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JNO. A. MACMURPHY, Editor.]

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3 sqrs.	2.00	2.75	4.00	6.00	9.00	12.00	24.00
4 sqrs.	3.00	4.50	6.00	9.00	13.50	18.00	36.00
5 sqrs.	4.00	6.00	9.00	13.50	20.25	27.00	54.00
6 sqrs.	5.00	7.50	11.00	16.50	24.75	34.00	68.00
7 sqrs.	6.00	9.00	13.00	20.00	30.00	42.00	84.00
8 sqrs.	7.00	10.50	15.00	22.50	33.75	45.00	90.00
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FOR THE HOUSEHOLD.

READING BY SUBJECTS.—But perhaps you don't know how to read by subjects. Let me tell you. Suppose you see an allusion to something that interests you—say Sir Walter Raleigh; look for his name in an encyclopedic or biographical dictionary (which you will find in every tolerable library). Reading of him in good faith, to submit the question to final arbitration of the highest tribunal known to the United States; that inasmuch as the propriety of such proceedings may be held to be a matter of doubt, because of the fact that five members of that court were members of the late tribunal, therefore the resolutions propose a

GRAND COURT OF ARBITRATION,

created especially to consider all ques-

tions that may be brought before it re-

lating to the legality of Mr. Hayes'

tenure, whether in the nature of quo

warrant or otherwise, and that said

court be composed of chief justices of

the supreme courts of each State in

the Union—thirty-eight judges in all.

That portion of the resolutions which

propose this court takes the form of a

bill to which is added a provision that

any person other than the defeated

candidate may bring action to dis-

pose a

TELEGRAPHIC!

WITHDRAWAL OF TROOPS.

An Order by the President.

LOUISIANA.

WASHINGTON, April 20.—The presi-

dent this afternoon addressed the fol-

lowing letter to Secretary McCrary:

Sir.—Prior to my entering upon the

duties of the presidency there had been

stationed, by order of my predecessor,

in the immediate vicinity of the build-

ing used as the State House in New

Orleans, Louisiana, and known as Me-

chanie's Instituted a detachment of

United States infantry. Finding them

in that place I have thought proper to

delay decision of the question of their

removal until I could determine

whether the condition of affairs is now

such as to either require or justify con-

tinued military intervention of the na-

tional government in affairs of the

state. In my opinion there does not

now exist in Louisiana such domestic

violence as is contemplated by the con-

sition as ground upon which the im-