

## Justice Bloodgood.

It will be noticed by the proceedings of the board of assistant aldermen last evening, that articles of impeachment have been prepared against Justice Bloodgood. The Times of this morning gives the following synopsis of the charges :—

1st. For having refused and neglected to obey the ordinance of the Common Council of the 29th of May, 1838, assigning him to the office of the upper Police.

2d. For having habitually and publicly indulged in grossly profane language while on the bench, engaged in the performance of his official duties.

3d. Same as last, charging him with having habitually and publicly indulged in grossly obscene language.

4th. That at various times since the 20th of December last, while on the bench, and in the performance of his official duties, publicly, and in the hearing of various persons attending in the police office, he used scurrilous, vituperative and abusive language toward and respecting John W. Wyman, to the great scandal of the dignity of the judicial station, and of the administration of criminal justice.

5th. That he has, while on the bench, publicly and habitually used indecent language toward females brought before him, either as witnesses or parties.

6th. That on the 10th May, 1837, while the Mayor and public authorities were co-operating to prevent riot and tumult, upon the occasion of the suspension of specie payments, he, while on the bench, and in the exercise of his official functions, publicly and frequently, in a boisterous and violent manner, said that the Mayor and corporation were raising all hell to get up a riot in New-York, &c.

7th. That in the month of August last, he issued a warrant for the apprehension of two individuals named Marsaud and Raimond, upon the allegation that they were deserters from the French ship Alexander, without competent legal proof, and in gross ignorance, or disregard of law; and having so issued such warrant, he placed it in the hands of an alien, to the end that the same might be used contrary to law.

8th. That during the pendency of an investigation before the grand jury in relation to the above arrest and alleged abduction, he in gross disregard of his duty as a magistrate and a citizen, approached one of the grand jurors, named William H. Sweet, and tampered with him for the purpose of inducing him to file a bill against one or more of the parties, in relation to whom the grand jury were then in deliberation.