

BY TELEGRAPH.

Our European Dispatches. (BY ATLANTIC TELEGRAPH.) FRANCE ON THE ITALIAN QUESTION—AMENITY GRANTED TO ALL GARIBALDIS—ESCAPE OF GARIBALDI—AN ATTACK ON JOME BARRETT—ENGLAND ON THE CONFERENCE—FOREIGN MARKETS, ETC., ETC.

LONDON, December 7.—The Globe says the attitude of France renders the Roman Conference impossible. The Italian Government has granted a universal amnesty to all adherents to Garibaldi.

PARIS, December 7.—Both admitted the desirability of the forcible taking of Rome. At the close of his speech, Favre's motion for an interpellation of the Government regarding Italian affairs was lost.

FLORENCE, December 8.—It is reported that Garibaldi has left Caprera. Another attack on Rome is feared. An angry debate took place in the House of Deputies on the speech of the French Minister Boncher, in which he said that Italy should not take forcible possession of Rome.

PARIS, December 7.—A Ministerial crisis is feared on account of Rouher's speech in the Corps Legislative. FLORENCE, December 8.—It is reported that Garibaldi has left Caprera.

LONDON, December 7.—Consols have declined to 92 1/2. Bonds 70 1/2. American Securities very quiet. Illinois Central 84; Erie 47.

LIVERPOOL, December 7.—Yesterday Evening—Cotton closed at an advance of 1/4. Uplands 7 1/2. Orleans 8 1/2. Sales of 12,000 bales. Advances from Manchester favorable.

LIVERPOOL, December 7.—The Cotton market opens steady and somewhat more active under the favorable advices from America and improved. The Trade reports the sales as probably at 12,000; Uplands 7 1/2; Orleans 8 1/2.

LIVERPOOL, December 7.—Cotton quiet but steady. Cotton to arrive is quoted at 7 3/4. Turpentine advanced 6 1/2; new quoted at 27c. 9 1/2. Other articles unchanged.

Our Washington Dispatches.

THE NATIONAL BANK EXAMINATION—PUBLIC BANK STATEMENT—THE REPEAL OF THE COTTON TAX PROPOSED BY THE SENATE—ANALYSIS OF OILS. SHERMAN, ETC., ETC.

WASHINGTON, December 8.—The National Bank examiners, some fifteen in number, from all sections of the country, have been in daily session with the Comptroller of the Currency since Wednesday last. They have devised a most thorough and systematic process for the examination of National Banks.

THE REPEAL OF THE COTTON TAX is before the Senate Finance Committee, where it meets with opposition. The Danish purchases were before the Senate and were referred to the Committee on Foreign Relations.

Gen. Sherman has arrived and was visited by the President and General Grant. He remains here three months. The Internal Revenue receipts to-day were \$300,000; for the week, \$6,500,000; for the year, \$90,750,000.

The weekly statement of finances show no material changes. Mrs. East, daughter of W. W. Corcoran and wife of Hon. George Eastis, former Comptroller from Louisiana, died in France.

WASHINGTON, December 7.—P. M.—SENATE.—No session. HOUSE.—After the transaction of some unimportant business, the impeachment question was resumed, with filibustering, led by Logan. Finally Wilson withdrew his motion to table, and a vote was taken on the majority resolution ordering impeachment, which was lost by a vote of fifty-seven to one hundred and eight.

A resolution suspending the power of the Secretary of the Treasury to contract the currency prevailed by a vote of one hundred and twenty-eight to thirty-one.

The House went into Committee of the Whole on the message. Pending a debate on reconstruction, the committee to which Stevens requested several points of the message to be referred was turned down as an obstruction to reconstruction.

STEVENS' STRUGGLE AGAINST THE TURNING TIDE EXAMINATION AND PITY. No one leads the vindictive utterances of the worst leader. Without further business, the House adjourned.

THE LOUISIANA CONVENTION. NEW ORLEANS, December 7.—In Convention to-day while discussing the preamble and resolutions denying the statements contained in the memorial Congress expressing a fear of a war of races, a negro member, named Cromwell, declared that he would not be a party to any such convention, that he would not be a party to any such convention, that he would not be a party to any such convention.

NEW ORLEANS, December 7.—Judge Durell, United States District Judge, has ordered that the jurists drawn in his court be composed of citizens irrespective of color. Durell was appointed by Lincoln. The Grand and Petit Jurors were discharged yesterday, and a new panel according to law ordered.

NEGRO JURIES IN LOUISIANA. NEW ORLEANS, December 7.—Judge Durell, United States District Judge, has ordered that the jurists drawn in his court be composed of citizens irrespective of color. Durell was appointed by Lincoln. The Grand and Petit Jurors were discharged yesterday, and a new panel according to law ordered.

PUBLIC MEETING IN BOSTON. BOSTON, December 8.—The largest meeting ever held at Faneuil Hall was held last night, to express their opinion on the English treatment of American citizens. The Hon. J. H. Whitman presided.

Reconstruction Convention.

RICHMOND VA., December 7.—The Reconstruction Finance Convention, which agreed to-day on eight dollars per diem for members, and the usual legislative mileage and officers salaries.

NEW YORK, December 7.—The Union Steamer Co. of Paris, was sued to-day for a violation of the American laws. The penalty fixed was one hundred and seventy-nine thousand dollars. The steamer gave bond.

MARKET REPORTS. NEW YORK, December 7.—Yield.—Stocks very steady. 2 1/2 per cent. premium. Shipment of specie this week \$75,000. Gold 137. Sterling Exchange steady. Bonds 104 1/2; new 77. Ten-centuries 104 1/2. Seven-thirties 104 1/2. Tennessee Sixes 92. Flour better. Wheat at 23c. better. Corn 1c. better. Cotton 7 1/2. Lard firm at 12 1/2. Calf 10 1/2. Live 10 1/2. Freight quiet. Spirits Turpentine 54c. Rosin—common strained \$2 75.

NEW YORK, December 7.—Evening.—Money closed steady at 7 per cent. premium. The impeachment failure had a good effect. Loans three hundred and seventy thousand dollars. Bank circulation eleven thousand dollars. Deposits seven hundred and fifty-nine thousand dollars. Increase of legal tenders four hundred and ninety-seven thousand dollars. Sterling exchange quiet. Gold closed at 136 1/2.

COTTON OPENED FIRM AND CLOSED DULL AND DECLINING; sales of 2100 bales at 17 1/2. Flour closed less at an advance; Sales \$8 30/100. Wheat quiet. Corn—mixed Western \$1 30/100. Mess Pork firm, \$24 50/100. Lard quiet at 12 1/2. Calf quiet. Cotton 7 1/2. Freight quiet. Naval Stores unchanged.

BALTIMORE, December 7.—Cotton very firm and holders ask an advance; Middling Uplands 17 1/2. Flour firm. Wheat very firm and scarce; prime to choice Maryland Red \$2 62 1/2. Corn unchanged. Oats 70 1/2. Rice unchanged. Provisions firm and inactive for want of stock.

ACOSTA, December 7.—Cotton market opened strong, but closed quiet; sales of 780 bales. Middling 15c. Receipts 707 bales. SAVANNAH, December 7.—Cotton not so active; price of 703 bales; Middling 15c. Receipts 2913 bales.

MOBILE, December 7.—Cotton—Market closed firm, middling 15 1/2 cents. Sales of 2800 bales. Receipts 2723 bales. NEW ORLEANS, December 7.—Cotton stiffer—middling 16 cents, sales to-day 4000 bales. Receipts 1895 bales. Exports 6556 bales. Sugar unchanged. Molasses dull and declined; common 40 cents; prime 63 1/4. Flour dull and unchanged. Corn quiet and firm—prices unchanged. Oats scarce. Mess Pork advanced—quoted at \$24 25. Bacon shoulders 11 cents; clear sides 15 1/2 cents. Lard very firm—prime, in cases, 13 1/2 cents; in kegs, 13 cents.

GOLDFIELD, December 7.—Sterling Exchange 46 1/2; 51; New York Sight 4 per cent. discount. MARINE REPORTS. NEW YORK, December 8.—Arrived, E. B. Souder, from Charleston; also, the ship Lord Broth, from Hamburg, with three hundred and eighty-three passengers; lost vessel during the passage from Havana, and twenty-five still sick, the worst case recorded. The ship had become so bad that it was necessary to quarantine.

DECEMBER 7.—The steamer Thames, from Savannah, reports that she saw on the 4th instant a burning vessel. She remained in sight of her a short time, but saw neither boat nor crew. The vessel was loaded with lumber.

THE STEAMER LEO, from Savannah on the 4th instant, took on board the captain and crew of the schooner Antelope, from Wilmington, which was abandoned. Arrived steamer Charleston.

THE EXECUTION OF THE PENITENTS AT MANCHESTER.—A Salem Scene. On cable dispatches have already announced the execution of the Penitents at Manchester, England, on the 29th ultimo. The latest papers, received by the 'Athena, which arrived at New York on Wednesday, are of that date, and the main particulars given are the following:

The execution took place at eight o'clock, at the New Bailey Prison, Suffolk. There were present, Allen, Jarkin and Gould, difficult to say any but those who were near the scaffold. If they made any speech, it was not reported. The execution was conducted by those close at hand. The excitement was intense, but no effort was made to create a disturbance. Rumors were spread that the prisoners were to be shot, but this was untrue. Nothing to corroborate these reports transpired. The prisoners were executed simultaneously.

About five minutes after the execution was over, the executioner, who was standing by the scaffold, was surrounded by the police who were carrying out the execution. The police guarded the river. No boats were allowed to pass along or across the river. Business in the city was suspended.

YESTERDAY Father Gadd again visited the prisoners, who received the consolations in a very appropriate spirit. Gould maintains a quiet and dignified bearing, and is treated with great respect. At half-past one yesterday afternoon Larkin's mother, wife and children visited him. His mother, however, was not admitted. She was frequently exclaiming, while waiting in the corridor of the prison, that her son would not be executed, and that she would see him again. Two of Larkin's sisters-in-law, who said to have come from Dublin, presented themselves at the prison gate and requested to see their son. The authorities expressed no special desire to see them, but they were admitted to see their son. The mother, however, was not admitted to see her son. She was frequently exclaiming, while waiting in the corridor of the prison, that her son would not be executed, and that she would see him again.

It has been stated that the Marchioness of Queensberry sent a letter containing \$300 for the family of Larkin, which was not received. This was contained in a letter addressed to the Rev. Mr. Gadd. Therein was an enclosure addressed to the unhappy men, which read as follows:

My Dear Friends: With these few lines I enclose what may give some consolation to you in your present situation. I have no doubt that you will be helped by the hands of a faithful messenger some help to your wife, or wives or children on their approaching irreparable separation. I have no doubt that you will be helped by the hands of a faithful messenger some help to your wife, or wives or children on their approaching irreparable separation.

At three minutes past eight o'clock the solemn voice of a priest repeating the Litany of the Roman Catholic Church was heard, and the head of the procession became visible through the thick clouds of smoke. The Rev. C. Cantwell walked first, by the side of Allen. The convict, who was in the front, was followed by the Rev. C. Cantwell. The Rev. C. Cantwell walked first, by the side of Allen. The convict, who was in the front, was followed by the Rev. C. Cantwell.

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A Genuine Ghost Story.

The people of Albemarle County, Virginia, are most excited over certain apparently supernatural phenomena that are witnessed almost nightly at the house of Mr. Moon, of Scottsville, in that county. The matter has been deemed of sufficient importance to induce the Richmond Dispatch to send a special reporter to write:

The latest manifestation in the mysterious manifestations at the residence of J. S. Moon, Esq., is still unabated. For a period of nearly ten months Mr. Moon's residence has been occasionally haunted by mysterious apparitions of unknown origin.

The first question now asked of any one coming from Mr. Moon's neighborhood, is "What is the news from Mr. Moon's?" Was the rogue there last night? His last decided demonstration was on last Tuesday night, when he threw a few stones at the house. The cause of this was the fact that he has recently had special reasons to fear the presence of the "ghosts" in the night.

What these reasons are, he is unwilling to disclose. To publish them might give the chances of detecting the bold perpetrators of these singular appearances. Besides, suspicion may now rest on the "ghosts" as being a ruse, and very small war. He has had many opportunities to see the "ghosts" in the night, and he has seen them in the most peculiar manner.

Those who have had the best opportunity of knowing all the facts of the case suppose that at least three persons have been engaged in it. Only one, however, has ever been seen at a time. There is a tall figure, dressed in a dark suit, and wearing a top hat. He is dressed in a dark suit, and wearing a top hat. He is dressed in a dark suit, and wearing a top hat.

That "the thing" should have escaped detection and injury is a matter of great surprise. Many of the "ghosts" have been seen in the most peculiar manner. He has seen them in the most peculiar manner. He has seen them in the most peculiar manner.

It has now been more than two months since "the thing" has been seen. It made a noise, and it was seen in the most peculiar manner. He has seen them in the most peculiar manner. He has seen them in the most peculiar manner.

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THE GREAT GHOST MEETING—A BIT OF SECRET HISTORY—EPISCOPAL CHURCH MATTERS—FAILURES AND SUSPENSIONS.

The New York correspondent of the Philadelphia Ledger writes under date of December 4: An event which took place to-day is the Great Ghost Meeting at Cooper Institute this evening. There has been a great deal of talk about the "ghosts" in the night, and it was seen in the most peculiar manner.

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SPECIAL NOTICES.

CONSIGNEES NOTICE.—CONSIGNEES per British Bark VERMILION are hereby notified that she has been chartered under the Free Trade Act, and all goods not permitted at the expiration of that time will be sent to Public Stores. RAVENEL & CO. November 26

NOTICE TO MARINERS.—CAPTAINS AND PILOTS wishing to anchor their vessels in Anslay Bay, are requested not to do so anywhere within the range of the heads of the SAVANNAH RAILROAD WHARVES, on the Charleston and St. Andrew's side of the Ashley River; by which precaution, contact with the Submarine Telegraph Cable will be avoided. S. C. TURNER, H. M. Harbor Master's Office, Charleston, February 6, 1868. February 7

WHEATON'S OINTMENT WILL CURE THE ITC. WHEATON'S OINTMENT cures Old Salt Rheum. WHEATON'S OINTMENT cures Old Salt Rheum. WHEATON'S OINTMENT cures Old Salt Rheum.

BATCHELOR'S HAIR DYE.—THE SPLENDID HAIR DYE is the best in the world. The only true and perfect Dye—harmless, reliable, instantaneous. No disappointment. No ridiculous tints. Natural Black or Brown. Removes the Itch of the Scalp. Investigate the merits, leaving out all artificial dyes. The genuine article is sold by all Druggists. All others are mere imitations, and should be avoided. Sold by all Druggists and Perfumers. Factory, No. 81 Barclay Street, New York.

BEWARE OF A COUNTERFEIT. DECEMBER 10 1867. NERVOUS DEBILITY, WITH ITS GLOOMY attendants, loss of spirits, depression, involuntary emissions, loss of sense, superstitiousness, loss of power, dizziness, loss of memory, and breaking down of the system, are the result of a disordered state of the system, and are the result of a disordered state of the system.

OFFICE CITY CIVIL ENGINEER.—CITY CIVIL ENGINEER, CHARLES W. HARRIS, 187, STREET ELIZABETH AND THE BURNING DISTRICTS.—The following extracts from Ordinance and Resolution adopted by City Council, is published for the information of all owners of property and builders:

NO. 10. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 11. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 12. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 13. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 14. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 15. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 16. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 17. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 18. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 19. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 20. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 21. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 22. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 23. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 24. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 25. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

NO. 26. No owner or builder of any house or structure, shall dig or excavate, or cause to be dug or excavated, any well or cistern, or any other structure, which shall be liable to overflow, or which shall be liable to overflow, or which shall be liable to overflow.

FOR SALE. THREE WORK OXEN AND WAGON in good condition. Apply at No. 87 ACHILLE STREET. December 9

CLOTHING. SPECIAL NOTICE! IN CONFORMITY WITH THE GENERAL POLICY of the Board of Directors, has adopted in settlement of the Funded Debt of the Company, holders of 5 per cent. Bonds becoming payable on the 1st of January 1868, are requested to bring their Bonds to the office of the Treasurer, at No. 110 Broadway, New York, for exchange, which will be made at the office of the Treasurer, at No. 110 Broadway, New York, for exchange, which will be made at the office of the Treasurer, at No. 110 Broadway, New York.

WE ARE OUR OWN MANUFACTURERS. HAVING DETERMINED TO CLOSE OUR STOCK OF HEAVY CLOTHING before January 1st, we shall offer the same for TWENTY-FIVE DAYS, COMMENCING DECEMBER 7th, AT Less than the Cost to Manufacture, And lower than the same quality of Clothing was ever sold in this city. All garments made by ourselves warranted equal to ordered work.

FOR SIX DOLLARS AND FIFTY CENTS. A Black Suit—Sack and Pants. FOR NINE DOLLARS. A Mixed Suit—Sack and Vest. FOR FIFTEEN DOLLARS. A Ribbed Cassimere Suit—Sack and Vest. FOR TEN DOLLARS EACH. A Lot of Cassimere Sacks, lately sold at \$12 to \$20. FOR TWELVE DOLLARS. A Scotch Cassimere Sack, lately sold at \$20 and \$25. FOR TWENTY-TWO DOLLARS. A Brown Mixed Cassimere Suit—Sack, Pants and Vest. FOR THIRTY DOLLARS. A Fine Dark Suit—Sack and Vest, lately sold at \$37. Over Sacks at prices from \$7 to \$40. Custom-made English Working Coats. Suits Band Pants, large and small legs.

FOR LIVERPOOL. THE FINE ONE YEAR OLD BRITISH BARK LIVERPOOL, GREEBO, Master, having a portion of her cargo on board, will be dispatched for Liverpool, on Monday, December 9, at 10 o'clock. For Freight engagements apply to ROBERT MURE & CO. December 9

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