IMPEACIMENT ENED.

Charges Againsi Judge Hargis.

There are grave charges against the personal honor of Judge Hargis, who was last week elected to succeed the lamented Elliott, on the Supreme Beach of Kentucky. During the short and hot canvass these charges were brought to the front, but it appears that they are persisted in since the election, and that thousands of democrats in his own district presumably conversant with the facts were sufficiently controled by them to vote against him. It is even given out that some of the present Judges of the Court of Appeals will refuse to sit with him, unless he can disprove the charges. Now is the time for the viudiention to appear. He is charged with altering the records of the Rowns Court. The Democratic party, nor the people of Kennucky, can afford to promute a man to such an elevated position, with such charges against him for the Judicial emine of the Supreme Bench of Kentucky should be like the cian. He should take the exalted seat to which he has been elected. The charge against a Judge for criminally altering the records of a court is a terrible charge, and to have each an one elevated to the bighest court of the State is ferriol. The Judge

electican certainly visitinte bimself, or, if not he should myer have the effrontry to take his sat. It is said that the next session of our Legislathre will be flooded with petitions, sigued irrespective ofparty, for his impeachment and removal; but it is far better that his innocento should be established before taking his seat