



...BUT EVERY ONCE IN A WHILE ...

...WE MANAGE TO PASS SOMETHING!

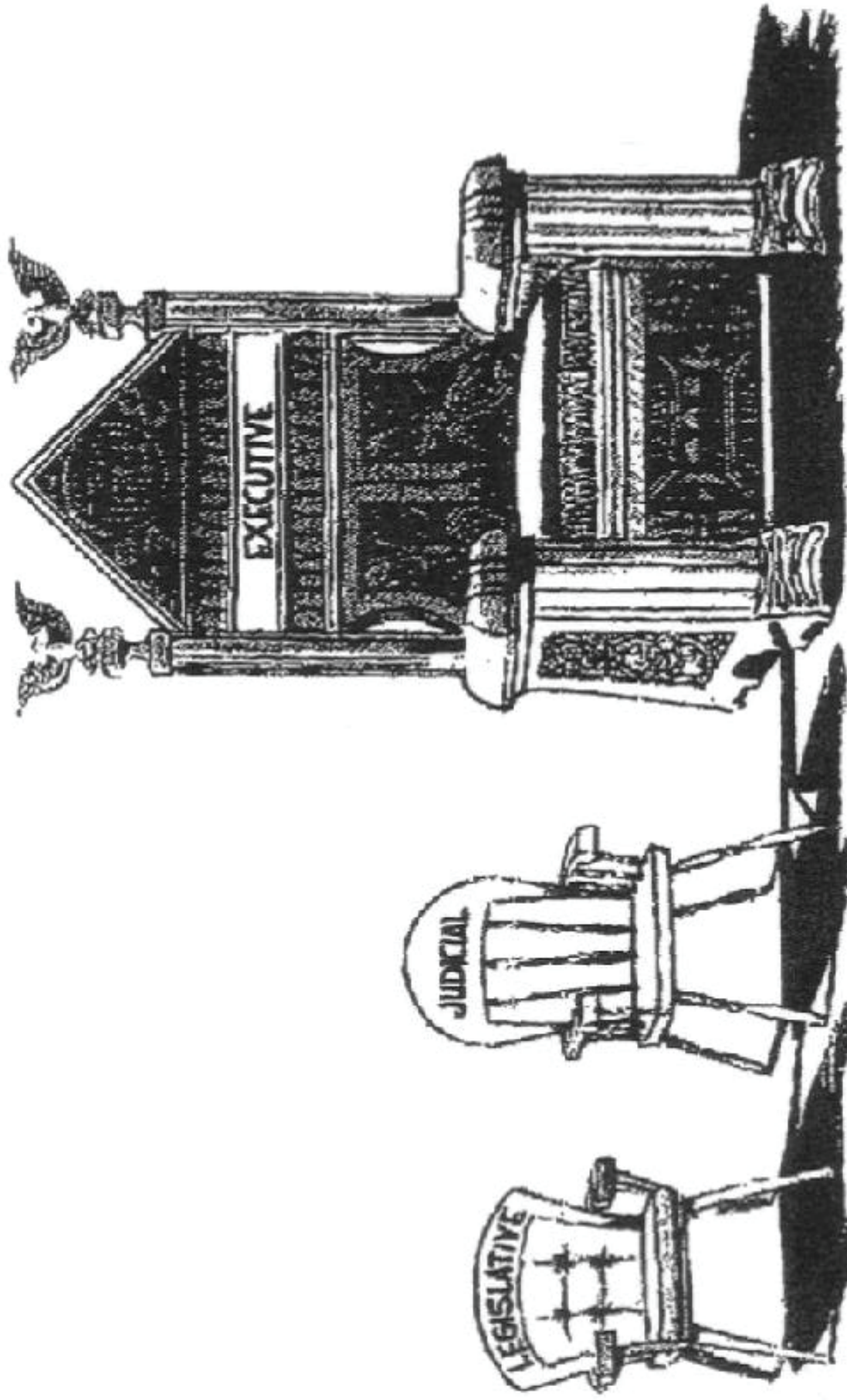
WE CAN FIX THAT.

SUP. COURT.

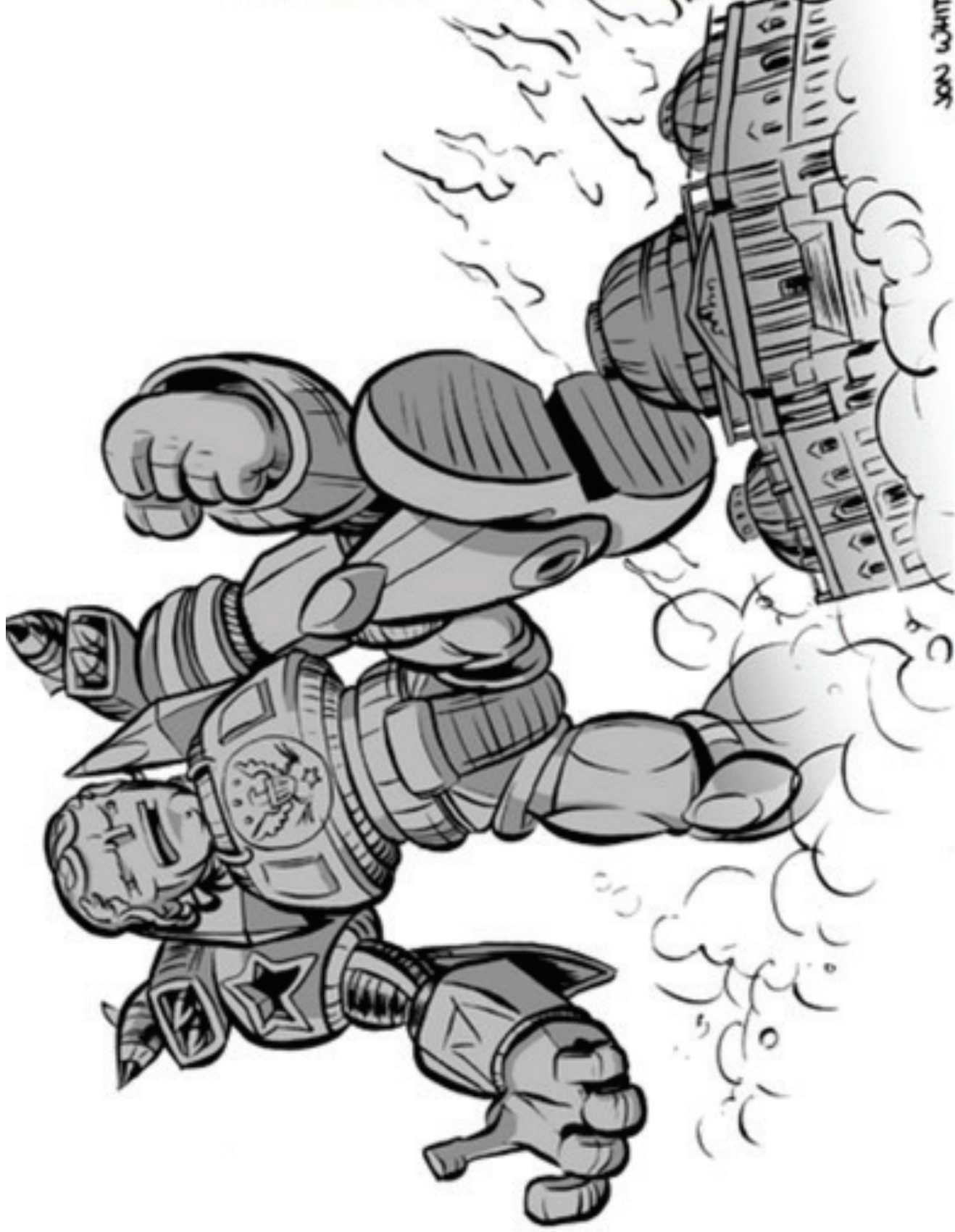
A MORE PERFECT DISUNION.

TGS
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Source: <https://goo.gl/2FOX7y>



Source: <https://jumpic.com/hashtag.php?q=nochecksandbalances>



| Source: <https://goo.gl/A9LfCn>

"All the News
That's Fit to Print"

The New York Times

LATE CITY EDITION

Weather: Mild, rain early today;
partly cloudy tonight, tomorrow.
Temp. range: today 60-76; Wed.
62-68. Highest Temp.-Hum. Index
yesterday: 66. Details on Page 66.

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NEW YORK, THURSDAY, JULY 25, 1974

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NIXON MUST SURRENDER TAPES, SUPREME COURT RULES, 8 TO 0; HE PLEDGES FULL COMPLIANCE

House Committee Begins Debate on Impeachment

| Source: <https://goo.gl/tkqLhh>

he may deem necessary.

By the Mails.

COLUMBIA.

WASHINGTON, FEB. 24, 1803.

MANDAMUS.

The Chief Justice this day declared the opinion of the Court, at great length, on the motion of Mr. C. LEE, for a rule to shew cause why a Mandamus should not issue to compel JAMES MADISON, Secretary of State of the United States, to deliver to WILLIAM MARBURY, and others, their Commissions of the Peace, for the district of *Columbia*.

The questions considered by the Court in delivering their opinions, were—

1st. Has the applicant a right to the Commission he demands ?

2d. If he has a right, and that right has been violated, do the laws of this country afford him a remedy ?

3dly. If they do afford him a remedy, is it by a mandamus issuing from this Court ?

On the first point it was the opinion of the Court, that such right did exist : 2dly, That he was entitled to a remedy—but on the third question, it was determined, that the act of Congress, giving the power to the Supreme Court, to issue a writ of mandamus in such a case, was unconstitutional, and consequently void. The rule, therefore, was dismissed.

KENTUCKY.

FRANKFORT, FEB. 9.

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