

TELEGRAPH.

GEN. ORTEGA AND SUITE ARRESTED AT BRAZOS.

BURNING OF STEAMER HENRY VON PHUL.

TERRIBLE ACCIDENT ON THE BUFFALO & ERIE RAILROAD.

FIVE PERSONS KILLED AND FIFTY INJURED.

IMPORTANT DECISION OF JUDGE BARTON AT BALTIMORE.

GOVERNOR SWANN SUSTAINED.

GOLD DISCOVERIES IN CANADA.

EUROPEAN NEWS BY CABLE.

THE POPE TO RESIDE AT MALTA.

NEW YORK.

Arrest of Gen. Ortega and Suite—His Protest Against Arrest—Affairs at Matamoros—The Place to be Attacked—Jumell Will Case—Disposition of the Property—Police Court Decision—Maximilian's Abdication—He will Probably Return to the Capital—Bazine will Declare Himself Dictator—From Havana—Slave Trade to be Suppressed—Official Vote of Delaware—Jeff. Davis Not to be Released.

NEW YORK, Nov. 13.—The Herald's Brownsville correspondent gives the following particulars of the arrest of Ortega: When the steamship St. Mary, from New Orleans, arrived at Brazos Santiago, on the afternoon of the 3d, having on board Gen. Jesus G. Ortega and his suite, they were arrested by the commanding officer at Brazos, but will be permitted to return to New Orleans should they so desire.

Upon being informed of his arrest Gen. Ortega simply demanded a copy of the order, and submitted with dignity.

A courier from some party in Mexico, who was found in consultation with Ortega when the boat landed, has also been arrested.

Ortega has made a protest against the arrest, in which he refers to the guarantees under which he came, guarantees which he claims, in their scope, tacitly admit his proper political character as the constitutional President of the Republic of Mexico.

He then recites the acts accompanying and including his arrest, and protests first, against the violation of the individual guarantees, given by the law of this country to foreigners traveling therein; second, in the name of and as President of the Mexican Republic, as constituting an indirect interference, by armed force, of the United States, to the solution of local Mexican questions; and third, against him direct or indirect, which, by force, attempts to impose upon the people of Mexico the factional government of Don Benito Juarez.

I am satisfied that the people here will be, hereafter, much more active in support of Juarez, and at least a strong moral influence will be exerted to settle the troubles over the river.

Conales has offered to surrender Matamoros to Topia, in obedience to orders from Juarez, on certain conditions, which the latter declared unworthy of notice, and said he would attack the town at an early day.

Escobedo had been ordered to settle the difficulty by Juarez, and was expected to start for Matamoros on the 6th inst., with 1,500 men and six pieces of artillery. It is probable, therefore, in conjunction with Topia, he will attack Matamoros about the 10th or 12th inst.

NEW YORK, Nov. 13.—Under the decision of the Jumell will case it is understood that \$86,500 is to be paid by Mr. Nelson Chase, of which \$10,000 goes to the Rev. J. Howard Smith, \$10,000 to the church at Saratoga, and the balance is to be divided among the lawyers. The heirs at law get \$40,000, and the estate passes into the possession of Mr. Chase.

In the Prize Court yesterday, Judge Belts issued a final decree of condemnation against the blockade runner, Stephen Hart, captured by the United States store ship, Supply, in 1862. The prize money that is to be distributed to the officers and crew of the Supply, amounts to \$254,791.23.

The Herald's City of Mexico correspondent says: Maximilian's abdication was unknown until he was almost ready to start. On the road he met Gen. Castelman, but only made a passing salute, and would not admit of a conference. It was thought he

would return to the capital, but in that case Marshal Bazine had intended to send him under a guard to Vera Cruz.

Castelman was being treated very cavalier-like by Bazine, who is busy making new contracts for army supplies, and for a length of time, which does not look to a speedy departure of the troops. As soon as Maximilian is known to have left the country, Bazine will declare himself dictator.

The Herald's Havana correspondence of the 6th says: The customary reception was given the new Captain-General on his arrival. His first proclamation evinces a settled determination to suppress the slave trade.

NEW YORK, Nov. 13.—The Mississippi delegation has been informed that Jeff. Davis cannot be released at present, but will be furnished with every comfort compatible with his security.

NEW YORK, Nov. 13.—The official vote of Delaware for Governor gives Salisbury (Dem.) 1,212 majority; for Congress Gibson (Dem.) 1,250.

NEW YORK.

SPECIALS TO THE DAILIES.

From New Orleans.—Revocation of Order No. 44, and General Order No. 3.—Murders of late Union Soldiers.—No Protection for Union Men.—Return of Women and Children Captured by Indians.—United States to Establish Protectorate over Mexico.—Bounties to Colored Troops.

NEW YORK, Nov. 2.—A Herald's Washington special says: It has been decided by competent authority, that colored soldiers are entitled to the extra bounty under the act of July 18, 1866, in all cases coming within the provisions of sections 12 and 13, and where they have received no bounty or a less bounty than one hundred dollars.

The Tribune's New Orleans special says that in view of the fact that a statement is going the rounds of the press to the effect that the President and Secretary of War deny having instructed General Sheridan not to make any arrests under Gen. Grant's Order No. 44, dated February 6th, it is but proper to state that that order, together with General Order, No. 3, have both been officially revoked by instructions through General Grant's headquarters.

Half a dozen murders of late Union soldiers have been recently committed in the Parish of St. Landry. The facts were officially brought to the notice of General Sheridan, by Governor Wells, but in consequence of the revoking of the orders above alluded to nothing can be done. There is no law nor any protection for Union men in the South. The sham of continuing martial law is now simply a farce.

The Tribune's Leavenworth special says: Five women and children, taken captive by the Kiowa Indians, were delivered to Colonel Leavenworth at Fort Larned last Monday.

The Herald's Washington special says: The best posted parties in Washington are of the opinion that the present negotiations will end in the United States establishing a protectorate over the Mexican territory.

EUROPE.

By the Atlantic Telegraph.

FRANCE.

PARIS, Nov. 12.—The rumor, that by a secret treaty the army of Belgium is placed at the disposal of the French Emperor, in the event of a war, is discredited.

ENGLAND.

LIVERPOOL, Nov. 12, evening.—Cotton dull; sales of 8,000 bales; closed at 14 1/4@14 1/2. The market for breadstuffs is firm; corn advanced to 37s for mixed Western.

LONDON, Nov. 12, evening.—The money market is firm; consols for money closed at 89 1/2; Erie shares 51 1/2; Illinois Central, 78; U. S. 5-20's, 69 1/2.

LONDON, Nov. 13.—The Pope has consented to reside in Malta, if forced to quit Rome.

Election riots have occurred in Genoa but order was restored by the troops.

CINCINNATI.

Meeting of the Officers of the Army of the Tennessee—Goodyear Rental Valcentic case.

CINCINNATI, Nov. 13.—The meeting of the officers of the Army of the Tennessee takes place here to-morrow. Grant and Sherman will not be present as was expected, but there will be a large representation of other distinguished officers. Mozart Hall has been finely decorated for the occasion. A grand banquet at the Burnett House will close the proceedings.

The injunction in the case of the Goodyear Dental Vulcanite Co. against White, granted in Boston on Wednesday last, was obtained by default, without resistance, and in no way affects Western dentists.

BALTIMORE.

Judge Barton sustains Gov. Swann's action in Removing Commissioners—Condemns the decision of Judge Bond—General Grant in the city—New Police Commissioners to enter on their duties.

BALTIMORE, Nov. 13.—Judge Barton has just rendered his decision in the habeas corpus case. It sustains the power of Governor Swann to remove the Commissioners of police. There was great cheering in the Court room on the announcement of the decision. His decision, reviewing the whole case, says the order of Judge Bond of the Criminal Court, that the parties be held to bail and in default to be committed to keep the peace against the police Commissioners and not to seek to exercise any of the functions of Police Commissioners, until their claim to said office should be established by the Courts, was wholly unwarranted and that the Judge of the Criminal Court had no authority to issue such an order.

He reviewed the code in regard to the Police Commissioners and decided that it gave the Governor power in the matter; that if, in his judgment, Messrs Woods and Lines had been guilty of official misconduct the law gave him power to remove them and appoint successors; that at the time Messrs. Valiant and Young were arrested they had been duly and truly appointed Police Commissioners, and that clothed with the commission of the Governor they were then truly in office and empowered to rightfully exercise all the functions of the same, in place of Woods and Lines, removed, and who had been officially notified of the removal. The action of the Governor was final, as much so as if those Commissioners had been removed by the Legislature, and from his action there could be no appeal.

BALTIMORE, Nov. 13.—Gen. Grant is in town to attend the horse fair. He is the guest of Judge Bond.

It is supposed the new Commissioners will at once enter upon their duties, and renew their demand upon the old board for the surrender of the police stations, &c.

Messrs. Young and Valiant, on entering their office a few moments ago, were loudly cheered by the crowd.

Judge Barton, in his decision, says the order of Judge Bond, of the Criminal Court, that the parties be held to bail, and in default thereof to be committed to keep the peace against the Police Commissioners, and not to seek to exercise any of the functions of Police Commissioners until their claim to said office shall be established by the courts, was wholly unwarranted; that at the time Messrs. Young and Valiant were arrested they had been truly and lawfully authorized Police Commissioners, whilst the decision of Judge Barton fully sustains the action of the Governor, and condemns that of the Criminal Court; it virtually granting an injunction against Messrs. Young and Valiant by the order issued, and discharged them from the custody in which they were held in virtue of the committal. On such order the Judge decided that it was competent for the Criminal Court to entertain the charge alleged against Young and Valiant, of conspiracy to break the peace, by forcibly taking possession of the police stations and other property held by Messrs. Woods and Lines; such a charge was an indictable offense, and, upon that charge, they were properly held to bail.

Judge Barton said he would issue an order for the immediate discharge of Sheriff Thompson; and in the case of Messrs. Young and Valiant, he discharged them from custody under the illegal order of Judge Bond, restraining them from seeking to exercise the functions of their office as Police Commissioners; but, as to the other charge of conspiracy to break the peace, he would require them to enter their own recognizances to answer the charge before the proper court.

BRUNSWICK, ME.

Election of College President—Gen. Chamberlain.

BRUNSWICK, Me., Nov. 13.—Prof. Harris, of the Bangor Theological Seminary, was to-day, elected President of the Bowdoin College by the unanimous vote of the trustees and overseers.

Gen. Chamberlain resigned the Chair of Rhetoric and Oratory, in anticipation of his entering upon his duties as Governor of the State.

ERIE, PA.

Railroad Accident—Five Persons Killed.—Fifty Persons Injured.

ERIE, PA., Nov. 13.—The day express west on the Buffalo & Erie railroad, was thrown off the track near Wesleyville, four miles east of here, at 4 o'clock this afternoon; some fifty persons injured and five killed. The killed are Dr. Wheeler, of Milwaukee; his daughter-in-law and her child; a man named Hunt, Danville, N. Y.; another named Harlan, resi-

dence not known. The dead and wounded were brought to Erie. Every comfort was afforded to the wounded. The dead will be forwarded to their friends by the railway company. The accident was occasioned by the negligence of workmen engaged in repairing the track.

CANADA.

Gold Discoveries—Intense Excitement—Departure of Commissioners to England—Contributions to the Sufferers by the Quebec Fire—Assignment of the Bank of Upper Canada—Fenian Trials at Toronto.

BELLEVILLE, C. W., Nov. 13.—The excitement regarding the gold discoveries in Madoc is still increasing. Large numbers of people continue to arrive, nearly every person returning bringing specimens of the metal.

Another spot has been discovered where good specimens are found. MONTREAL, Nov. 13.—Hon. Messrs. Cartier and Shavian left last evening for England via New York.

Hon. Messrs. Howland and McDonald leave by the next steamer. The Fenian trials which are to take place at Bedford, will be conducted by Mr. Ramsey, assisted by Buchanan Lancelotti.

Mr. B. Devlin is engaged for the defence. Justice Johnson will preside. QUEBEC, November 13.—Great good is expected to result from the Queen's letter and donations to the sufferers by the late fire. In regard to the future subscriptions the relief committee have recommended that there be immediately distributed ten dollars each to over three thousand families, in view of the rapid approach of winter. Resolutions have been adopted expressing gratitude for the aid sent by the lower provinces.

Toronto, Nov. 13.—The court resumed its sitting at 10 A. M. Hon. Justice John Wilson presiding. Thomas Schoel was the first prisoner placed in the dock, and he manifested the most stoic indifference to the position in which he was placed. The prisoner's counsel put in an affidavit certifying that two witnesses were absent—one of which was believed would swear that the prisoner was carried into Canada intoxicated, against his will, and another witness, who would swear that the moment the Fenians left he threw down the arms which they had forced him to take up. The Crown allowed the affidavit to be received, and the case was postponed.

Daniel Whelan was next placed in the dock. He is a man of apparently about 25 years of age. When questioned by the Clerk of the Court, he stated that he was not ready for his trial.

Mr. McKenzie—It is my intention, my Lord, to advise the prisoner to challenge the array of witnesses, but I am not prepared to go on with the case.

Hon. J. H. Cameron—You might have been ready. The trial was fixed for this day, and must go on in the absence of any proper reasons for putting it off.

Mr. McKenzie—I am going to challenge the array, on the ground that they were not selected according to the provisions of the statute for selecting jurors and juries. Counsel then stated, at length, grounds for challenging.

Hon. J. H. Cameron—I submit, my Lord, that under the law at present in force in this country, my learned friend has no right to challenge the array upon the grounds stated in the objection, and I, therefore, ask you to dismiss the objection.

A long and elaborate argument here ensued between the counsel for the Crown and Mr. McKenzie, who insisted that the Crown had only one course to pursue, to demand, whilst Mr. Cameron stated that they would not do it.

His Lordship—I believe my learned brother, the Chief Justice, is at present in town and I should like to consult with him before I give judgment. My present impression is against the challenge.

At 12 o'clock his Lordship adjourned the Court till 2 o'clock. The Court resumed its sitting at 2 o'clock, when a long discussion took place respecting the question raised by Mr. McKenzie.

His Lordship decided against the challenge and the Court adjourned at six o'clock.

Toronto, C. W., Nov. 13.—A meeting of the shareholders of the Bank of Upper Canada, took place to-day. The directors submitted a report to the shareholders, in which they say that after mature consideration, and acting by advice and with the consent of the Government, the Directors have executed, under the seal of the bank a deed of assignment, appointing the following gentlemen to wind up the affairs of the bank, viz: Thomas C. Street, Peter Patterson, Robert Cassell, Hugh C. Barwick, and Peleg Howard.

The directors are of the opinion that under a careful and judicious management, a considerable surplus will ultimately remain for division amongst the shareholders, after the whole liabilities of the bank have been paid.

NEW ORLEANS.

The Great Fair—Burning of the Steamer Henry Von Phul—Two Lives Lost—3,500 Bales of Cotton Destroyed.

NEW ORLEANS, Nov. 13.—Improved machinery and implements are arriving in large quantities, to be exhibited at the great fair to be held from the 20th to the 28th, and a great display is expected of superior stock of all kinds, and a large number of fine horses from Western cities.

Cotton irregular and lower; low middling 33@44. Receipts for the past four days have been 13,124 bales against 12,860 bales; exports 13,370 bales.

Sugar declining; fair 12@12 1/2. Molasses drooping; inferior 60c; prime 80c. Sterling 58.

New York exchange par to one-eighth. The steamer Henry Von Phul, for New Orleans, with thirty-five hundred bales of cotton aboard, burnt above Donaldsonville. Two lives were lost.

BOSTON.

Decision of Important Suit. Boston, Nov. 13.—The suit, in the U. S. Court, brought by the Union Paper Collar Company against Thos. Weil & Co., for infringement on letters patent, by selling unlicensed paper collars, has been decided. The defendants submitting to a decree for a perpetual injunction.

MISCELLANEOUS.

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INDIANA, ILLINOIS, KENTUCKY, and TENNESSEE.

Whatever they may want in our line, from a Pack of Pins to a HUNDRED DOZEN HOOP-SKIRTS.

Orders from One Dollar to TEN THOUSAND DOLLARS promptly filled, and prices and goods guaranteed to give satisfaction.

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J. B. ERVIN, M.D., Homeopathic Physician, Offers his professional services to the citizens of Evansville and immediate vicinity in the general practice of medicine.

Prescriptions filled at all hours, day or night, at SCHLAEFFER'S Drug Store, No. 59 MAIN STREET.

A beautiful variety of Pearl, Scotch, Wood, and Shell Card Cases and Tablets for sale very low at SCHLAEFFER'S Drug Store, No. 59 MAIN STREET.

An immense new stock of new Perfumes and Pomades at SCHLAEFFER'S Drug Store, No. 59 MAIN STREET.

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HOOP-SKIRTS.

LATEST FASHIONS DEMAND J. W. BRADLEY'S DUPLEX ELLIPTIC or DOUBLE-SPRING SKIRTS!

They will not BEND or BREAK like the Single Springs, but will NEVER PRESERVE their PERFECT and BEAUTIFUL SHAPE, where three or four ordinary skirts are THROWN ASIDE as USELESS.

They COMBINE COMFORT, DURABILITY, and ECONOMY with that ELEGANCE OF SHAPE which has made the "DUPLIX ELLIPTIC" the STANDARD SKIRT OF THE FASHIONABLE WORLD.

Full assortments always on hand at wholesale by HACKETT, NESBITT & CO., Main Street.

HUDSPETH, SMITH & CO., First Street.

H. M. SWEETSER, Main Street, and others.

For sale by all Retailers who sell FIRST-CLASS SKIRTS. WESTS, BRADLEY & CAEY, Sole Owners of the Patent, and Exclusive Manufacturers.

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