ПATI. GHARI. TTE ORSERVER: TUESDAY, JUEY, $14,1885$.


## ciens. R. JONES

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## orange and arern.

 RIOT BETWBEN SOLDIERAND CITIWNS IN WATER-


THE DOLPHME.
Attorner General Garlant, in com Whance with the request of Secretary
Whitney, has given this opinion in the case of the Dolphn, the dispatch
boat built by John Roach, on whieh the Secretary refused to end on whied firi ther payments on the ground that
shents not come up to the require-
mene contret ments of the contract, lacking in
speed on trial, ana being faulty in
conetruction. Foach maintained dance with the stipulations, and in structions of the navy bogrdy if there
was any faull in construetiod it w heirs and not has, and that he wa
antitled to the amount uppaid fo which the teontract called. Hence
the reference ot ths mater to the
Attorney General tains the Secretary in bie only sus accept the vessel, but pronounces th void, holding that John Roach is ho only not entitled to more money, bu that he is responsible to the governwho was an especial friend of the
cormer Secretary of War, Cbandle and being a good loyal Republioan and in high favor with the men wh
un the machine, never had trouble getting what he asked for hi cceived as worthy any kind of tubs John has evidently come to the con clusion that there has been a change
of administration at Washington, ontirely ' too slow" in the matter of
ccepting worthless ships and paying for them.

## WASHINGTON FLASHES.

The Coupon Note Decision-Nows
froom the Indian Country.
Catehing Bass. Washivgron, July 13.-In the mat
er of the paymeent of the compount nterest on a treasury note of of fitty
ollars dated July 2,1864 , which w ollars dated July 2,1864 , which was
efused by the first auditor on the
round tat the notestated erronous.
yupon its face the da
 in every particular to the require: ssary to inscrive on the note the ote (July 2nd, 1864) was made did not impair the validity of th
note, the note having been issued b he government, was sold in the mar
ket and put into circuation It must
Te redeemed when presented. it its
holder at any time after 3 vears from
 note, The Comptroulf found severe
deceision of the Supreme Court
sustain his decision.

## trouble about, the catile trauls. The following telegrams have been received at the Interior Department

 from Special Agent Armstrong rela-tive to the opening of cattle trails
 on public land here have been notified
to povye on Ithink the trouble will
cease, but it would be well to have a special agent of the Interior Bepart,
ment to. visit that section. There
will be no trouble on the Inndian rewill be no trouble on the Inndian re-
servations, but ouny on the publie
land north of the Pan Handle, where the occupants have no right to bo.
The catte were stopped on the strip
by the United States authorities from Kansas. A special age ant should be
sent togo with the herd over the
trail to tho Stote fine. THE rivtive coming To TEERMMS. Ithink I had better wait here until
these IIdians (the Cheyennestare en.
rolled, and also to meet General roued, and also to meet General
Sheridan, who will be here in a fow
days Everthing is quiet and the
Indians are willig to. enroll and do
Thatever io Traians are willing to. enroll and do
whatever is required. I anticipate
no trouble since they realize hat the government is in earnest, They re-
furnead fine horses today sald to have
been stolen. The party out wit be in the partory 1 reported
caturuk the
calimemen on the public landi thill
caiction under the animal Sectididentil bass pishiva.
 from Woodmont until tomortow,
They remain over to enjoy the bass
fistanig of that place. Demanding Therease of Wages
Purrinupar, PA, July
13 - Theem-

## THE FANLTY DOEPIN.

 Whithey, in which the latter kays
HThe Dolphin does not develop.the
power and speed which the contract power and speed which the contract
eallif for; that ohe is not stauneh and
stif enough for the service expected
of her, and the general charater o
on


 ment To take from the cointractor
hands a ehip of less power and speer
than the act of Congress peremptori y requires is, in my opinion, utterly
gull and without eftee. The cop
ractor can't be allowed to plead igno actor can't be allowed to plead igno
nnce of the law under which the
tract was made, nor can he shelter


 LOST.



## BURNHAMS meonsine TURBINE

vited toexamine them.


Bradfield's

| An infalimle and absolute speClife for all the distresting diseases pecuilar to the female ser. $A$ trial means a curre. |
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## Female






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the safe or convey it to am
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