Schenck's Pulmonic Syrup. SCHENCK'S SEAWEED TONIC.

SCHENCE'S MANDEARE PILLS. These three medicines cure Consumption, Liver Complaint, and Dyspepsia. They cleanse the stomach starts the secretions of the liver, and create an appetite for rich and nourishing food.

The Seaweed Tonic keeps the food from souring until it is digested and made into blood, which ripens the matter in the lungs, and nature throws it off.

Dr. J. H. Schenck is professionally at his Principal Office, No. 15 North Sixth street, corner of Commerce street, Philadelphia, every Saturday, where all letters for advice must be addressed.

He is also professionally at No. 32 Bond street, New York, every Tuesday, and No. 35 Hanover street, Boston, every Wednesday. He gives advice free, but for a thorough examination with his Respirometer the price is \$5. Office hours at each city from 9 A. M. to 3 P. M.

Price of the Pulmonic Syrup and Seaweed Tonic, each \$1.50 per bottle, or \$7.50 per half-dozen; Mandrake Pills, 25 cents a box.

A full supply of Dr. Schenck's medicines for sale at all times at his room.

CITY INTELLIGENCE

[FOR ADDITIONAL LOCAL ITEMS SEE THIRD PAGE.]

Robbenies .- About 4 o'clock yesterday afterpoon, the residence of Elwood Reeves, No. 918

noon, the residence of Elwood Reeves, No. 918
North Seventh street, was entered by burglars
and robbed of the following articles:—Fitteen
sliver spoons, marked "E. E. R.—E.—A," two
overcoats, and two dress coats, a number of
dresses, and \$35 in money. The full amount of
loss is about \$125.

About 10 o'clock last evening a dwelling on
Callowhill street, below Sixteenth, was made
the scene of an attempted robbery. The burglars
made an entrance through a rear window,
which opens on to the kitchen roof. But the
depredator went clumsily to work, and was
finally frightened off by the screams of the lady
of the house, without obtaining any booty. of the house, without obtaining any booty.

A grocery store on the northwest corner of
Twentieth and Callownill streets was broken

Twentieth and Callownill streets was broken into last night, and the till overhauled. As a reward, one dollar's worth of pennies were found to remunerate the thieves.

On Sunday evening a dwelling on Tasker street, below Eighth, was ran-acked by some parties unknown, who appropriated an amount of clothing and several articles of jewelry. An entrance was gained by prying off a shutter in the rear of the dwelling, and the deed was committed while the inmates were at church.

AN ANIMATED BATTERING RAM .- Now and then circumstances will change the general order of things, and use objects for purposes in exact contradistinction with their real intent. This was the case with one Philip Mogle, a colored man, who yesterday labored under a stroke of partial intoxication, in and about the neighborhood of Cadwaladar, and about the neighborhood of Cadwalader and Oxford streets. While suffering from this agreeable affliction, he became excited by the persistent conduct of a weil-known and very portly gentleman, who was remonstrating with Philip as to his evil course of conduct. At this Philip grew worth and would fain have with Philip as to his evil course of contact.
At this Philip grew wroth, and would fain have but having but one arm, he could but use his head. Drawing himself back, he launched forward, and planted his cranium into the most vital and prominent part of his corpulent friend, with a force like unto an ancient estapult, which landed the struck to solid if not agreeable quarters. Mogle was arrested, and held by Alderman Cloud to answer, in default of \$800 ball.

FALSE PRETENSES .- Frank Williams was arrested yesterday morning in Camden, by Constable Hawkins. He is charged with obtaining money under false pretenses some time since. He visited different parties, and represented that there was to be a ball for the benefit Camden, and on these representations disposed of a large number of tickets. The ball was to have come off at the National Guards' Hall last week, and those having procured tickets of course proceeded to the place. What was their dismay to behold the hall not lighted nor the doors open. Caterers, musicians, and all gave vent to their rage in oaths that would shock the refined ear. Willfams has kept out of sight renned ear. Williams has kept out of aging since the transaction, but, as is almost always the case, his career of reveiling in the arms of Bacchus on his ill-gotten gains was cut short by his arrest. Alderman Hurley held him in \$800 bail to answer at Court.

ALL ABOUT A Horse.—A gentleman, some few days since, came to this city to purchase horses, which he desired to take to Chester for sale and other purposes. While making his purchases he came in contact with one Henry Brock, who sold him an animal represented to be sound, a good worker, decile, etc., for the purpose SEA. The bargain was concluded, the sum of \$175. The bargain was concluded, the funds changed hands, and the horse-dealer shipped his stock—about thirty equines—to Chester. But the horse which he had purchased chipped his stock—about thirty equines—to Chester. But the horse which he had purchased from Brock was found to be entirely worthless, possessed with the horsely affiltation of "glanders," and unit for anything at all, uhless it was to be manifested and the second sec "glanders," and dint for anything at all, diffessit was to be manipulated and transformed into hides, bone-dust, and glue. Accordingly, complaint was made yesterday, and Henry Brock was arrested on a charge of false pretense, at the corner of Thirty-ninth and Market streets, and was bound over by Alderman Allen for a further hearing. further hearing.

A Dishonest Servant. — On the 27th of April, 1866, a girl named Ellen McNulty was living with a Mrs. Rex, in Norristown. She left suddenly and on an examination being made, several articles were found to be missing.

Ellen has been at large ever since, and it is
alleged that she has been playing the same
trick on several other families. Detective Levy
overhauled her last evening at Seventh and
Arch streets. She will have a hearing before Alderman Beitler, at the Central Station, to-

ASSAULT WITH A HAMMER.—Luke Knowles got into an altercation with a man at the sorner of Twentieth and Fine streets, where both were engaged in work. Knowles becoming enraged at an allusion made by the other person, picked at an allusion blade by the other person, pieced up the nearest weapon, a hammer, and made a savage onslaught upon the person of the other, and succeeded in wounding him. Luke was committed by Alderman Morrow, in default of \$500 bail, to answer at Court.

LARCENY AND AN ASSAULT. - Charles A. Larceny and an Assault. — Charles A. Mintzer, Jr., was arrested last evening for an alleged theft of a gold watch and chain from a dwelling, No. 187 North Seventh street. He was committed by Alderman Fitch to answer at a further hearing, in default of \$500 ball. Mintzer was also held by Alderman Hood in the same sum to appear at Court for aiding a prisoner to escape from an officer some weeks ago.

STOLE A COAT.—William Morgan, aged 23, resides in Pleasant avenue. He was last evening arrested by Officer Brown, at the corner of Seventh and St. Mary's streets, on suspicion of being engaged in the larceny of an overcoat.
Alderman Morrow committed him, in default
of \$400 bail, to answer at a further investi-

Lecture.—We hope our friends will not forget the announcement of the lecture of Rev. T. De Witt Taimage, to be delivered next Thursday evening. Persons who have heard it in Brooklyn and other cities, pronounce it the most brilliant production of this distinguished lecturer. We would advise all to attend.

Exonerated .- Patrick Dockney, who was charged in the Quarter Sessions yesterday with the larceny of a watch, was acquitted, it hav-ing been shown that he was in no way impli-cated in the transaction. Young pleaded

GREAT SALE OF SHEFFIELD WARE. -Our readers should not forget the sale of the above goods, to take place to-morrow (Wednesday) and Thursday mornings, at 16 o'clock, at Scott's Art Gallery. The articles are now open for inspection, with catalogues.

CORONER 'S INVESTIGATION .- An investigation CORONER STRUCTION.—All investigation was held the morning in the case of William S. Burrill, who died on Sunday, at the Episcopal Hospital, to omit he effects of wounds received on the morning of the 6th of February last, at Entawam to Cherry streets, at the hands of a party of men who had created a disturb ance, and were one eavoring to escape from-arrest.

ger car, so the 6th of February: the fire some other the car; some of these men started a strill; I didn't parties with an officer; I don't know a see the shooting.

Timothy Maher sworn—Got into the ca. 'tace; there of February, in Seventh street, below a tace; there of February, in Seventh street, below a tace; there of February, in Seventh street, below a tace; there of February, in Seventh street, below a tace; there of February, in Seventh street, below a didn't shooting; I didn't see any one with a pistol; a respectively one; I heard of the row afters, the kid Cannoon and four others got into the kid Cannoon and four others got into the kid Cannoon and four others got into the kid Cannoon and four others were all out these tar with me; we got in at seventh and dirard average. It McAlear got out with me; Kid testified he got one; seventh and Arch; the others were all out them. Hubert McAlear testified he rode to Seventh and Race street; as the cars turned around there was a window broken; I got out first and went down Race street; and Maher went into the National Guard. Hal; we lind been to a wedding party and had been imbibling pretty freely; I did not see a pistol. Who Richardson testified that he got in at fitchmond; at Franklin and Girard avenue a party of men got in and commenced to throw the straw around; the conductor tried to stop them, but could not, some of the party; about five milinutes after they got out a report of a pistol was heard; Hoffman came back and got into the car, and I pointed him out to an officer, who arrested him; I then heard that Burrill was shot, and that he had been taken to the Hospital.

Patrick Toner testified that they got on the car at the place mentioned by the other witnesses; toey commenced cutting up among themselves; I got out at Race street, and went down Race to Sixth, and down Sixth to home, Mr. Cannon got out at the same time; I saw no one in the party have a pistol, or heard any threats to restat the officers.

Josiah Hartman testified that he got on the car wi

the party quiet in the car; got out at Race street, as Mr. Toner testified; knew of no one having a pistol that evening.

Officer Robert Horneyard testified—On the morning of the ch of February, he saw a party get out of the car in Sevenih street, between Cherry and Race; the car came down as far as Arch; there were some private officers, and the decensed wished us to go back and arrest some parties who had been creating a disturbance in the car; we pursued them, and turned up Cherry street after the parties; I saw some of them turn the corner, but could not recognize them; when they saw us coming they ran up Cherry street, through Eutaw; I heard a shot fired, and Mr. John Woodward said, One of your officers has shot my brother in law;" Woodward had his pistol in his hand at the time; I said the officers and myself don't carry a pistol; we were about eight fact from Cherry street; be (Burrill) was in the middle of the street on a pile of anow; I asked Woodward what made him think the officer shot him; he said he didn't know; he was very much excited; he had been drinking; I stooped down to look at the man, and I found a loaded pistol in his hand; there was one load out of it; twoodwards pistol also had one load out; the flash of the pistol was right in my face: Woodward was about three steps shead of me when the shot was fired; he kind of ran over him (Burrill), and turned around and said, "It is my brother-m-law that is shot," Burrell tood me that he was turning around for our party to come on when he was shot; he was hit in the back.

The laquest was postponed until to-morrow, on account of the absence of material witnesses.

Meeting of Cotton and Woollers Manupac-

MEETING OF COTTON AND WOOLLEN MANUPAC-TURKERS.—A meeting of the Association of Cot-ton and Woollen Manufacturers of Philadelphia was held at 12 o'clock to day, in the Board of Trade Rooms, No. 565 Chesnut street, William Devine, Esq., in the chair. He stated they were assembled to hear the report of the Treasurer, from which it appears that \$1355 were received. and \$225.00 expended, leaving a balance of \$1239.34 in the treasury, \$100 having been received this morning.

A recess of ten minutes was taken, in order to

A recess of ten minutes was taken, in order to prepare a ticket for the election of officers. The following were declared elected:—

President—William B. Devine,
Vice-Presidents—Hobert Patterson, A. Campbell.
Treasurer—i., W. Cattell.
Directors—Samuel D. Riddie, Dennis B. Kelly, A. Campbell, W. R. Garsed, Grorge Bullock, John Dobson, Lewis Schoffeld, Charles H. Craig, John McCreight, Duncan White, John Farnum, George P. Evans.

M1. Devine, on taking the chair, stated that he desired to be excused from making a speech. Mr. Campbell moved that for all general meetings a notice be served on each member, and any matter for discussion be specified on the notice, whether recommended by the Associa-tion or by the Board of Directors. Adopted. Mr. Kelly suggested that measures should

cent, tax taken off of cotton.

Ceneral Patterson suggested as a subject for discussion at next meeting, "The equalization of taxation of all labor," Adjourned.

be taken by the association to have the five per

Sespicion of Larceny.—James Addel, aged thirty-five, was arrested last evening, at Front and Canal streets, on the charge of complicity in a larceny of late occurrence. Alderman Shoemaker committed him in default of \$500 bail to answer.

Spring Clothing, of all kinds, Men's, Youth's, and Boys', selling daily in large quantities, at such a reduction in prices as would seem incredible. Call and examine. We are daily introducing new styles.

HALF-WAY BETWEEN BENNETT & Co.,
FIFTH AND

FIFTH AND TOWER HALL, No. 518 MARKET ST. SILVERWARE AT MEAD & Co.'s.—To select a tea-set, or any manner of silver table-ware, is at once most difficult, and productive of many doubts, with the usual complement of fears. But when one enters an establishment where the variety is unbounded, and yet each style tastefully and elegantly designed, and, withat unique and beautiful, doubts can no longer be entertained, for any selection will be satisfactory. Just such an institution as we have named is that of Mead & Co., who formerly were located on the corner of Ninth and Chesnut streets, but now are established at No. 910 Chesnut street, second floor. Here will be tound arrayed all manner of table service—the found arrayed all manner of table service—the finest of silverware—either plain, ornamented, or richly chased, to suit the varying tastes of patrons. Not only have they one of the finest stocks on band, but are now finishing articles of superior workmanship and design. In addition to the superiority of the ware itself, notice should be taken also of their scale of prices, ranging from \$24 upward for complete and beautiful sets of tea-service. Silverware of all the various and needful kinds are here to be found, awaiting close examination.

AN AMPORTANT SALE will be held at 10 o'clock on Wednesday morning, the lith inst., by Messrs, Pancoast & Warnock, at their auction rooms, No. 240 Market street. On the catalogue of goods to be then disposed of, we find articles of use and value to almost every one. The stock consists of the newest styles of Linen. The stock consists of the newest styles of Linen, Silk, and Feather Fans, of Parisian manufacture; Parisian Dress, Cloak, Mantilia, and Bonnet Trimmings and Buttons, in jet, crystal, and amber; Pocket-books and Wallets, of all kinds; sets of Rings, Chains, and Earrings, in jet; Brushes and Combs, of all sorts; Kid Gloves and Lace Mitts; Sun Umbrellas and Parasols; White Goods, and Linen Cambric Handkerschiefs.

chiefs.

On Thursday morning, likewise at the same time and place, there will be another important sale of Hohemian Gisss and French China Ware, and Sliver-Plated Ware, recently imported by Messrs. Kittel, Klengenberg & Co., of New York. In this stock will be found every conceivable article of Glass and China Ware, whether result or organization to the control of whether useful or ornamental, together with a fine assortment of tea sets and table articles, trebly plated with silver on pure white metal. We bespeak for these sales a large attendance and a lively competition.

Bronchitis.—The usual symptoms of this disease are Cough, Soreness of the Lungs or Throat, Hoarseness, Difficulty of Breathing, Heetic Fever, a spitting of Phlegm or Matter, and sometimes Blood. It is an inflammation of the fine skin lining the inside of the whole of the Wind Tubes or Air Vessels which run through every part of the Lungs. Jayne's Expectorant immediately suppresses the Cough, Pain, Inflammation, Fever, and Difficulty of Breathing; produces a free and easy expectoration, and effects a speedy curs. Sold by all Druggists. Prepared only at No. 242 Chesnut street.

"QUAKER WEEK!" Clothing for Quaker Week, or any other week, of suitable material and prices, at Charles Stokes & Co.'s one-price store, under the Continental. See our goods and

CONSAD BROTHERS, Dealers in Gents' Furnishing Goods, Toilet and Fancy Articles, No. 1107 Chesnut street, Girard Row, Philadelphia,

A HARD CASE.—A gentleman who had suffered many months with Fryer and AGUE, purchased two boxes of Humphrey's Homeopathic Specific for that disease, for \$1.00. He found himself cured before he had taken half one box, and in his gratitude sent his boy to know if the agent would take back the other box and refund the fifty cents. The agent declined to comply, thinking the cure cheap at \$100. See advertisement in another column.

HUMPHREYS' SPECIFIC HOMEOPATHIC MEDICINE COMPANY, No. 562 Broadway, N. Y.

CHARLES OAKFORD & SONS, Continental Hotel, have opened an assortment of Ladies', Mi-ses', and Children's Fancy Hats and Caos— splendid goods, Also, all the novelties in Hats for Gentlemen and Youth.

A WARNING,-Beware of spurious extracts

A WARNING,—Beware of spurious deleterious,
Can frauds compare with pure "Night-Blooming Cereus?"

—Bath Courier.

DEPOT FOR THE SALE of Lash's Five-dollar Washing Machines, Clothes-Wringers, and Step Ladders, No. 727 Market street, Philadelphia.

J. S. LASH & Co. A CURE FOR RHEUMATISM WORTH SERING. -S. Klipatrick, No. 1744 Olive street, cured by Dr. ther's Remedy. No cure, no pay.

SEPA 'ING UNDERCLOTHING. MCINTIRE & HEO. Spring Underclothing, Spring Underclothing, Spring Underclothing, Underclothing. McIntire & Brother.
Underclothing, McIntire & Brother.
Underclothing. McIntire & Brother.
No. 1035 Chesnut Street.

SPRING L'LOTHING FOR VEN AND BOYS LARG. ASSORTMENT

LARG. ASSORTMENT
and
LOW PRICES.
WANAM. KER & BROWN
POPULAR CL. OTHING HOUSE,
O. K HALL,
S. E. Cor. SIXTH and A 'ARKET Streets.

MARRIED.

PHIPPS-DE WOLF. On the 7th c. 'y of March, by the Rev. Adam Wallace, at the residen. e of the bride WAGNER-CRANS. - On Wednesday Afternoon April 3, at the Parsonage, Church of the Eva agelists by the Hev. Samuel Durborow, FREDERI CK M. WAGNER to HALLIE L. WILLCOX, second a wigh-ter of the late William J. Crans. all of Philadelph. 3.

DIED.

DALRYMPLE.—On the 18th Instant, Mr. EVAN DALRYMPLE, in the 68th year of his age.

The relatives and friends of the tamily are respectfully invited to attend his funeral, from his late residence, No. 712 S. Fifth street, on Wednesday atternoon at 3 o'clock. To proceed to St. Paul's M. E. Church for services and interment,

FERGUSON.—On the 18th Instant, JOHN FERGUSON and T years.

ON, aged 27 years. The relatives and friends of the family are invited

The relatives and friends of the family are invited to attend his juneral, from his late residence, No. 809 is. Fourth street, below South, on Thursday morning at 8 o'clock. Solemn High Mass at St. Philip's Church. Interment at the Cathedral Cemetery.

KERNS.—On the 15th instant, JACOB KERNS, in the 39th year of his age.

The relatives and friends of the family, also the members of the Franklin Fire Company, also the Flomerfelt B. B. C., are respectfully invited to attend his funeral, from his late residence, No. 805 Moss street, below Seventh, on Thursday alternoon at 2 o'clock, without further notice.

LEVER.—On the 15th instant, AMELIA, wife of Navier Lever, in the 40th year of her age.

The relatives and friends of the family are respectively invited to attend the funeral, on Thursday morning at 10 o'clock, from the readence of her non-band, No. 220 Shippen street.

BO ASHLAND ENCAMPMENT, No. 45, I. O. of HALL on WEBNESDAY AFTERNOON, the 17th nstant, at 25 o'clock, to attend the juneral of their ate Brother, Patriarch EVAN DALRYMPLE. The Order is respectfully invited. HENRY EDMONDS, C. P.

TAIR RODS OF VARIOUS LENGTHS AND breadths, and Stair Rod Eyes, Buttons, and Bands, for sale by TRUMAN & SHAW, No, 826 (Fight Thirty-five) Market St., below Ninth. DATENT ICE-PICKS, ICE-PICKS AND MALlets, fee Tomanawks and Axes, fee Tongs. fee
Cream Freezers, and other seasonable Hardware, for
sale at the Hardware Store of
TRUMAN & SHAW,
No. 825 (Eight Thirty-five) Market St., below Ninth.

THE GARDENERS' COMPANION, BY AN A adjustible centre, becomes in different positions a Spade, Hoe, Bake, and Weeding Fork—thus combining four tools in one small article, For sale, with other miniature and full size Garden Implements, by TEUMAN & SHAW, No. 835 (Eight Thirty-five) Market St., below Ninth.

WARBURTON'S IMPROVED VENTI-in all the approved fashions of theseason, CHESNUT Street, next door to the Post Office.

9 15]

JONES, TEMPLE & CO.,
FASHIONABLE HATTERS,
NO. 25 S. NINTH Street,
First Store above Chestnut street. [49] I FOSTER,

FASHIONABLE HATTER, No. 7 S. SIXTH Street.

WRITTEN AND VERBAL DESCRIP-tions of Character, with Advice on Business Health, Education, etc. given daily, by 214tuths3mrp] at No. 722 CHESNUT Street. WRITTEN AND VERBAL DESCRIP-HORSE-COVERS, Spring and Summer

Styles
Very Cheap.
Big Horse in the Door.
KNEASS,
No. 631 MARKET Street. LAP RUGS. WOOL MATS,

DEAFNESS.-EVERY INSTRUMENT THAT D science and skill have invented to assist the hearing in every degree of deafness; also, Respirators; also, Crandall's Patent Crutches, superior to any others in use, at P. MADEIRA'S, No. 118 TENTH Street, below Chesnut.

2850)

RODGERS' AND WOSTENHOLM'S POCKET KNIVES, Pearl and Stag Handles, of beautiful finish, RODGERS' and WADE & BUTCHER'S RAZORS, and the celebrated LECOULTRE RAZOR SCISSORS of the finest quality.

Razora, Knives, Scissori, and Table Cutlery Ground and Pollshed at P. MADEIRA'S, No. 115 TENTH Street, below Chesnut 28 501

PATENT WIRE WORK FOR RAILINGS, STORE FRONTS, GUARDS, PARTITIONS, ETC. COAL SCREENS, FOURDRINIER WIRES, ETC. Manufactured by M. WALKER & SONS, No. 11 N. SIXTH Street,

FINE CHOCOLATE. FINE CHOCOLATE for Table Use, superior in uality to any in the market,

STEPHEN P. WHITMAN, Manufacturer of Specialties in Fine Chocolate, NO. 1210 MARKET STREET.

NO. 600 ARCH STREET. 600 THE EXCELSIOR, THE AMERICAN, THE ICE KING

REFRIGERATORS.

GRIFFITH & PAGE

NO. 600 ARCH STREET.

I NDIA RUBBER MACHINE BELFING
STEAM PACKING HOSE, ETC.
Engineers and dealers will find a full assortment or
GOODYEAR'S PATENT VULCANIZED RUBBER
BELTING, PACKING, HOSE, etc., at the Manufac BELTING, PAULE BELTING, PAULE BELTING, PAULE BELTING, PAULE BOOK BOOK BOOK STILLE CONTROL OF STILLE CO

N. B.—We have a new and cheap article of GAR DEN and PAVEMENT HOSE very cheap, to which the attention of the public is called

WINES, LIQUORS, FOREIGN AND DUMESTIC ALES, BROWN STOUT, PORTER,
and CIDERS.
P. J. JOHDAN, No. 220 PEAR Street, below Walnut,
begs to call attention to the large and varied stock of
goods now on hand, embracing WINES of all grades,
among which are some very choice Sherries and
Clarets: BRANDIES, all qualities and different vintages: WHISKIES, some very old and superior,
SCOTCH ALE, BROWN STOUT, together with
Jordan's celebrated TONIC ALE, now so extensively
used by families, physicians, invalids, etc.
CIDERS.—Crab-apple, Champagne, and Sweet
Ciders of all qualities, unsurpassed.
These goods are furnished in packages of all sizes,
and will be delivered in any part of the city free of
cost

EMOVED JOHN THORNLEY,

INDIA RUBBER AND GUTTA PERCHA MANUFACTORY No. 503 CHESNUT STREET, Above Fifth, North Side,

Opposite the Mayor's Office (formerly at No. 311), PHILADELPHIA. MACHINE BELTING, STEAM PACKING, ENall other articles of Vulcanized India Rubber for Mechanical and Manufacturing pur-GINE HOSE,

THIRD EDITION

FROM EUROPE THIS P. M.

Report of Markets to 2 o'Clock To-day. By the Atlantic Cable.

LONDON, April 16, 2 P. M. -Consols for money, 91g. American securities are firm, and the quotations without change.

LIVERPOOL, April 16, 2 P. M.—Wheat has advanced 2d. since the opening, and is now quoted at 14s. 5d. for California white. The other markets are without change.

SOUTHAMPTON, April 16, 2 P. M-The yachts Henrietta, Vesta, and Fleetwing, are all preparing to go to sea.

FROM WASHINGTON THIS AFTERNOON. SPECIAL DESPATCHES TO EVENING THERGRAPH.]

WASHINGTON, April 16. Business in Cabinet.

The Tenure of Office act is up for considera-tion before the Cabinet to-day. The question is what power the President has over a vacant office after the Senate adjourns. The Injunctions. The Rebel authorities who come on here to urge the injunction business, are disappointed at the result. They can get no decision till

December. A Question Settled. The Senate has extended the day of final adjournment to 4 P. M. on Thursday, but it may be changed.

Marine Intelligence.

New Yours, April 16.—The schooner Elizabeth with coal, from Elizabeth port for Norwich, Conn., was sunk off New London last night. Crew saved.
Forthest Monace, April 18.—The pilot boat Maryland reports having boarded the ship Osceola, from Callao for Hampton Roads, with guano: also, the brigs Cleta, Faony. Senorita, Water Witch, and Masonic, from the West Indies; and brig Marathon, from Savannah; all bound for Baltimore.

Latest Markets by Telegraph.

NEW YORK, April 16.-Stocks excited. Chicago and New York, April 16.—Stocks excited. Chicage and Yook Island, 88½; Reading, 199½; Canton, 42; Erie, 53½; Cleveland and Pittsburg, 67½; Pittsburg and Fort Wayne, 92; Michigan Central, 197½; Michigan Southern, 66½; N. Y. Central, 97½; Hithois Central, 1110½; Cumbarland preferred, 29; Virginia 68, 63½; Missouri 68, 94; Rudson River, 92; U. S. 5-20s of 1802, 109½; do., 1864, 108; do., 1865, 1085½; new issue, 107½; U. S. 10-40s, 98, 7-30s, fil st issue, 108; all others, 105½. Sterling exchange, 109; sight bills, 109½; Gold closed at 134½.

THE NAVAL DIFFICULTY AT CALLAO.

The following letter, from Admiral Dahlgren o United States Minister A. P. Hovey, in relation to the difficulties arising out of the refusal of a Peruvian naval commander to extend the usual courtesies to the officers of our Govern-ment vessels in the harbor of Valparaiso, has been sent to the State Department:-

been sent to the State Department:—
UNITED STATES PLAUSHIP POWNATAN, BAY OF CALLAG, February 16.—His Excelency the United General A. P. Hovey—Sir:—I have received your note of the 9th, enclosing the translation of a note addressed to you on the 8th by his Excellency the Portional Minister of Foreign Affairs. I find a yaself obliged to protest against the conclusions of the Minister of Foreign Affairs and the course of reasoning which leads thereto, in which I also notice several important ombisions.

omissions.

With the view of presenting a full understanding of all the facts of the case, I take this occasion to recall the facts of the case, I take this occasion to recall the facts of the case, I take this occasion to recall the case of the pitulate the events in the order of their occurrence:-First, The Government of Peru found it convenient First. The Government of Peru found it convenient to make use of the services of a citizen of the United States, who, having committed the greatest offense known to our laws, and those of every other country, had left the United States without permission of its authorities, so far as I am informed, and remains to this day excluded from the general pardon granted by the President of the United States, on which account he is disabled from dissolving his connection with the United States, and from the choice of a new national allegiance, which principle is affirmed in the last annual message of the President. This disability to accept public office extends even to those of a domestic character; for the United States Government would not permit ex Commander Semmes. Similarly situ-

accept planic oincextends even to those of a domestic character; for the United States Government would not permit ex Commander Semmes, similarly situated to ex-Commander Tucker, to exercise the daties of a Probate Judge in the State of Alabama, though he had been elected to the effice by the people.

Second, Rear-Admiral Tucker, having been clothed with high rank and command by the Peruvian Government, was visited on his arrival at Valparaiso by the commander of a United States ship, and rudely repelled the courtesies tendered bin by that officer.

Third. The Government of the United States having formally expressed a hope that this act will be discountenanced by the Government of Peru, and that he (Admiral Tucker) will be required to make the proper apologies for his conduct, I do not learn that this reasonable expectation has been gratified, and the silence of Mr. Secretary Seward, mentioned by Mr. Pacheco, does not seem to imply acquiescence in the position of the Peruvian Government, that the affair was personal, and therefore required no official reparation.

Fourth, In this condition of things the usual courte. Fourth. In this condition of things the usual courte-

sies which would have been paid to a bona fide Peru-vian officer, who had not already refused them, were withheld by a United States ship-of-war duly autho-

withheld by a United States ship-of-war duly authorized to do so.

Fifth. Upon which, as I learned informally from yourself, Rear-Admiral Tucker issued an order suspending all courtesies to United States officers on the part of Peruvian naval officers, though he himself committed the first act of the kind.

The Minister of Foreign Affairs is pleased to endorse this action, on the ground that the refusal to salute Mr. Tucker under these circumstances is a slight to the Peruvian flag, which I entirely disclaim. The salute of a national flag is twenty-one guns, which has always been paid to the Peruvian flag by our vessels when capable of firing a salute. That of a Rear-Admiral is never twenty one guns; it is also individual, not national, though official, and not private, and therefore is the subject of claim by those entitled to it, but not on the ground of a national salute. One may be given while for special reasons the other is withheld. The Tuscarora did actually salute the flag of Feru on anchoring here, though the same vessel did not salute Rear-Admiral Tucker when he holsted his flag at Valparaiso. And in this proceeding Mr. Tucker must himself nave recognized the fact of difference in the nature of salutes, because I am not aware that he even complained of not being saluted by the Tuscarora.

The question, as it now stands, is properly to be settled by the concurrence of both Governments, being international, not domestic, but pending this, its proper solution, Peru takes the decision into her own hands, and while our State Department has signified its expectation of an apology for the conduct of Admiral Tucker, her Government resorts to a retaillatory measure, going far beyond the original limits of the case, and thus involves indiscriminately all the matter.

This wears the appearance of distation in regard to an interest of the United States and the bona fide

the case, and thus involves indiscriminately all the naval officers of the United States and the bona Ada Pernvian naval officers, who have no concern in the matter.

This wears the appearance of dictation in regard to an interest of the United States that cannot fail to impress our Government and people very uniavorably, and which must be ineffectual. His Excellency Mr. Pacheco is pleased to conclude his note by saying. "I can affirm to your Excellency, in the name of the Supreme Chief, that if courtesy be shown to our officers and ships it will be immediately returned." I will assure the Misister of Foreign Affairs in return that no courtesy will be withheld or has been from the Ferwian flag, or from any bona Add Peruvian officer, which is due to either. The exceptional case of Admiral Tucker's not included with either, and I may add that in one instance a proper courtesy paid to bona Add Feruvian officers was not returned. Captain Strong reports to me as follows.—

"Admiral Tucker's conduct to me has not prevented me troin utiliting the usual civilities between frendly rat ons, as when the Independencia returned here on the 28th of October, after an absence of saventy-two drys. I called on board, saving. I have called to pay my respects to the officers. Though the Admiral's flag had been shifted to that ship the day before. The visit is as not been returned."

The date of the visit referred to has since been given is me as the actn of October, 1808.

In conclusion, nothing more is asked at the present time, by myself, thas the revocation of the offensive order, leaving the entire question in regard to the sinus and conduct of Admiral Tucker as it now stands, to rest on its own merits and the joint decision of the Governments of the two countries.

My own action has been communicated to the Navy Department, under whose authority I act, and authoried him have taken.

I have the honor to be, very respectfully, your obedient servant.

I have the honor to be, very respectfully.

LEGAL INTELLIGENCE.

COURT OF QUARTER SESSIONS-Judge Brews

court of quarter skssions—Judge Brewster,—Thomas Carrol was charged with assault and battery upon John Clendenning. It appears that Mr. Carrol, the defendant, with a partner, rents from the prosecutor a second-story room, in Unity street, near Leiper, Frankford, in which they carry on the weaving business. At the time of the leasing of the room there was a stairway leading from this room to the floor above, which stairway was reserved by Mr. Clendenning for his own uss.

Not long since he removed this stairway, and for the time allowed the defendant and his partner to use the space made, but not giving them absolute right under a written agreement. Again he went to the place with two workmen to rebuild the stairway, and was ordered out of the room. Mr. Clendening went back to reason with the detendant, and was moving some articles out of his way when he was attacked by him. The witcess testified that the defendant raised a hatchet to strike Mr. Clendenning and was prevented from doing so by one of the workmen.

The defends set up that they had a positive right to workmen.

The defense set up that they had a positive right to this space by the removal of the stairway; that the

prosecutor had been ordered out of the room, over which detendant had compiete control, and having refused to go out, it was attempted to pit him out, no more than necessary force having been used. The jury after considering the widence a short while, requested the Judge to charge them concerning this space in dispute; and his Honor told them that unless it was shown that the prosecutor had by a written agreement given the defendant a right to the space, which had been reserved at the original lessing, the defendant had no claim whatever to it. This seemed satisfactory to the jury at the time, and they retired to deliberate but they finally returned, saying there was such a vital difference in the conclusions they had come to, that it was utterly impossible to render a verdict. The Court discharged them from a further consideration of the case.

It may be Christian care and conscientionness that prevent the jury from making a verdict but as the same thing has happened within ten days, in comparatively simple cases, it may also be either stubbornness or stupidity.

William Powdersand Cornelius Butler were charged with having assaulted Calvin Sower, and having taken from him a pistol and some money. Officer Hoover testified that on last Friday evening hesaw Sower a Front and Washington streets, and he appeared as if he had been beaten, and took the officer to the place where he said the men had attacked him; but when he came to the place he dind's seem to recognize any one, and had started away, when Butler told the officer to a creek thim. The result of it was that Sower saided that he came to the city has Friday from Middletown, Dauphin county, in this State, to set it of the said of the first on the defendants.

Sower stated that he came to the city has Friday from Middletown, Dauphin county, in this State, to set it of the said of the was been to Butler who and the wished to have nothing to do with him, and walked out he followed, and started to speak again, when Butler knocked him down; he was badly beaten,

Richard M. Speakman vs. Thirteenth and Fitteenth Richard M. Speakman vs. Thirteenth and Fifteenth Streets Passenger Bailway Co. An action to recover a balance due on a horse sold by plaintiff to deleadants. Verdict for plaintiff, \$8758.

DISTRICT COURT—Judge Sharswood.—Eliza H. Vaux, Assignee of the Western Sonp Society, vs. Hester G. McNutt, Administratrix of William McNutt, deceased. Verdict for the plaintiff for \$12572.

Henry Wallace & Co. vs. Hester McNutt, Administratrix of William McNutt, deceased. Verdict for the plaintiff for \$725724.

Henry Dubring, Assignee of Charles Dupree, vs. P. Carroll Brewater and M. G. Morris, Executors of William Morris, deceased, defendants, and E. G. Morris, terre-tenant, Verdict for the plaintiff for \$9007.

morris, terre-tenant. Verdict for the plaintiff for \$6007.

Thomas Stewardson, Executor, vs. John Rogers, Administrator, Verdict for plaintiff for \$2560.

William P. Haffa & Co. An action on a book account. Verdict for the plaintiff for \$11824.

Robert M. While vs. Joseph L. Moss and John Crawford. An action of replevin for rent in arrears. Verdict for defendants, \$150.

B. Franklin & Co. vs. Margaret Moffitt, administrative of Adam Moffitt, deceased. An action on a promissory note. On trial.

DISTRICT COURT—Judge Stroud.—J. M. Blood vs. Joy, Coe & Co. A feigned issue to test the ownership of certain goods. Verdict for plaintiff.

Samuel Cooper vs. Thomas Gready. An action to recover damages for alleged breach of contract. On trial.

CLEN ECHO MILLS.

GERMANTOWN, PHILADELPHIA. 2015

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FOURTH EDITION

MASSACHUSETTS POLITICS.

A Republican Newspaper Denounces the Action of the Senate in Rejecting Nominations, Etc.

[SPECIAL DESPATCH TO THE EVENING TRLEGRAPH.] New York, April 16.— The Newburyport (Mass.) Hera'd (Hepub tean) says:— "Mr. Johnson has been remarkably liberal in his nominations so far as this section of the country is con-cerned; more liberal than any other President since John Quincy Adams.

"There are very few Democrats in official places. Men otherwise unexceptionable, of the best character in public and private life, the

best scholars, the bravest soldiers, and the most accomplished gentlemen have been rejected simply on the ground of their politics, because they supported the man who nominated them, "Of Johnson Republicans there have not been enough appointed to show that there ever was such a party. Three-quarters at least of all the office-holders in this State are to-day opposed to the President, and he has not and does not propose to change them on that account. Now, for any Senator to say that in the few existing vacancies no man of Johnson proclivities shall

be confirmed, is to assume the entire control and attempt to run the machine independent of Presidential preferences.
"If Andrew Jackson was President, he would see a Senate in session long enough to wear out the seats they sat in before he would yield."

(This may all be true, in one sense, but if the Senate was to confirm the nominations made by the President, would not three-fourths of the Republican office-holders be turned out of office?-ED. TELEGRAPH.]

LATEST FROM WASHINGTON.

[SPECIAL DESPATCHES TO THE EVENING TELEGRAPH.] WASHINGTON, April 16.

Postponed Parade. The colored demonstration of respect to the memory of Abraham Lincoln has been post-ported on account of the rain. Several colored delegations and military companies from Bultimore and elsewhere, have arrived here to take part in the demonstration.

The Austrian Mission. It is rumored that the President will recall Raymond's nomination for the Austrian Misdon, at his request.

Adjournment Question. There is a spirited debate in the Senate on the extension of the session. A majority are determined on a final adjournment by Thurs-

United States Senate-Extra Session. Washington, April 16.—The President appointed tesars. Buckalew, Apthony, and Trambull as the pectal Committee on Buckalew's resolution offered esterday, with regard to making a contract with some yesterday, with regard to making a contract with some competent person to prepare a synoptical report of the Senate for the use of the newspapers, or for any authorized agency of the press.

At quarter past 12 there were not more than twenty members present, and there was a pause in the proceedings, waiting for the Senators to arrive.

A quorum having appeared. Mr. Fessenden called up the resolution, offered by Mr. Anthony yesterday, extending the time for adjournment until to-morrow afternoon.

atternoon.

Mr. Summer moved to substitute Thursday.

Mr. Howe maintained that if the President sent improper nominations here, the Senate could not confirm, and if offices were kept open the President was firm, and if chices were kept open the Freshelm was
to blame.

Mr. Cameron believed that the President did not
intend to send here any but the worst men for office.
He was willing to adjourn to-day, and throw the responsibility on the President.

Mr. Chandler wished to correct the misapprehension that Copperheads and traitors would be confirmed, as intimated by several Senators.

Mr. Pessenden was not aware of such intimations
until the present remark of the Senator from Michigan. He had supposed the Senator would name
them.

Mr. Chandler replied that he alluded to Senator Fessenden.

Mr. Fessenden repelled the remark with the scora and contempt it deserved, and agreed that it was the duty of the Senate to stay here until all the vacancies were filled. He never made such a remark as Charged.

Mr. Chandler replied, saying that he had heretofore followed Mr. Fessenden as his leader until now, and declared that he would never vote to confirm Copperheads and traitors.

Mr. Drake did not consider it the duty of the Senate

Mr. Drake old not consider it the duty of the Senate to stay here to act upon the repeated nominations of men who have been repeatedly rejected.

Mr. Davis claimed, from the commencement of the Government until now, that the President always had a right to nominate whom he pleased, provided they were competent and honest; but a new rule had been insisted on here, that all nominees should be Radical Republicans. Republicans.

Mr. Yates (Iil.) dissented from Mr. Davis' views, claiming that as the Radicels were triumphant in the elections the offices about the filled by such persons.

The Senate passed the resolution to adjourn on Thursday at 4 o'clock, and then went into Executive

SALE OF STOCKS AND REAL ESTATE. -The fol-

SALE OF STOCKS AND REAL ESTATE.—The following properties were offered for sale at the Philadelphia Exchange, by M. Thomas & Sons, commencing at noon to-day, with the annexed result:—

2 \$1000 6 per cent, Union Canal Coupon Bonds \$2100 6 per ashares Southwark Bailroad. 13-52
655 shares Oil City Petroleum and Refining
Co. 100 shares Freedom Iron and Steel Co. 33-450-33-06
10 shares Freedom Iron and Steel Co. 33-450-33-06
10 shares Steubenville and Indiana Railroad. 12-90
672 scrip do do do do 7-50
100 shares Union Bank of Tennessee. 5-59
100 shares Planters' Bank of Tennessee. 6-90
100 shares Planters' Bank of Mississippl. 8-90
100 shares Planters' Bank of Mississippl. 8-90
100 shares Planters' Bank of Mississippl. 8-90
100 shares Anti-Incrustation Co. 25-00
100 shares Anti-Incrustation Co. 25-00
100 shares Anti-Incrustation Co. 25-00
100 shares Anti-Incrustation Robert March 100-90
100 shares March 100 sha

HEARINGS AT THE CENTRAL STATIOM .- Ellen McNuity had a hearing before Aiderman Beitler at 2 o'clock to-day. The particulars of the case will be found elsewhere. She was held in \$1000 bail for a further hearing. The place where Mrs. Rex resides is Flourtown, instead of Nor-

Philada, Stock Exchange Sales, April 16 Reported by De Haven & Bro., No. 46 S, Third street
BETWEEN BOARDS. \$200 City 6s, New 100 BOARD.
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