

PITTSBURGH TRADE.
WOLFE BROS. & CO.
LIMITED.
Manufacturers of and Dealers in
BRUSHES
OF STEEL BRUSHES,
PITTSBURGH, PA.
Represented by JOHN RAE.
For sale at 21 C. M. I. and its branch
at Salt Lake City and Ogden, Utah.

CHICAGO TRADE.
L. WOLFF MANF'G CO.
Manufacturers of Plumber's
Supplies and Sanitary Specialties
and Sanitary Water Closets, Bath Tubs
and Wash Basins of the latest and most ap-
proved styles.
Sinks, Porcelain, Plain and Rolled Edge
Bath Tubs, Laundry and Sinks, Kitchen
Sinks and Pantry Sinks, and all kinds of
Plumber's Materials in Iron, Brass,
Copper and Cabinet Work incidental to
plumbing.
Central Office, 32-33 West 12th Street, 12th
Floor, New York.
Chicago Office, 311 West Lake Street, and Carroll
and Adams and Fifth Street.
CHICAGO - ILL.
Write for Illustrated Catalogues, dly.

J. S. FORD, JOHNSON & CO.,
MANUFACTURERS OF
CHAIRS,
BATTEN SETTES AND REED
FURNITURE,
AND
CHILDREN'S FARRIAGES,
30 and 32 Wabash Avenue, CHICAGO.
For sale at all the Principal Furniture
Stores throughout the Territory.

Star Horse Nails,
POLISHED OR BLEND.
Have been sold by E. C. M. I. and its
branch for over 10 years. They are the best
made, and guaranteed to give the
best of satisfaction. Will hold a
horse on longer than any other.
Made by the
UNION HORSE NAIL CO.,
CHICAGO, ILL.
For sale by E. C. M. I. and its branch
stores.

KIRK'S
WHITE CLOUD
FLOATING SOAP
THE CHIEF
For the Bath, Toilet and Laundry
Purposes. It is the best of all.
If you send for it, please ask for
"White Cloud" and you will get the
best.

JAS. S. KIRK & CO.,
CHICAGO.
Southern White Lead
COMPANY,
ST. LOUIS & CHICAGO.
MANUFACTURERS OF
Strictly Pure White Lead.

SOUTHERN COMPANY
LEAD
PURE LINED
OIL
ST. LOUIS.
The Southern White Lead is manufactured
entirely from the best refined Pig Lead,
and is ground in Pure Linseed Oil.
It is the best of all. It is placed upon
STRICTLY PURE, parties buying
White Lead, please ask for "Southern Com-
pany" and you will get the best of all.
It is the best of all.

TO RENT!
We make a specialty of
renting Pianos & Organs.
ALDER'S MUSIC PALACE,
45 & 47 W. First South Street.

NEW YORK TRADE.
ROYAL
BAKING
POWDER
Absolutely Pure.
This powder is a marvel of
science. It is made from the best
materials, and is guaranteed to give
the best of results. It is the best
of all. It is the best of all.
GEORGE E. HAMLIN & CO.,
Manufacturers & Jobbers,
343 & 344 BROADWAY,
NEW YORK.
CARPETING,
Floor Oil Cloths, etc.
HAZARD POWDER
Office, 63 Pine St., New York.
Constantly on hand a complete stock of this
well known and justly celebrated
GUNPOWDER!
Blasting, Kentucky Rifle,
Fair Lawn, Duck, Electric Fuse
and all kinds of Gunpowder.
For sale at wholesale and retail by all the
leading stores in the Territory, and by
wholesale only by J. W. Sanders & Co.,
Ogden, Salt Lake City.

LOUISVILLE, KY. TRADE.
HEGAN BROTHERS,
Louisville, Kentucky,
MANUFACTURERS OF
FINE, HARD WOOD
MANTELS.
Represented by
Elias Morris & Co.,
SALT LAKE CITY.

BAKER'S
COCA
Warranted absolutely pure.
It is the best of all. It is the best
of all. It is the best of all.
W. BAKER & CO.,
Dorchester, Mass.

SAPONIFIER
JAS. O. BAKER, Manufacturer for
the Territory of Saponifier, and
all kinds of Soap. It is the best
of all. It is the best of all.
W. BAKER & CO.,
Philadelphia.

UNDERTAKERS.
ESTABLISHED 1853.
JOSEPH E. TAYLOR,
Pioneer Undertaker of Utah.
Manufactures and Dealer in all kinds of
METALLIC, WOOD AND CLOTH COFFINS
COFFINS AND BASKETS.
Full line of COFFIN FURNISHINGS
kept constantly on hand.
Telephone and Telegraph Orders promptly
filled.
Bodies preserved in their natural position,
without extra charge.
— OPEN DAY AND NIGHT.
Factory and Warehouse No. 233 E.
First South Street.
One and a half blocks East of Theatre.
Telephone No. 70.
Residence Office in same building.

JOS. WILLIAM TAYLOR,
UTAH'S LEADING
UNDERTAKER & EMBALMER.
I carry the LARGEST and MOST
COMPLETE STOCK of
COFFINS, CASKETS,
— AND —
Undertaker's Goods in Utah.
Wholesale and Retail, at
IMMEDIATELY REDUCED PRICES!
Lower than ever offered in Utah.
— LOTS and GRAVES furnished in my
Cemetery in the City. All orders filled day
or night in the shortest time possible. —
Office and Warehouse River Street,
31 & 33 S. West Temple St.
P. O. Box 304. Telephone 304.

TELEGRAPHIC NEWS.
A Bill to Make Uniform the Postage
on Third and Fourth Class
Matter.
The Greenbackers and Democrats
of Michigan
Convenes.
A Rain Storm Destroys Many
Lives in West
Virginia.
A Boycott of "Q." Cars Threat-
ened if the Strike is Not
Settled.
By Telegram to the News.

AT THE CAPITAL.
Fall's Nomination. — Bill to Re-
duce Postage, Etc.
WASHINGTON, July 19. — The bill
passed by the Senate, with amend-
ments, supplementary to the Pacific
railroad act, is the bill passed by the
House on the 24 of March, requiring
the Pacific railroad companies to con-
struct, maintain and operate telegraph
lines and to afford equal facilities to
all connecting telegraph lines.
The Senate has passed the bill with
word "construct" wherever it occurs.
No Senate Ticker.
LITTLE ROCK, July 19. — At a meeting
of the Republican State Central Com-
mittee a resolution was adopted de-
claring to put a State ticket in the field
and recommending that the Republi-
can party support the Union Labor ticket.
The committee also passed a resolution
declaring that the Union Labor ticket
was the only one that should be sup-
ported.

ILLINOIS DEB.
INDIANAPOLIS, July 19. — This was Il-
linois day with General Harrison. De-
legations from Springfield, Monticello,
Decatur and Jacksonville arrived at
noon. The veterans Black Eagles and
Lincoln clubs of Springfield numbered
304. They carried in an elevated cage
a large black eagle. Also there were
several hundred visitors from
Illinois, among whom were Sec-
retary of State Demet, Attorney-
General, Hon. J. A. Connelley and
Hon. P. L. Little. Attorney-General
Hunt acted as spokesman, and read
and carried out a few well
chosen words. General Harrison re-
sponded to the cheering and after
shaking hands with the members
of the delegation, he returned to his
residence.

Over a Thousand Hoosiers.
INDIANAPOLIS, July 19. — This evening
a delegation from Shelbyville, Indiana,
arrived over a thousand strong and ac-
companied by the Illinois clubs,
headed by General Harrison's son,
who were welcomed in an ap-
propriate speech by General Harrison.
The party then proceeded to the
Hotel where a large crowd was being
entertained with speeches by General
Hunt and other Illinois orators.

Prison Reform Association.
BOSTON, July 19. — The announce-
ment was made at the opening of to-
day's session of the Prison Reform
Association, that the old officers would
be continued and that the next meet-
ing will be held in Boston in October,
1889.
Charles E. Felton of Chicago then
presented the report of the standing
committee, and the report on
discharged prisoners was presented
and debated, after which the asso-
ciation adjourned.

In the Commons.
LONDON, July 19. — In the House of
Commons this afternoon Sumners,
liberal, asked whether, in view of the
fact that Attorney-General Webster
acted for the Times as leading counsel
in defending the suit brought against
him by O'Donnell, the Tory leader, Smith,
would undertake that the attorney-
general should not attend another
cabinet meeting at which matters re-
lating to the investigation of the
charges contained in the Times article
on "Farnellism and Crime" were con-
sidered.
Smith answered: "I decline any such
undertaking."
Sumners then asked what the future
position of the attorney-general,
Webster, would be in regard to the
road, the matter was referred to the
committee on bills, and Sir Wilfrid Law-
son, liberal, asked whether Attorney-
General Webster would be permitted to
attend the government's proposal to
appoint a commission to investigate the
charges contained in the Times article
on "Farnellism and Crime" were con-
sidered.

Extending the Franchise.
ROME, July 19. — The Chamber of
Deputies today, by a vote of 280 to 97,
adopted the communal reform bill,
which gives to 2,000,000 citizens the
right to vote for the communal elec-
tion, which was then prorogued until No-
vember.

Emperor and Czar.
CRONSTADT, July 19. — At 4:30 o'clock
this afternoon the German Imperial
yacht Hohenzollern, with Emperor
William on board, entered the roads
here, and volleys of salutes from the
warships and forts. The Hohenzollern
was received by the Russian Imperial
yacht Dnyana, on board of
which was the Czar.
The Imperial yachts approached each
other within a double line of Russian
warships, and the two vessels, the
Hohenzollern and the Dnyana, were
brought to anchor. The weather was fine
and the scene an imposing one. The Ger-
man yacht was met by the Russian yacht
Alexandria, which then proceeded to
Petersburg palace.
The Emperor and the Czar, who were
on the quay of the military
godown, cordially greeted Emperor
William. The three emperors, Brod-
beck, the Russian national an-
them, and the Russian national an-
them, the route was lined with troops.

"Q." Commissioners Held.
Much curiosity was expressed today
as to what the defense in the Burling-
ton dynamite case would be. At the
opening of court, Lawyer Donahue,
for the brotherhood, asked District
Attorney Ewing the prosecution
to state the case. Ewing nodded his
head affirmatively. "Then we rest
our case," said Donahue, "and are
prepared to discuss the proofs."
The defense then declined to make
any argument, saying: "We simply ask
that the defendants be held on the
charge of conspiracy. The court or-
dered that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I should not be performing
my whole duty were I to refuse to
order that the amount of bail
should remain as already fixed,
\$200,000 each, and that the defend-
ants should be held on bail. The
prosecution has presented a
good probable case against the pris-
oners, and I