Friday Morning, September 20, 1867.

FOR JUDGE OF THE SUPREME COURT. HON. GEORGE SHARSWOOD,

OF PHILADELPHIA. Democratic County Ticket.

FOR ASSEMBLY. WM. P. SCHELL, of Bedford, HIRAM FINDLAY, of Somerset. E. F. KERR, of Bedford Borough.

FOR TREASURER, ISAAC MENGEL, of Bedford Bor. OR COMMISSIONER.

P. M. BARTON, of E. Providence. FOR POOR DIRECTOR,

JOHN I. NOBLE, or S. Woodberry. FOR AUDITOR, SAMUEL WHIP, of Cumb. Valley.

FOR JURY COMMISSIONER ISAAC KENSINGER, of Liberty.

The Radical candidate for Supreme Judge, stands

upon a platform, in which occurs the following

"Resolved, That warned by past misfortunes, we ask that the Supreme Court of the State be placed in harmony with the political opinions of a majority of the people." Thus, the Supreme Court, which is the final arbiter between the weak and the strong, between 210 pair of kid gloves, about 4 minorities and majorities, is to be swaved by political bias against the rights of that portion of the people who may happen to be in the minority. Have minorities no rights which majorities are bound to respect? Nay, are not the fewest number of people lawyers, or jurists, and is not often the smallest minority right, on questions of law, rather than the mass who have had no legal or judicial education? Who, therefore, could trust a

man as Supreme Judge, who will agree to substi-

opinions of the mob? Again, HENRY W. WILLIAMS

is the candidate of a party which holds that a man cork-screws, cords, erasers, leather dusmay repudiate his contract to pay a debt in gold and silver, by paying the same in paper money, thus actually making Government bands worth no more than ordinary paper money. This is re pudiation. Who, therefore, will vote for H.

THE LATE ELECTIONS.

The radical newspapers are endeavoring to give their followers some crumbs of comfort over the California election. There were divisions in the party, they tell us. There was great apathy, and nearly all their candidates were arrant rascals. We will not deny that anathy and disgust have overcome their party, not merely in California, but everywhere else. Nor will we dispute with our opponents about the character of their candidates; they know them best. But, doubtless, they were as good as the common run of them in Pennsylvania. The explanation of their defeat, however, is not quite satisfactory. The Radical candidate for Governor in Connecticut was Gen. Jos. Hawley, a gallant soldier, and one of the most popular men in the State. Last year he was elected, yet his defeat this Spring is decisive. In Maine, too, the radical candidate for Governor was Gen. Chamberlain, another popular soldier, who was elected, last year, by upwards of twenty-seven thousand. This year he barely escapes defeat, and the Democrats have made enormous gains, swinging some seven counties over to their side. The same "apathy" that caused defeat in California, it seems, was at work in Maine and Connecticut, and will, without doubt, show itself in the fall elections, still more significantly. The simple fact is, that the radical party is staggering under the crushing weight of its violent and revolutionary legislation for the excluded States; under its ignorant and extravagant management of the public revenues; under the flagrant corruptions that have marked the course of its leaders in State and National legislation. Moderate men, everywhere, aid in swelling a majority, which only

coup de grace. THE BEAUTY OF RECONSTRUCTION.

ries of arbitrary and unconstitutional ion. The law as settled by Judge King measures, which the Radicals pleasant- himself and affirmed by the Supreme ly call reconstruction acts, it was earn- Court, in Huber vs. Reilly, is, that no soestly urged by the friends of civil lib- called "Deserter" can be disfranchised erty, that they gave too much power to without having been tried and convicted ereising it. It was urged that it placed tion board is not such a tribunal as can the lives and liberties, the rights and determine the guilt of such so-called Deproperty, of every citizen in the South, serter. We challenge the Inquirer to at the mercy of any insolent military deny that this is the law. Let the men official who might be employed in car- who disfranchise their own fellow citirying it into effect. But we were told zens, without trial, without judge, or that the citizen who felt himself injur- jury, beware! They have escaped puned, or oppressed, could appeal to the ishment this time; but the meshes of our advice upon them as to how they District Commander. We have seen the law will not be permitted to hang should use it. Will the Herald and the effect of an appeal, in the recent so loosely about them hereafter. North Carolina case, when a subaltern interrupted the process of the Supreme Court of the United States. Gen. Sick- the elections of last year, is about 80,000 les promptly ratified the arbitrary act votes! They, however, gained 60,000 of his inferior, setting his own military niggers in Tennessee, and disfranchised 000 over last year's election. Last year orders above the authority of the law, 100,000 whites in the same State.; and the decrees of its highest tribunals. To carry an appeal from a subordinate to his district commander is only a solemn farce, and is of as much practical use, as it would be to complain of the devil to his grand-mother.

MORE PLUNDER. Pomatum, Night Blooming Cereus, Co logae, Toilet Powders, et cetera.

We served up to our readers, last week, from official sources, the disgustng details of radical corruption in our State legislature. On glancing over the shameful account of plunder, from the purloining of sealing-wax to the peddling of prayers by pious radicals, we imagined that it surpassed all example of political pilfering in this or any other land. But we make, this week, an extract from Senate Document No. 53, certified by John W. Forney, Secretary of the Senate. This document rarely finds its way among the people, their representatives kindly furnishing them with blatherskite speeches and garden seeds instead. The following are some of the details

For pocket knives, 504 in num-For pen-knives, 409 in num-Making 914 knives for these 52

given in the document referred to:

gentlemen in one year, about 18 each; average cost \$2.53, a-703 pair of shears, about 14 pair each, cost, Sponge. ,137 pair of scissors, about 22

pair each, at a little over \$1 a pair each, at \$2.50 a pair, 294 portfolios, nearly 6 each, at about \$4, 446 pocket-books, 8 each, at a bout \$2,50.

309 brushes 556 pin-eushions, 1,085 boxes of pens, .808 lead pencils 3.266 60 Newspapers and magazines tute for his own deliberate judgment, the crude 2,876½ reams paper, Other items, such as paper weights,

> paper files, pen racks, gold pens, dies, key-rings, match cases, fluid, card cases, memorandum books, combs, co- flag? logne, perfumed soaps, pomade, toilet powders, lemons, help to make up a list of miscellaneous articles sufficient to set up in the fancy line all the Senators' poor relations. We always knew that many of the Senators were addicted to clipping out editorials to make up their brilliant speeches, but what in the name of the knife-grinder, did they want with upwards of seven hunpairs of scissors? When Zach Chandler,

an intolerable burthen of debt and taxation, scan this list, they will be able

pens and perfumed note paper for all

our republican Sybarites. Each one

gets eight pocket-books worth two dol-

lars and a half each, to carry off the

five thousand a year which he voted

himself; which is fourteen dollars for

every day in the year, including Sun-

days, and probably more than thirty

dollars a day for the time actually em-

ployed. When our farmers and labor-

ing men, who are staggering beneath

to form some idea of where their mon-

Sometimes some would-be very smart people do some very stupid For instance: the Copperhead Attornevs who forced a decision of the Court, sustaining the law disfranchising De serters in the face of an election.-In-

ELECTION DAY, Tuesday, Oct. 8.

Wouldn't the truth have served have taken alarm, and will no longer your purpose as well? The Court did not "sustain" the disfranchising law, increases the arrogance and fury of the but simply ruled that as no malice on party leaders. In October next, Penn- the part of Ritchey, the election Judge, sylvania will give Radical faction its was proved by the plaintiff, the jury must find for the defendant. The Inquirer would have people believe that Judge King overruled not only the Su-At the time of the passage of that selpreme Court, but his own former decisevery subaltern who had a taste for ex- by the proper tribunal, and that an elec-

THE total loss to the Radicals, since

THE Democrats have 20 majority on joint ballot in the California Legislature, insuring the election of a Democratie U.S. Senator in place of Conness, Radical.

ANOTHER PROCLAMATION,

Not from Andrew Johnson, granting universal pardon, but from F. Jordan, the irrepressible chairman of the Radiflag to that county which shall give the largest Radical gain on the vote of last year. The idea is original, piquant, brilliant; worthy of the discoverer of one of Judge Sharswood's boyish speeches. We fancy we see the Radicals rushing frantically to the polls, jostling, tumbling over each other, in their eagerness to get the big flag. Couldn't the chairman throw in a drum and a tin horn? But, we suppose the offer, as it stands, is enough to tempt them to swallow the negro, eboshins, wool and all. It is not probable, however, that Bedford county, from latest accounts, will apply.

It is now supposed that the chairman is about to issue some appropriate testimonial, privately, to that one of the National Banks, which "comes down" with the largest amount for the radical corruption fund of this fall. For fear that the flag idea has exhausted the resources of the chairman, we suggest a nickel medal, with some such device as the following: Pennsylvania, supported by Railroad Monopoly, on the one hand and Negro Suffrage on the other, beckoning to Bribery, "persuasive maid"; while the genius of "Greenbacks," mounted on the car of Inflation (in shape of paper balloon) hurls his spear at the dragon of Specie Payments. On the reverse, a crowd of Philadelphia Negroes rushing to the polls to vote for one of those Soldiers whom the "loyal men" forgot to nominate; while in the back-ground, the legters, chamois skins, folders, pen-wi- islative deck-hands at the State Capital pers, blank books, ink-stands, eyelet are disposing of the Pennsylvania archmachines, pamphlet cases, copy books, ives to a noted "fence" near Harrisburg, for waste paper.

Who bids for the medal and the

ELECTION DAY, Tuesday, Oct. 8.

A SUDDEN CONVERSION. Our friend Mr. Jordan, the Radical candidate for county Treasurer, has, so far as we know, always been a man of temperate habits. This is, without doubt, to his credit. But no sooner was he nominated by the Radical convention, than he began strangely to dred pairs of shears and seven thousand distrust himself. Suddenly he came to the conclusion that in order to continue the great radical from Michigan, wants to live a sober life, he must join the orto treat his friends Ramsay and Nye, der of Good Templars. Now, be it the obsequious Secretary Forney is on known that we object to no man's join- Judge Sharswood's opinion in the fahand with a cork screw and the lem- ing that order, but it seems so queer ons, which go among miscellaneous ex- to us that it was necessary for so expenditures. There are pomade and emplary a man as Mr. Jordan to be- extract from that opinion. Cowardly, eau de cologne for the ambrosial locks come a Good Templar just after he was isn't it? of the gifted Sumner; French kid nominated for Treasurer. Did he fear gloves and ivory card case for the the influence of the associations thrown re. dainty Yates in his evening calls; gold around him by that nomination, or was it something else that induced him to "put on the yoke?"

HOW THE TICKET IS TO BE VOTED.

Voters should bear in mind that under recent legislation the manner of voting has been changed. At the coming election, the ticket will consist of two slips, one labeled "Judiciary" (which word must be folded out) containing the ballot for Judge of the Supreme Court; another labeled "County," (which word must also be folded out) containing the ballots for all the other offices to be filled. The two should then be tied together, and thus voted.

THE Radicals are circulating a pamphlet to convince people that Mr. Williams is a great lawyer. His legal battles and victories are rehearsed, with true legal terseness and precision, and the story will, doubtless, convince everybody, that no one in the State is so pre-eminently fit for Supreme Judge as Williams. The cases cited, are given "in the order of time." The first is in 1853; the last in 1864. In all there are 26. Be it remembered that Judge Williams was affirmed in all these cas-

es. Truly, this is legal greatness; almost too much for any one man to bear. The man was actually right 26 times in eleven years!

THE Somerset Herald & Whig is most respectfully referred to Mr. Schell's pledges on the Railroad question, printed in another column. If our "Republican" friends in Somerset county, will rather stick to their ticket, than send a gentleman to the Legislature capable of advancing their local interests and pledged to do so over his own signature, we cannot complain. The power is in their hands; we shall not obtrude Whig be kind enough to copy Mr. Schell's pledges?

17,000!

The Democratic gain in Maine is 17,the Democrats did not carry a single county; this year they carry seven! There are also heavy gains in members

Mum-The Inquirer on Maine, Cali-

fornia and Montana.

THE Radicals reduced the State debt, the Superior Courts of every loyal State resources.

by borrowing money at six per cent. to pay off bonds for money loaned to the State at five per cent. The bonds recal State Committee, offering a big red | deemed were taxed and brought a large revenue to the State. Those issued by the Radicals, are not taxed. A case of simple reduction, truly!

ORGANIZE! Now, at once! Lose not a single day! Victory is within our grasp. Who would stand back and lose lessness? No true Democrat will stay at home at this election. Let all turn out—all—ALL—ALL—and Pennsylvania will be redeemed as sure as the sun will rise on election day.

IF a man makes a solemn contract with you to pay a debt in gold, is it honest in him to insist that you must take payment in paper? Judge Sharswood says no; Judge Williams says yes .-Which of them do you prefer for Supreme Judge?

REMEMBER that SATURDAY, SEPT. 28, is the last day on which assessments of voters can be made prior to the coming election. All persons who voted "on age" last year, must be assessed, or they cannot vote.

COULDN'T one of the Reconstruction Satraps order an election in one of the Africanized Southern States, where all the negroes are allowed to vote, whilst three fourths of the whites are disfranchised, so that the Radicals might have a victory to crow over?

If you want greenbacks to be a legal tender for all debts contracted during the war, vote for Hon. H. W. Williams for Supreme Judge and not for Judge Sharswood.—Inquirer.

If you want a Supreme Judge who will enforce an honest contract, vote for Hon. George Sharswood and not for Judge Williams.

THE most chearing reports come from every part of the state. We shall make tremendous gains in the very strongholds of the enemy. Democrats of Bedford county! Be ready to strike a October next!

Does the Gazette want to know whether we are in favor of Negro Suffrage

About two thousand Republicans in Bedford county "want to know," and you are too cowardly to inform them.

mous legal tender case, but keeps standing at its editorial head, a garbled

Deserter stock is below par.-Inqui-

seems, for one of the Adjutant General's deserters has "got down so low" as to be a member of the Radical County Committee.

Soldiers, while you were in the field imperiling your lives for your country, Judge Sharswood was at home, &c.

Where was Judge Williams?

ELECTION DAY, Tuesday, Oct. 8.

RADICAL THUNDER.

The Radical State Committee are circulating through the State, and endeavoring to place in the hands of Democrats, a lying document, appealing to the pecuniary interest of the voter. We give it entire, and also annex some comments upon it. Read it and notice its falsehoods:

FACTS FOR GOVERNMENT BONDHOLD-ERS, AND THE HOLDERS OF

GREENBACKS. Read, Reflect---and Hand to Your Neigh-In 1861, eleven States seceded; and since then only twenty-three have been represented in Congress, until the adission of Tennessee in 1866.

All the United States Bonds-5-20's, .30's and 10-40's-all the greenbacks, and all the National Banks, were created by this Congress of twenty-three

President Johnson calls this an "asnumed Congress',—therefore not legal. His supporters and the Democrats call it a "rump Congress," and a "usurping Congress," and hence, not a lawful Congress; and the great effort has been to elect Congressmen in the North, and admit enough from the rebel States to

enforce this policy." If a Congress, representing but twenty-three States, be not a lawful Congress, then every United States Bond, and all our greenbacks, and National Bank notes are worth nothing; because an unlawful Congress could not make lawful Bonds or lawful money.

The mad effort, so recently made by the rebels and their sympathizers, to destroy this Government by force of rms failed. Thus far, the attempt to do the same thing through Congress, has also failed, because of the action of the loyal voters at the ballot-box; and the last effort at destruction is now being made through the Courts.

Witness the recent attempt by Democratic lawyers to induce the Supreme Court of the United States to issue an injunction, nullifying the Reconstruction Laws of Congress in Mississippi Georgia, and other rebel States. Read also the opinion of George Sharswood, the Democratic nominee for Judge of the Supreme Court of Pennsylvania, in which he gravely denies the constitutional power of Congress to make paper money a legal tender.-(Borie vs. Trott, Legal Intelligencer of March 18th, 1864, page 92.) Judges WOODWARD and THOMPSON of the same Court, announced from the bench the same alarming doctrine, in 1865. (See Mervine vs. Sailor, et al., Legal Intelligen

cer of June 16 & 30, 1865, pages 188 &

in which the question has been raised, have sustained the power of Congress.

knowledge of either arithmetic or law, to estimate the imminent danger of putting any moremen of Judge Sharswood's opinions on the Supreme Bench

If you believe the present Congress to be unlawful, or desire our National currency and Government Bonds to be deunlawful, vote for George

SHARSWOOD. If you believe the present Congress Currency and Bonds to stand good, vote the long-hoped for triumph by his care- to sustain them,—for the party that cated the Greenbacks and the Bonds, -the party that sustained the war, and compelled submission to the National authority,—and that stands pledged to keep faith with the Bondholders, and, to maintain the National credit-vote for HENRY W. WILLIAMS, the worthy honored nominee of this party.

Look at the Other Side. When secession came, Democrats sustained the Government, shed their blood, invested their money in 5-20's, 7-30's, and 10-40's, sent their members to Congress and obeyed the laws that a Congress of twenty-three States enacted. That was their Government and they loved it, they defended it, and many of them, died for it.

During the war, eleven States were not represented in Congress, and they refused to be. That was a lawful Congress, all obeyed it and all of its laws are binding under the Constitution.

When the war was over the South, submitted, then the Radicals kept them out to give the negro power. Then 'they acted outside of the Constitution,' as Thaddeus Stevens says.

If it be true, that the Democrats are trying to destroy this Government, how strange it is that they should hold its bonds and notes, and fight and die for it. Their object is to preserve it, to bring it within the Constitution, to govern ing taxation, so long as these enormous according to law, to economise its reources, and to pay its debts.

Are your bonds and greenbacks safer inside of the Constitution or outside of it? If we have no Constitution, as Stevens says, what security have you for your debt? The Constitution is the title deed to the property that your debt is a

In the case of Borie against Trott, death-blow to Radicalism on the 8th of Judge Sharswood decided that a man cho agreed to pay a debt in gold should pay it in gold. Was not this right? He didn't decide the question of the pow-

> You hold a 5-20 or a 10-40 bond, the interest payable in gold. The Government agreed to pay you in gold,-The Radicals and their Judges say the Government may pay you in paper. Judge Sharswood holds that a contract to pay in gold should be enforced. Which best suits you? Which is the

Do you see where this Radical doctrine leads you? They already say that fort is the road to victory. See your Stings, Pains in the Back, Chest, and Limbs, the principal of the Bonds may be paid neighbor, encourage him, bring him to thousands have testified to, and their certificates n paper. If Judge Williams decides that your interest is payable in paper, is your contract with the Government carried out? Will he not so decide?

They will pay in paper; their extravagance makes it necessary. The interest on our Stale Bonds was payable in gold, the law made it so (See Act of 1840.) In 1864, when gold was 1.66, the Radicals in the Legislature passed a law making it payable in paper, on the ground that they could save money, (See Legslative Rec. 1864.) Are you any more secure than the Bondholders of the

The expenses of the Government are more than its income. The Radicals are expending two hundred and twentyfive millions of your money for this year. The Democrats spent sixty-two millions the last year they were in power, for the same purposes. Can you sustain this extravagance? Does not the secu- road, mining and other interests of the rity of your debt consist in prudent management, economy in public business, and in nourishing and developing our resources? Are the Radicals pur-

If you wish your bond and its interest paid in paper and your contract with the Government violated, vote for HEN-

If you want contracts between man and man, and between the government and yourself carried out, vote for GEORGE SHARSWOOD.

The Radicals attempt to evade the practical issues of the canvass and to delude you into the support of their candidates.

They alone are accountable for the prostration of your business interests. They have deliberately sacrificed them in order to place in the hands of Southern Negroes, the balance of power in the Republic and thus preserve their own rule. More than two years have and agricultural interests, by inducing dangerous diseases. Use Helmbold's Extract Bupassed since peace was restored, and we still look in vain for increased products from the South to aid us in paying the interest on our debt, and for her prosperous customers to buy our woolen, iron and other manufactures. Instead of receiving aid to pay our

debt, we are taxed to maintain a freedman's bureau and a standing army in the South. Instead of prosperous customers to increase our trade, every business interest languishes.

Radical mismanagement, a negro And this, too, in the face of the fact that | weigh down our energies and fetter our | request be granted.

The whole expense of the War Department in 1860 was sixteen and a-half millions, whilst in 1867 it is estimated by the Treasury at forty-seven millions, both being periods of peace. To give the Negro the power to rule us, therefore, costs the nation annually thirty millions. Of this amount, Pennsylvania's share is at least onetenth, and your industry must annually pay three millions of dollars to support a policy that closes your woolen

mills and stops your factories.

In your State affairs, mismanagement, corruption and extravagance are the rule. In 1860, under Democratic power the whole amount of money appropriated and expended, independent of funded debt and-military expenses, as shown by the Treasury, was NINE advantages as no because of the composibly offer. HUNDRED AND NINETY-EIGHT THOUS-AND DOLLARS. In 1864, excluding the tury has informed us fully of the and boltlars. In 1864, excluding the same items, the Radicals appropriated and expended one million three hundred and seventy-nine thousand dollars. In 1865, excluding the same items, the Radicals appropriated and expended one items and expended one items are unsuppassed.

7. All persons, whatever may be their physical peculiarities (unless deformed), can be accurately ited at once from our stock, in most cases better than by goods made to order, and prices 25 to 50 icals appropriated and expended one million five hundred and nineteen thousand dollars, and in 1866, excluding the same items, they appropriated and expended TWO MILLIONS AND ELEVEN THOUSAND DOLLARS. The reports of the Auditor General show these facts, and prove that IN SIX YEARS OF RAD-ICAL RULE YOUR CASH EXPENSES HAVE MORE THAN DOUBLED.

The men who have thus wasted your substance, prate of their loyalty and their sacrifices, and would maintain their hold upon the public treasury by fixing your attention upon other issues. You are oppressed by taxation through internal revenue and other machinery, as no other people ever were. It takes from you, your legitimate profits and gives you no customers. It compels you to stop manufacturing and to discharge your workmen. Your goods remain unsold and your operatives suffer. Can you expect relief from this grindexpenditures continue. Relief can only come through economy in public affairs, a reduction in your expenses, and he discharge of corrupt and extravagant officials.

It is their purp ose to violate the great principle, "that each State has the right to determine the qualifications of its own electors" and give the negroes of Pensylvania the balance of power between the two great political parties. by Congressional enactment, and your 'Supreme Court is to be placed in harmony" with that law, by electing Judge Williams, who is relied upon to decide that the negro is entitled to a right | food-fat meat, game, and, in fact, anything the which you and your organic laws deny him. In the Senate of the United States, in July last, the recognized leader of the Radicals of this State voted to proceed to consider a bill that was introduced by Wilson of Massachusetts, to effect this infamous purpose.

DEMOCRATS OF PENNSYLVANIA! Let the result in California arouse you to renewed exertion. Work is to be may plan and order, but the result depends upon yourselves. Individual ef-Block your wards and townships. Subdivide the labor and perform it with

Press home upon your adversaries the real issues of the canvass. Demand

of them that they shall answer: Are you for or against the Radical policy that destroys our business and closes our work shops, mills and factories, to give the negro the balance of power?

Are you for or against continued corruption, mismanagement and extrava-

Are you for or against conceding to Congress, the right to allow the negro the

power to rule Pennsylvania? By order of the Democratic State Committee.

WILLIAM A. WALLACE,

Chairman.

To the Electors of Bedford, Fulton and Somerset counties. I have been nominated for a seat in the Legislature, without any solicitation on my part, for the purpose, as am informed, of advancing the rail-These considerations have induced me to accept the nomination. In order that there may be no doubt

as to my position, in the event of my election, I take this method of declaring my intentions: I pledge myself to use all honorable means, for the advancement of your

several interests. I pledge myself to urge the passage of a fair and liberal free rail-road law. 3. I pledge myself to urge the immediate construction of the Southern Pennsylvania and Connellsville Rail Road, and in case that cannot be done,

4. I pledge myself to urge the passage of an independent charter rail-road from Harrisburg to Pittsburg.
5. I pledge myself to urge the restora-TO THE PEOPLE OF PENNSYLVANIA. Connellsville Rail-Road Company. 6. I pledge myself to urge the incor-

poration and construction of such lateral rail-roads as may be required in those three counties 7. I pledge myself to urge the

against local freights. 8. I pledge myself to urge the development of our iron and coal, timber capital to seek investments in our dis 9. I pledge myself to vote for re-

ing a discrimination in favor of through

trenchment and reform in the manage ment of our public affairs. I am very respectfully, Your obedient servant

W. P. SCHELL. Bedford, Sept. 16, 1867.

-Fitz John Porter has appealed to the President for a new trial, and claims that he has fresh testimony to prove that he was unjustly condemned by the court-martial of 1863. Horace Greely, Senators Sherman and Wilson and expolicy, and Radical extravagance, Governor Curtin recommend that his

SPECIAL NOTICES.

THE GLORY OF MAN IS STRENGTH ediately use Helmbold's Extract Buchu

FACTS FOR THE PUBLIC, Easily verified by examination, which we re

Easily verified of specifully invite.

1. We have the largest establishment for the manufacture and sale of Clothing in Philadelphia, extending through from 518 Market street to 511 Minor street, and occupied exclusively by our-

2. Our building, having been constructed by us or our own exclusive occupancy, and for the busi-ness to which it is entirely devoted, unites all the onveniences and appliances which have been ound necessary or desirable.

3. We have an ample cash capital, enabling us

to make all purchases for cash and giving us a se-lection, at the most favorable prices, from the markets of the entire world. In this particular we 44ave advantages shared by no other house in the trade. This fact is well known to the on the trade.

4. We sell our goods for cash only, which, though it restricts our business to those prepared to purchase in that way, enables us to give them such advantages as no house doing a different business

than by goods made to order, and prices 25 to 50 8. Our business is large and constantly increas ing, enabling us to keep the largest, best assorted and most complete stock of Men's, Youths' and Boys' Clothing in Philadelphia, to which large daily additions are made of fresh goods, replacing

do sell at prices guaranteed in all cases lower than the lowest elsewhere, or the sale cancelled

than the lowest elsewhere, or the sale cancelled and money refunded.

10. All goods when offered for sale are represen-ted to be exactly what they are.

11. When buyers are, for any reason, dissatisfied with a purchase made, if reported within a reason-able time, we pledge ourselves, by exchange, re-

and time, we pleuge outserves, by exchange, refunding of money or otherwise, to give full satisfaction in every case, and request that all such may be reported to us for adjustment.

HALF WAY BETWEEN BENNETT & CO.,
FITTH AND
SIXTH STS. TOWER HALL,
AND 600 BROADWAY, NEW YORK.

CONSUMPTION CURABLE BY DR SCHENCK'S MEDICINES .- To cure consumption, the system must be prepared so that the lungs will must first be cleansed and an appetite created for good wholesome food, which, by these medicines will be digested properly, and good healthy blood made; thus building up the constitution. Schenck's Mandrake Pills cleanse the stomach of all bilious or mucous accumulations; and, by using the Sea Weed Tonic in connection, the appetite is restored. Schenck's Pulmonic Syrup is nutritious as well as medicinal, and, by using the three remedies, all impurities are expelled from the system, and good, wholesome blood made, which will repel all disease. If patients will take there medicines acin its last stage yields readily to their action. Take the pills frequently, to cleanse the liver and stomach. It does not follow that because the bowels are not costive they are not required, for some times in diarrhoa they are necessary. The stom Negro suffrage is to be forced upon you | ach must be kept healthy, and an appetite created to allow the Pulmonic Syrup to act on the respiratory organs properly and allay any irritation Then all that is required to perform a permanent cure is, to prevent taking cold. Exercise about the rooms as much as possible, eat all the richest

WHAT EVERY ONE WANTS .- A good, reliable medicine that will be on hand when required, and never fails when called on. That is ow to be obtained in Dr. Tobias' Celebrated Venetian Liniment. Many thousands call it the Wonder of the age, as it does all that is represented and more. It cures Diarrhea, Dysentery, Colic, Spasms Vomiting, Croup, and Sea-sickness as surely as it is used, and is perfectly innocent to take internaldone, and you must do it. Committees | ly, even in double the quantity named in the directions; and as an external remedy for Chronic Toothache, Headache, Sore Throat, Sprains, Insec the poils. Perfect your organizations, can be seen by any one at the Doctor's Depot, 56 Cortlandt Street, New York. Hundreds of physicians use it in their practice. It has been introduced since 1847, and hundreds who now have it in their houses, say they would not be without it even if it was \$10 per bottle. Every drop is mixed by Dr. Tobias himself, and can be depended on. Only 50 cents and \$1 per Bottle. Sold by

appetite craves; but be particular and masticate

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