, and benefit the
to the dignity of martyrdom, and benefit the
the people. After the election is over,
journal was rejected on the 3d—46 to
against and profoundly deprecate and deged for mercy. Guilty he was, if judged cause for which he suffers. The famous trial they will pass what is called a deficiency 84: within verge of the court, sitting in Par- passive obedience, thus condemning by im- should be.)

> lory, to be fined £5,000, to be imprisoned crimes as smuggling. In several cases the troversy. The protection of Charles I., who went to the length of dissolving Parliament in order to save his favorite, could not have shielded the Duke long from the vengenge of the Commons: but his process. Hastings was acquitted by large on all the charges, and public of the bonds, and this Radion or one moment's consideration, without or one moment's consideration, will so arrange it that we will have to pay the commons that the beautiful process. Hastings was acquitted by large or one moment's consideration, without or one moment's consideration, without or one moment's consideration, without or one moment's consideration, will so arrange it that we will have to pay the construction of the dollar in gold, we will wring amination and scrutiny have been hurdeness on the dollar in gold, we will wring amination and scrutiny have been hurdeness on the dollar in gold, we will wring amination and scrutiny have been hurdeness on the dollar in gold, we will wring amination and scrutiny have been hurdeness of the construction of the tax-payer a dollar in gold for being printed, without one word of debate or one moment's consideration, without or one moment's consideration. vengeange of the Commons; but his at the beginning, was strongly in his favor career was cut short by the knife of an- before the end; and in neither case was it them in gold, if it is possible so to arrange protest except in violation of the then A. Nicholson, E. D. Holbrook, F. Stone,

ALBANY, OREGON

ALBANY, OREGON with closed doors, and when these were opened, a majority of the members, with Pym
at their bead, proceeded to the bar of the
legal-tender notes and all, and making gress.

Albert J. Burr. James A. Johnson, James
of the other co-ordinate branches and vestlegal-tender notes and all, and making gress.

Albert J. Burr. James A. Johnson, James
of the other co-ordinate branches and vestlegal-tender notes and all, and making gress. Lords and impeached Stafford, the most obnoxious of the royal ministers, of high treason. The trial took place in Westminister Hall the following March. Next minister Hall the following March. Next this shape and no other.

The description of the bar of the bar of the bar of the bar of the both the House of Lords and the practice of principal and interest payable in gold, and exempting the bonds from taxation, and making gress.

In the steps taken to depose the President of the United States we are admontable trial of the kind which has taken place in England. A Mr. Paul made frequent at this shape and no other.

The residence hotes and all, and making gress.

In the steps taken to depose the President of the United States we are admontable trial of the kind which has taken place in England. A Mr. Paul made frequent at this shape and no other.

The residence hotes and all, and making gress.

In the steps taken to depose the President of the United States we are admontable trial of the kind which has taken place in England. A Mr. Paul made frequent at this shape and no other.

The residence of the United States we are admontable trial of the kind which has taken place in England. A Mr. Paul made frequent at this shape and no other.

One who believes club-footed babbages.

were often prolonged till two, three, or four Speech of Col. W. A. Richardson.

not made out at the trial. The Commons They have an army of 60,000, men are for saving to the tax-payers over for the conduct of this proceeding, changabandoned the impeachment and intro- in time of peace that they pay over two \$200,000,000 per annum in this, and for ing, without previous notice the rules of duced into their own body a bill of at- thousand dollars per man per year, or saving \$100,000,000 more per annum by the House, were adopted to further limit tainder, charging Stafford with an at- rather the tax-payers have to pay it.— putting honest men in the offices to collect debate and completely place the minority tempt to subvert the liberties of the coun- Last year the standing army cost \$122,- the taxes, for the public officers are now in the power and mercy of the majority. try. Convicted and sentenced to death, 000,000. Let this army be reduced, as stealing over \$100,000,000 each year.— Thus while the majority of Congress are he met his fate with magnificent calmness it should have been two years ago, to 10.and dignity, and has doubtless received a 000-twice as large as it was in 1860,- placing honest men in power. more lenient judgment from posterity reduce the cost of each man to \$700, and What confidence can any man have in -endeavoring to subjugate and bring than if his fate had been less cruel and you have reduced your expenses over this Radical party? What of the past? them both under the will and control of When Stafford was led out to execufrom the toilers and oppressed tax-payers.

8100,000,000, taking this much burden would be secure—the Union, the ConstiRepresentatives are steadily and surely tion, he knelt before the window of a cell Your navy is costing between forty and tution, and public liberty safe if you being stripped of all power, and their

being appropriate to these troubled and which the Earl himself was to suffer .- not needed for any purpose except to Their promises of to-day are worth no We do. therefore, most solemnly pro-

ward remitted. Three years later, in 1624, the Lord Treasurer, Middlesex, having been impeached, through the influence of Buckingham, of bribery, oppression, and neglect of duty, was compression, and neglect of duty, was compression, and neglect of duty, was compression, and neglect of duty, was compression. The circumstances of the trial of Warren ble in gold.

The circumstances of the trial of Warren ble in gold.

The circumstances of the trial of Warren ble in gold.

The undersigned, therefore, in the compelled to vote upon the most important property of the compelled to vote upon the compelled to vote demned to pay a fine of £50,000, and to ministration as Governor General of British tion was just, fair and honest. All Dem- able time for debate or consideration. To power of an inexorable majority, of the be imprisoned during pleasure, and for- India, he was tried before one of the most ocrats endorse this position everywhere, such extent has this dangerous and oppres- privilege of debate, that great instrument ever excluded from Parliament and the verge of the Court. But when the memorable conflict between the King and Parliament, ending in the Revolution and Parliame Protectorate, broke out in the next reign, forward in April, 1785. Two sessions were for in legal-tenders, and now these bond- republican form of government, in their the people, and ask that this their prothe impeachment of Buckingham him- consumed in preliminary measures. The holders turn around and say that, although very nature demanding of the people test might be spread upon the journal of self was a subject of long and angry con- trial began in February, 1788, and lasted un- these bonds costs us only from forty to sixty and representatives the most careful ex- the House.

it. Not only that but they will retire the le- operating order enforced by the majority Charles E. Phelps, James M. Cavenaugh, Henry Dundas, Viscount Melville, the cel- gal-tender notes, convert them into bonds, as the order of the House. These alarm- Charles Haight, Lewis W. Ross, L. L. came, in the hands of the popular party ebrated colleague and friend of Pitt. was and saddle upon the tax-payers over \$20,- ing abuses of power might not seem to Trimble, R. D. Hubbard, J. S. Galladay,

dred millions of government bonds in the members, and now they are engaged to Magistrate of the people for alleged crimes

The Protest.

against and profoundly deprecate and deby the purer standard of a later age; yet of Dr. Sacheverell, in the reign of Queen bill, and appropriate the balance of the The undersigned, members of the For- plore any and all attempts to array in guilty only of conforming the judicial Anne, is a striking instance in point. This \$122,000,000 for the support, pay, etc., of tienth Congress of the United States, hostile antagonism to each other the decustoms of his own time. He was sentenced to pay a fine of £40,000, to be imprisoned during the royal pleasure, and to be increased for life from the denounced the act of toler. to be incapacitated for life from coming ation, and inculcated high Tory principles of (now three or four times more than it tice, and in behalf of those they represent, most solemnly protest against the ty- of which belong to the judicial tribunal, liament, or holding office. Though the plication the Revolution of 1689. During The foundation upon which this Radi- ranny and injustice practiced by the ma- and we hereby warn the people of the fine and imprisonment were remitted, the the trial public passion became inflamed to cal party is based is falsehood, fraud, cor- jority of the House in violating the sa- United States that the public liberty and disgrace was more than the Chancellor could bear, and, after five years, he died brokenhearted.

In an almost ludicrous extent; the sermons were printed and sold in incredible numbers, and the populace made the accused the hero of the hour. He was suspended from preaching the hour. He was suspended from preaching an almost ludicrous extent; the sermons were printed and sold in incredible numbers, and dation of civil and religious liberty, and, deliberation upon the greatest questions the hour. He was suspended from preaching the ruption, the destruction of the very foundation of civil and religious liberty, and, deliberation upon the greatest questions the hour. He was suspended from preaching the ruption, the destruction of the very foundation of civil and religious liberty, and, deliberation upon the greatest questions the hour. He was suspended from preaching the ruption, the destruction of the very foundation of civil and religious liberty, and, deliberation upon the greatest questions the hour. He was suspended from preaching the ruption, the destruction of the very foundation of civil and religious liberty, and, deliberation upon the greatest questions the hour. He was suspended from preaching the ruption, the destruction of the very foundation of civil and religious liberty, and, deliberation upon the greatest questions the property of the population of civil and religious liberty, and deliberation upon the greatest questions are instanced by the property of the population of civil and religious liberty, and deliberation upon the greatest questions. The case of Bacon was only one of sev- for three years; but the mob celebrated this ply them to their leaders. But, as you gress. The rules of the House made for overthrow. We do further most solemaly BLEACHING AND PRESSING! eral which the same Parliament pursued mild sentence as a popular victory, and re- seem determined, fellow-citizens, that I the protection of the minority, and by a protest against that wild and radical spirit and punished. Sir Giles Mompesson, ceived Sacheverell with evations and bonfires, should not stop at this point, I will invite strict adherence to which the weaker of innovation upon the early and well Sir Francis Mitchell, Bennett, Judge of Prerogative Court of Canterbury, Field, Bishop of Landaff and Yalverton, the Bisho Bishop of Landaff and Yalverton, the to restore the Stuarts, would have been reline and out of Congress denounced a leadline to restore the Stuarts, would have been reline to restore the Stuarts and the restore th within a few months, and a barrister named the dignity of his trial raised him out of the Floyd, for no more serious offence than mire in which he belonged. In the early of the United States in lawful, legal-ten-violative of their true spirit and intent, sentative of the dignity and power of the rejoicing at the expulsion of the Palatine years of the reign of the House of Hanover, der notes made lawful money of the Uni- wantonly and unprecedentedly suspended people, at the mercy of his subordinate, from Prague, was sentenced to be degra-ded from the estate of a gentleman and legislation of the ratatine impeachments were numerous, and the two ded States by a Radical Congress (every and set aside, not upon particular and assuming to be Secretary of War in viol-ded from the estate of a gentleman and beneath their dignity to put forthall their subjects of legislation, so that by this of law, who has the unblushing effront-A fair statement of Mr. Pendleton's reckless and arbitrary suspension of rules ery to place himself in the unwarranted Patronize Home Industry, and Save Money! for life, and to be whipped at the cart's only result of the proceedings was that the position was this, to pay in gold where and the wanton abuse of the previous position of communicating directly with tail. The whipping, however, was after- Lords and the Commons got at loggerheads the bonds specified, and to pay in legal- question, the rights of the minority have Congress in bitter contempt of the authorward remitted. Three years later, in on technical questions, and the prisoners estender notes, such as the people receive been utterly disregarded, the House of ity of his superior, and with the deliber-

to the trial of Warren Hastings, it was to bring forward articles of impeachment The people need not look to this Con- lence the voice of the minority. The probably the most remarkable impeachment case in English history. The Commons sat on elevated benches en each side of the Lords. The King and Queen occupied private boxes behind the throne, hoping vainly that their presence would act as a check upon the forwardness of

NO. 36. period than three months to be regarded as tran, gold. By a law of Congress, passed by party vote adopted it and presented it to Radicals and Radicals alone, they requir- the House for its action. and then was ed the Secretary of the Treasury to burn exhibited one of the most extraordinry up and destroy \$4,000,000 of legal-tender spectacles ever witnessed in a deliberative notes bearing no interest, per month, and parliamentary body. Members were al-Mr. McCulloch did so to the extent of lowed some thirty minutes, some twenty, some ten and some one minute only, to Why was this? Why did they not discuss the most momentous question ever burn up and destroy, instead of legal-ten- presented. Many could not get one min-Recently a Young Men's Democratic ers that bore no interest, bonds that did ute under the arbitrary rule of the main, he made three obeisances to the Lord Club was organized at Quincy, Ill. The bear interest? It is true they have, un- jority and more than half those even of High Steward, and then knelt at the following remarks made by the veteran der popular clamor, just repealed this law, the party voting to enforce the previous, bar. The managers, thirteen in number, colonel Richardson, after the organization of every dependent the proceedings with a speech relative to some particular charge. Their ery tax-payer in the land. witnesses were examined and cross-exam- Col. Richardson said he had not come gold, and that wealth invested in bonds resolution was decided, and which were. ined, and the Court then adjourned for to make a speech, but to hear from those shall pay no taxes, for any purpose what never delivered in the House. No comhalf an hour, to allow Stafford an oppor-tunity of conferring with his counsel.— transpiring, than he had, for they were State, or nation, and you might as well than the facts themselves the viciousness Afterward the Earl spoke and produced entering upon the career of manhood, make up your minds, my young friends, and illegality of such procedings. But to this at once. If you would avoid this, this wanton and exceesive use of the magers spoke to evidence. The prisoner was I feel that you, the young men, can do beat them with honest men. Upon the oth- jority does not stop here. While the then remanded to the Tower. As the more than I can. I am willing to do my er hand, we are for reducing the army to a committee were in session upon further trial went on it became evident that the part. You can save to the tax-payers peace establishment, for reducing the na- proceedings to remove the President, and number of Stafford's friends increased. \$200,000,000 each year, by turning the vy, for abolishing the Freedman's bureau, in anticipation of its action, under the op-Though modern research has shown that Radicals out of power, and you can't do for substituting for national bank paper, ation of the previous question, without he was guilty of the offences with which so unless you do turn them out and place that costs us over \$30,000,000 per year, debate, in violation of the express rule, legal-tenders that bear no interest. We new, special and most extraordinary rules

partments-the Executive and Judicial gave an article upon the history of im- which he had to pass, and begged the bless- fifty millions per annum. Reduce that would elect Lincoln and Johnson. What constituents deprived of all representpeachments in England, in this country ing of Archbishop Laud, who was there one-half and thus save over twenty mill- do they say about Johnson now? They ative voice in the counsels of the repub-

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A square is one inch in space down the column, ounting outs, display lines, blanks, &c., as solid;

square. All advertisements inserted for a less.

atter. No advertisement to be considered than a square, and all fractions counted a fulk

or less, first insertion, \$3 ; each subsequent inser-

rushed through, by a strict party vote, in

relieve the pressing wants of the people, the restoration of this distracted country to union and good order, and to lightening