PQ3 GSODOB TOPDB


 the Eleotoral Bill. This in a wrong
i.lon. The Democracy have the same
power today, that they had In Decern. ber-as far as making the I'resident
is concerned. The House can k"
alical and ballot for Mr. Tilden just
as well as if the Commission haul not as well as if the commission hat
acted. Onr people ought $u$ know
that it has never been in the power of the Democrats of the Hense of Repire
senatives to make the lawful decision
and The Senate lass always been in the
way, and always would have prevented
the inauguration of Tilden. Whe richt if protest still remains to us.
The attitule of the Democratic being thoroughly convinced that Mr. Tilden was the lawfolly elected cand
date ther were willing to show to th world that they could rest their cans They knew what the political com theless they reposed a confidence
that court, believing that virtuc an honeaty could be hal away from th sion was in favor of Tilden, ther
could not be lawful resistance to his inauguration. - It simply put the com
test away from the absolute certain ty of a ererious confict between the
two honses of Congreas. Everyburly party were making for this conffict, in the assembly of tro
ton, and otherwise.
The Democratic party was charge
with bringing on the last war s. with bringing on the last war. Shall
become responsible for another ? No We rested our cause with the las peacefully. If the radical party and defeated our candidate, upon tha party clings forever the infany an
defend us. We go into future can paigns free fronr, the weights whe
ralicalism carries, crushing it out b $\stackrel{\text { the weight of its own folly and crin }}{\text { FROMSHINGTON. }}$ Wasmivaton, Feh. 16.-The fo
lowing are the resolutions actel upo by the Electoral Commission in their
secret session this afternoon, and after noon, and afterwar. 1 reported to coun-
sel.

## Ordered, That the evideneo be net rwelived Mr. Abbott offerel the followiug as

 Mr. Abbott offerel the following aa smbetitate: Reantred, That evidropec be mefived to show th
 This was rejected by the following

 stitute, as follows, which was reject ed by the samne vote :

 ioncead of Avo persoman of diffrent partion.
Mr. Abloott offered the following
substitute:

$\qquad$ Mr. Abbott then offered a four gybstitute, as follows :
 Proaliont and Vico Prosident to miminnoble
Rejected by the same vote.
Mr. Abbott offered a fifth, which

## was as follows :

Fevedech Thut





House of Tepresenatives hare | R. E. BlakEy, Managing Editor. |
| :--- |
| THURSDAY, © FEB. 22, 1877. | TO THE PEOPLE OF CALD.

WELL COUNTY. Wr. B. Allegre, late business man-
ager of the Rlemmond Enguirer died
in that oity on the 18th Inat.


## 

Rejected by the anme vote.
Mr. Justic Field offerol tho olghith
and last sulstitute, na follows :

This was also rejected by the arume
inte, and the question on the original
order submitted hy Mr. Howar came up,
namely: "That the evidence offerel
be nos received."



werc alnitted, and the ahose res
olutions were read by tho Secretnry
As som as the final vote was taken,
Mr. Justice Fiell moved that the in
the proceedings of the commission
Mr. Hear incquired of the Chai
whether any of the time to lich coun
sel-were entitled under the orter of
the commission, remainel, or whether
it has loen exhaustel.
The Cliair replieit that the time for
Whjectors to numbers one and three
was exhaustel. On the the part of ob
jectors to certificate number two. he tre neved ten minut/s remained, but the
time hal been substantially exanusted Mr. Payne movel that one hour be
$\qquad$
Itr. Garficld said that the arder liaid
heen alrealy made that each side Whald have four mul a half horres, anid chanse on the interbcutory question. He considerel he ought ty stand on
the order, and slould vote aynanst the motion. Counsel hiad not yet asked i
Justice (lifford inquired if the were satisffed tor rest their case. Mr. Fivarts said they were satisfied
with the case ns it stood.
Justice Clifford asked if opposinty Justice Cliffort asked if opposing
Jundge Camphell said they had nothing to add under the circum. Commissioner Ablatt-I mider.
stand yon, Judian Campell to that the commission, having ruled out It the exilence you offer
mathivg farthien to urge.
Judge Csmpbell-Yes, sir. Justiee Clifford said the motion was Commissioner Morton moved that three members of the commissian he appointed to prepare a report on the ne hour be taken.


| a report, which upon tho rendiembling of the commision, was prosented, and after being road uma aigned by Meara. Miller. Strong. Bradley, Edmunds, Morton, Frelingtay yen, Garfleld, and and Hoar. The Electoral Commiasion having received certain certificatea and papers parporting to be certificaton of the electoral voten of the State of Louisiana, and certain papers ncoompanying the ameme, and the objections ther eto, report that it has duly considered the nume, and has devided and doe a heroby deoide that the voten of Wm. Pitt Kellogg, O. II. Browster, A. B. Leivisee, Oscar Jetfrian, Peter Joweph. J. II. Brich, I. A. Sheldan, anil Morris Marks, named in the oer- |  |
| :---: | :---: |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |

## TOPIC!

 natil 9 coclock, and then, on motioof Mr. Edmunds, an aljurnent

Reprosentatives, Field, Springep,
Aliram \&. Itemitt. Mr. Merrick, of
counsel, and several other prominent
Demxirats, after the decision of the
cominission held a briei consultation
in min of the Supreme Court rooms
After they separated, one or thein, on
inquiry, said that the Democrats
comunting of the electural vote or
A private comference of leuling
Democratic members of the Hous
Was hedd this evening at col. W. T.
Peltorn s rooms, and a call for a caul-
cus was ancred
cus was ayreed upon.
Several Republican members of the commission say that the decision not
to go belind thic returns of the State
settlathe cal settla the case of Orecon so far as the
commission is concerned, ns they have no doubt that Watts, was eligible
at the tine be cast his vote in th at the tiun be che
Electoral College.

Shange the time of holding the superior Currts af the tenth judicini
district passed the Legiglature on the

Alexander cor
the first Mendays in $\mathrm{A}_{4}$ ril and $\mathrm{Sep}_{\text {en }}$
Ciatawba on the seconil Mondays in
April and September.
Caldwell on the third Mondays Watagal
Watanga on the fourth Mon(thys in
Abhe on september.
fourth M and Momay after the bor.
The alorie courts continue one welk
and the forlowing courts continue two
weeke.
Alleghany on the seconil Monday September.
the fourth Mondays in April and September.
Iredell oa the sixth Monday after the fourth Mondays in April an September.

The Monthly Menenger.



aring 18
will give the latest and
most important
STATE POLITICAL NEWS
Our special feature will be
LOCAL NEWS.

The Toric contains $\Lambda$ gricultura
News for the Farmer.
Domestic News for the
Honse-Wife.
Scientific News for the
I'rofessional Man.
Literay for young
Ladies and Gentlemen.
Romauce and Poetry for the

Ilumorons Items for Everyborly terest of every Farmer, Me
hanic and Business Man
Vestern North Carolina. Eyery
man who wants to get on it
the world, is standing in his
wn light if he don't sustain hi
ocal papor
Act like good citizens and
ake the Levorr Toric. Get
yourself. and quit borrowing

## ue neighbor's paper

Don't send your money atcay
from home until you first sub-
cribe for the Lasnoir Topio
your home paper.
If yos are not a sulscriber
subscribe at once. If not, why

Important to tdvertisers.
To Business Men, Manuacturers, Merchants and others ho wisl to communicate with he intelligent Farmers, Mechanics, Professional Men and Merchants, living in the towns ern North Carolina, no paper in this part of the State affords so good an advertising medium as the columns of the Hexpir Topic.
(1)

 a Lucrative business.

## 






 Tewspaper Advertising Agents. GEO. P. ROWELL \& CO., 41 PARK Row, New York.
 Philadelphia Weekly Tinues.





MANHOOD
How Lost, How Restored


THE UNION.

