BUSINESS NOTICES.

Theopest Clothing in Philadelphia, theopest Clothing in Philadelphia, Theopest Clothing in Philadelphia, Theopest Clothing in Philadelphia,

Our stock is manufactured with especial care for this season's sales. We defy competition in extent and variety of assorbnest, and in style, fit, and make of floods. Prices always guaranteed lower than the lowest elsewhere, and full satisfaction guarantees every purchaser, or the sales cancelled and money re-unded.

Mall way believes: BENNETT & Co.

Ended.

Holy very between BENNETT & Co.,

Fifth and Tower Hall,

No. 518 Markett Street,

PHILADELPHIA,

AND NO. 500 BROADWAY, NEW YORK.

THE WAY TO TEST SAFES.

PASSING A FIERY ORDEAL.

HEREING'S SAFE AGAIN TRIUMPHANT!

GREAT FIRE IN CHARLESTON, S. C.

READ THE TESTIMONY.

A very destructive confiagration occurred in Charleston, S. C., a few days since, which burned several extensive stores on East Bay, among which was one occupied by Measrs, J. & T. Getty, the wellknown shipping agents. The Charleston News says: -

"In the hottest of the fire was one of Herring's safes, which came out, as usual, triumphant over its fiery foe. Mesars, J. & T. Getty have reason to congratulate themselves that on opening their safe yesterday afternoon, they even took out their bank bills and checks uninjured. We would advise our friends in need of safes to try one of Herring's. They have proved themselves in our very midst thoroughly fire-

ADDITIONAL TESTIMONY.

The Charleston Courier, in giving an account of the same fire, makes the following editorial remarks:-

"We saw, during the fire, a Safe in the second story which seemed in great danger, but learning it was one of Herring's, we felt sure that Messrs. J. & T. Getty's books were all to be saved, and we were right, for on opening the Safe yesterday afternoon it was found that little injury was done by the fire. We were glad to see our friend Getty draw out his package of 'greenbacks' all 'at par.' Papers lying loose in pigeon-holes were not even discolored by the fire. We congratulate Messra. Getty on their luck in having one of Herring &

HERRING'S FIRE-PROOF SAFES. Principal Officer-

> FABRELL, HERRING & CO. No. 627 CHESNUT Street.

> > WANAMAKER & BROWN

Two Fine New Chromes are just announced from the establishment of L. Prang & Co., of Boston. They are numbered 25 and 76 in their catalogue, and are entitled respectively "Under the Apple Tree" and "Rest on the Roadside." These two splendid pictures are intended for companion pieces, and are after oil paintings by Niles, who has achieved a high reputation for a happy rendition of scenes in childife. The first represents a boy who is happy in contemplating the contents of a barrel under an apple tree; while the other pictures a little girl reposing by the roadthe other pictures a little girl reposing by the road-side, amongst the rocks and abrubbery, with a pecu-har express on of childish innocence and meskness on her bewitching countenance. These handsome and attractive chromes are each 7 by 9 inches in di-mension, and the price of the pair is but \$500. They are for sale by G. W. Pitcher, No. 808 Chesnut street, and Duffield Ashmead, No. 724 Chesnut street.

Wanamak Er & Brown.
Mep's and Boys' Clothlng. Garments ranging
at every price; cut in
every style; ready made
or made to order. S. E. corner Sixth and Mar-ket streets. Overcoats, — Chinchilla, Whitney, Esquimaux, Beaver, Fur Beavers, Pilots, etc. Largest va-riety in city. Oak Hall, Sixih and Market sta. Business Suits. — Both foreign and domestic goods, excellent styles, B. E. corner Sixth and Market sta. Oak Hall. Wanamaker & Brown. Dress Suits of all the desirable styles, suita-ble for any occasion, Wanamaker & Brown, Sixto and Market sts. \$20 TO \$60. Boys' Suits, for school, home, and dress; newest styles and best class goods. Wanamaker & Hrown. Large Clothing House, Slixth and Mar-ket attects. \$6 TO \$20, \$6 TO \$20,

Boys' and Youths' Over-coats in variety of styles. Wanamaker & Brown, Sixth and Mar-ket streets.

Shirts, Underclothing, and Gents' Furnishing Goods of every kind at small advance above cost, Wanamaker & Brown, Oak Hall Great Clothing House, Sixth and Market streets.

MARRIED.

For additional Marriages and Deaths see Third Page. SIMON-HAILEY.—On the 11th instant, by Rev. R. J. Carson, Mr. JACOB S. SIMON, formerly of Richmond, Virginla, and Miss ANNA C. BAILEY, eldest daughter of Joseph Balley, Esq., of this city. } DIED.

REED -Suddenly, at Chestnut Hill, on the evening of the 15th instant, MARY L., wife of William B. Fineral service at the Church of St. James the Less, on Tuesday, the 19th instant, at half-past 12 o'clock. M

ACENCY OF THE

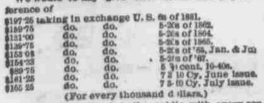
67 TO \$25. 87 TO \$25. 87 TO \$25.

7 TO \$25.

Union Pacific Railroad Company OFFICE OF

DE HAVEN & BROTHER, NO. 40 SOUTH THIRD STREET, PHILADELPHIA, November 7, 1867.

We desire to ca dattention to the difference in the relative price of the First Mortgage Bonds of Union Pacific Railroad, and the price of Governmenta, We would to-day give these bonds and pay a dif



We offer these Bonds to the public, with every confidence in their security.

DE HAVEN & BRO.

CITY INTELLIGENCE

[FOR ADDITIONAL LOCAL ITHER SEE INSIDE PAGES.]

RELIGIOUS MATTERS .- A series of sermons is People's Association of the Tabernacie Baptist Church. We notice in their list the names of some of the most prominent divines in the denomination. Rev. Robert Lowry, of Brooklyn, will deliver the second of these sermons to-

will deliver the second of these sermons tomorrow evening, at 7½ o'clock. Subject—
"Armed, yet defeated." To render the service
additionally attractive, the splendid quartette
choir connected with the church have consented to sing some of their quoicest selections,
The whole service will doubtless be unusually
interesting, and the house a crowded one.

At 7½ o'clock on Monday evening next, the
Rev. Andrew Culver will be formally installed
as pastor of the First Presbyterian Church, on
German street, below Third. The Rev. R. H.
Allen, of the "Old Pine Street Church," will
preside on this interesting occasion. The Rev.
Daniel March, D. D., of the Chinton Street
Presbyterian Church, will deliver the sermon,
while the Rev. William T. Eva, of the Bethesda Church, Kensington, will deliver the
charge to the pastor, and the Rev. E. B. Breen,
formerly pastor of the German Street Church, formerly pastor of the German Street Caurch, the charge to the people. Mr. Culver com-mences his pastoral duties to morrow, preach-

mences his pastoral duties to morrow, preaching in the morning and evening.

The Rev. George W. Smiley has resigned the pastorate of the Second Congregational Churcu, at Eleventh and Wood streets, and is to be sueceeded by the Rev. Mosely H. Williams, of Terryville, Conn. The new incumbent will enter upon the discharge of his duties to-morrow.

The new Protestant Episcopal Church of St. Jsmes, Hestonville, has thus far cost \$7500, but only \$2000 remains unpaid. Only \$2000 remains unpaid.

During the month of October, the receipts of the Evangelical Education Society amounted to \$140.78, and the receipts of the Bishop White Prayer Book Society, from October I to November 12, reached \$515-17.

During the week commencing on Monday, November 25, a grand fair in aid of the First Presbyterian Churen of Mantua will be neld in Borticultural Hall.

On Tuesday evening next, the fifth anniver-

Horticultural Hall.

On Tuesday evening next, the fifth anniversary of the Young People's Association of the Fitth Baptist Church, corner of Eighteenth and Spring Garden streets, will take piace. The Rev. Thomas Armitage, D. D., of New York, will deliver an address on the occasion.

Some time since a number of persons were excluded from membership in the Eleventh Baptist Church of this city, while a number of others were suspended. At their call a council was assembled, consisting of eighty-three delegates—of whom thirty-four were ordained ministers—representing twenty-eight churches of the denomination in this city. The Rev.

ministers—representing twenty-eight churches of the denomination in this city. The Rev. William Catheart presided, and the following resolutions were adopted:—

Resolved. That while we recognize the independence of the churches, and disclaim all right or desire to control the action of any individual church, we also recognize the broad principle by which as Christians we are bound to counsel and advise either individuals or churches when an appeal for such counsel and advice becomes the only method of redress.

Resolved. That, alter a careful examination of evidence which we deem sufficient in its relation to the case of the bre hren and sisters who have called us together, we undestantingly declare that we find no light cause for their exclusion or suspension; and we harreby adjudge them worby of membership in any Bapt-at church.

Evidence That in the reference of the Everent Bap.

lust cause for their exclusion or suspension; and we bereby adjudge them worby of membership in any Bapt-st church.

Reioleed, That in the refusal of the Eleventh Bapt-st church to partic pate with us in our deliberation, although corduity invited so to do, as well as in the manner in which their refusal was egoveyed, we have a right to feel aggrisved, and we carnestly invite them as brethren beloved to reconsider their course, as well as the style of their communication.

Several Methodist pulpits will be filled tomorrow by prominent divines, who have been in the city during the week to attend the anniversary of the Caurch Extension Society. The appointments for the morning service are as follows:—St. George's Church, Rev. Dr. J. G. Bruce; St. John's, Rev. Dr. Crary; Whartoa Street, Rev. Dr. Lanahan; Flith Street, Rev. Dr. Martin; Trinity, Rev. Dr. Trusdell; Spring Garden Street, Rev. Dr. Kynett, Corresponding Secretary of the Society; Cohockstuk Church, Rev. Dr. Mitchell; Haines Street, Germantown, Rev. Dr. Stark. In the evening the Rev. Dr. Kynett will preach in the Nazareth Church, Thirteenth street, below Vine.

The Rev. G. Van Aken, of Philadelphia, has receive d and accepted a call from the Reformed Dutch Church of Freehold, New Jersey, and will enter upon his duile- in a few days.

THE REV. NEWMAN HALL, D. D., of Surrey Chapel, London, in answer to the great demands of our citizens for an opportunity to listen to him, both in the pulpitand on the platform, has

Chape, London, in answer to the great demands of our citizens for an opportunity to listen to him, both in the pulpitand on the platform, has again arrived in this city. To morrow he will preach four times, as follows:—At 10½ A. M. in the Central Presbyterian Church, at Eighth and Cherry streets; at 3½ P. M. in the Presbyterian Church at Seventh and Spruce streets; at 7 P. M. in the Green Street Methodist Episcopal Church, on Green street, above Tenth; and at 8½ P. M. in the Bethel (colored) Methodist Church at Sixth and Lombard streets. Church, at Sixth and Lombard streets.

BURGLARS,-William Simpler and James Murphy were taken in charge, last night, and ommitted for a further hearing by Alderman Pancoast, charged with burglary. At a late hour on Thursday night Officer Jeandelle saw them working at the door of a beer saloon at Twenty-third and Callowhill streets, and when he approached them they started on a run. Morgan was near, and the two started Officer Morgan was near, and the two started off for the burglars. The latter officer, seeing that they were likely to escape, drew his pistol and fired at them, but without hitting either. During the chase, one of the burglars threw a heavy jimmy at Officer Jeandelle. They will have a hearing at the Central Station this afternoon.

REV. NEWMAN HALL'S LECTURE this evening is one that will be of special interest to all who are interested in missionary labor in Philadel-phia or elsewhere. The Rev. Dr. Hall will give phia or elsewhere. The Rev. Dr. Hall will give a vivid and instructive account of his missionary efforts in London, which have resulted in untold good, gathering thousands into the the Sabbath schools and prayer-meetings—many of these becoming missionaries themselves. Those who would enjoy a rich treat should avail themselves of this opportunity, as this will be his last lecture in our city.

ADMITTED TO THE BAR .- This morning, on motion of James R. Booth, Esq., Mr. John F. McDevitt was admitted to practice as an attorney and counsellor-at-law in the Courts of this city and county. Mr. McDevitt has been connected with the journalistic profession in this city for a number of years, as a phonographic reporter and editor. Now that he base graphic reporter and editor. Now that he has taken farewell of the scissors, paste-pot, and pen, we give him a friendly salutation at parting, and wish him all success in his new pro-

WOULD TAKE IT .- An individual, named John George Prichard, entered the store No. 241 N. Water street, this morning, and picked up a bag of corn. He was proceeding to leave with it, when one employed in the store requested him to lay it down. He compiled, and went out. In a short time he returned, picked up the best again, and left. The employe followed him to Front and Race, and handed him over to the custody of an officer. Alderman Hurley comprisited him in default of \$800 hail. committed him in default of \$600 bail.

SERIOUS CHARGE.-This morning about five o'clock, a crate of straw, standing in the midst of others, before Frank's auction store, on Noble street, near Second, was found to be on fire. Had it not been speedily extinguished, a serious confiagration would have resulted. The Sergeant of the Second District arrested one John Kennedy, on the oath of a citizen, who swore that Kennedy affirmed that he had set the crate on fire. Alderman Toland committed the accused in default of \$1000 ball for a further

HENRY VINCENT, Esq., the popular English orator and reformer, is again announced to lecture in this city, on the evenings of November 26 and 28. The lectures will be given in Concert Hall, under the auspices of the Young Men's Christian Association, the subject of the first heing "John Milton, the Scholar, Poet, and Patriot;" and the last, "Garlbaldi and the Italian Movement for Unity and Freedom."

Assault .- Mrs. McCauley lives in the third Assault.—Mrs. McCauley lives in the third story front of No. 775 S. Seventh street. Yesterday William Larue was, with a friend, in an adjoining house, and, while there, he heard a scuffle. Going out he found Mrs. McCauley, as is alleged, pounding some other woman. He, in turn, pounded and kicked her, for which he was arrested, and committed by Alderman Bettler.

Beitler. GENERAL PETER LYLE, we are happy to be able to state, is improving as well as could be expected, notwithstanding the report to the contrary which gained credence yesterday afternoon. His fractured limb is rapidly healing, and in a week it is anticipated by his friends that he will again be up and able to tested to his duties. attend to his duties.

THE DRATH of the estimable wife of William B. Roed, Esq., of this city, is announced.

A Murderous Assault.—This morning at an early hour, William Malony, telegraph operator in the Third District Station, was startled by seme one crying "help and murder!" while going home. He started for the place from which the sound came, and found a woman, at Sixth and South treets whether from which the sound came, and found a woman, at Sixth and South streets, who told him that she had been assaulted by a man. While talking to her, a man named McCan came up stealthly behind the operator, and striking him upon the head with a blackjack, knocked him senseless to the pavement, and then made off. Some of the neighbors carried Malony home.

COMPLIMENTARY CONCERT. - We publish else-COMPLIMENTARY CONCERT.—We publish else-where the correspondence between some fifty of cur leading citizens and Mrs. Josephine Schimpf, the eminent Philadelphia cantatrice, relative to a grand complimentary Concert to be tendered to the latter, at Concert Hall, on the 3d of December. Mrs. Schimpf has done a great deal to popularize music in our city, and to encourage a proper and even exalted musical taste among our young people, and she de-serves the most generous benizons of our citizens.

OBTAINING MONEY UNDER FALSE PRETENSES. George W. Holmes, Jr., residing at the La Pierre House, was before Alderman Jones yes-terday, on the charge of obtaining money under false pretenses from Agnew & Co., No. 839 Chesnut street. He was bound over in \$850 bail

AID FOR THE DESTITUTE .- Yesterday afternoon \$5 was received at the Mayor's Office to aid Mrs. Fuller and her children, who travelled on foot from Lynn, Mass., to this city, to reach her friends at Norfolk. Are there not other persons who can send in a subscription for the same purpose;?

Supposed Smuogless.—Three negroes, hailing from Cuba, named Emanuel Martinman, Antonio Moutunique, and Benito Podin, were arrested in the Fifth District on the charge of smuggling clears in their carpet-bags. Alderman Swift committed them. RAGS .- Joseph Stall was taken in custody

on Dock street for stealing carpet rags. The theft was discovered when the rags were off red for sale by two little boys. Alderman Morrow committed him.

CAMDEN AFFAIRS.

MEETING OF COUNCILS.-Last evening, a spe

Meeting of Councils.—Last evening, a special meeting of Councils was held, for the purpose of taking into consideration the propriety of repairing and grading Market street, between Front and Second.

President B. F. Archer in the chair.

Thomas C. Knight, Neith Ward, said:—Mr. Prosident, a culvert has been lad on Market street between Front and Second streets, and the thoroughfare, consequent upon excavating a place for it, is in a very bad condition. Numerous connections have been made with it by the owners of property along there. The grade does not correspond with that below Front street. It needs repairing, and would cost almost as much to do that as to repave and grade it. Therefore I beg leave to offer the following resolution:— Iulion:

Exercised, That the Street Committee of the North
Ward be and are hereby authorized to grade and repave Market street, from Front to Second street.

A petition from a number of residents along the
line of the proposed improvements, praying that
Councils, would order the work to be done, was received.

The resolution was passed unantmously.

Mr. Pierson (South Ward) presented a petition for a public lamp, to be placed at the corner of Broadway and Division streets. It was received, filed, and referred to the Lighting Committee of the South Ward with power to act. Ad-

MORE BURGLARIES .- The burglars having suspended operations in Camben for about two week's, commenced their depredations again on Thursday afternoon, by entering the house of Edward S. Pierson, No. 322 Cooper street during the temporary absence of Mrs. Pierson, and carrying off 350. A large lot of clothing had been packed up ready for transportation, but the thieves were evidently frightened, as they decamped without it. as they decamped without it.

In the evening of the same day they effected an entrance to the house of B. F. Becket, No. 11s Elm street, and sithough they searched the house from celler to garret, did not take anything away. The supposition is that they were frightened off.

A Noisy Irishman .- Patrick Doyle, a son of A Noisy Irishman.—Fatrick Doyle, a son of the Emerald Isle, who is in his element when he has plenty of the "cratur," was arrested last evening by Officer Mortland for insulting females on Line street, in the South Ward. Pat, as usual was dronk. Unlike most men in an inebriated condition, saw single instead of double. He imagined two females were one, and that one was his wife, whom he is in the habit of beating. He did not strike either of the women, but he made threats to, and this caused his incorceration in the lock-up. He had a hearing before Mayor Cox, and was fined.

CAMDEN WATER .- The hydrant water which the residents of Camden are obliged to drink at the present time is truly horrible. It not only has a bad taste; but there is very little of it. The capacity of the water works is either entirely inadequate to supply the demand, or else those who have charge of them are endeavoring to see upon how small a quantity of the aqueous element a population of twenty thousand souls can sustain life.

New Culverts .- Culverts are being laid on Pine and Benson streets. They are rapidly approaching completion, and the residents in the neighborhood will not be troubled any more with water in

RARE CHANCE,-\$2000 FOR A THIRD A RARE CHANCE,—\$2000 FOR A THIRD interest in one of the best inventions of the age, a fortune can be made in a short time, with little capital. Further information at No. 518 Walnut street, Room No. 12. for one week.

OST-IN GOING PROM NINETEENTH and Arch streets to Sevententh and Pine streets, a Child's Gold Oval BREASTPIN, with a bar across it, A liberal regeard will be paid by leaving it at No. 1714 PINE Street.

THE MECHANICAL

FOR SALE.

A DMINISTRATORS' SALE OF VALUABLE A BEHALL ESTATE.—By order of the Orphani'
Court of the County of Monmouth, in the State of New
Jersey, will be sold at Public Sale, on the 28th inst., a
TRACT OF LAND, containing about is acres, late the
estate of Benjamin A. Shoemaker, deceased, elimate at
Long Brauch, about a quarter of a mile from the
beach, being very desirable for building lots. For parteniars, address

ticulars, address
BOBERT ALLEN, Js., Attorney,
Red Bank, Monmouth County, N. J.
WOOLMAN STOKES, Long Branch,
Or, EDMUND N. GRUNDY, No. 228 MARKET
Street Philadelphia, WILLIAM P. ELLIS, No. 1304
N. SEVENTH St., Philadelphia, Administrators.
§ 11 5 7 9 11 13 15 16 18 20 22 24 26 28 185

A COUNTRY SEAT AND FARM FOR pike above the seven milestone, and near Tacony.

Mansion House Factory, and Dwaltings to let,
Apply to R. WHITAKER No. 616 LOCUST St. [111621*

TO RENT.

TO LET,

Large Third-Story Room, Well Lighted, with or without Power.

NO. 108 SOUTH THIBD ST. FOR BENT-HANDSOME RESIDENCE, with Three-story Back Buildings, No. 2017 ARCH Street.

11 16 31*

No. 49 WALNUT Street.

THIRD EDITION

A MYSTERY IN CLEVELAND.

Steamer Burned in New York This Morning.

Later Commercial News from Europe.

Etc., Etc., Etc., Etc., Etc., Etc.

TROM EUROPE BY CABLE.

Three o'clock Report of Market. LONDON, Nov. 16-3P. M .- Consols for money, 94 9 16; U. S. 5-20s, 76 10-16; Illinois Central, 85] (;

Erie Rallroad, 48, FRANKFORT, Nov. 16-3 P. M .- U. S. 5-20s, 7514 LIVERPOOL, Nov. 16-3 P. M. - Cotton and Breadstuffs unchanged. Lard, 55s. Tallow, 41s. 3d. All other articles unchanged.

LONDON, Nov. 16-3 P. M.-The markets are anchanged. ANTWERP, Nov. 16-3 P. M .- Petroleum, 45f.

A Shocking Mystery.

CLEVELAND, Nov. 16 .- Mr. Gregory, the phoographer located on the public square, was found in his rooms this morning with his throat cut, and a girl whose name is unknown. Both were dead. The girl had been shot. Nothing explanatory of this mystery is known as yet.

Steamer King Philip Burned.

New York, Nov. 16.-The steamer King Philip, owned by Messrs. Palmer & Skelton, laden with 'grain, took fire about 9 o'clock this morning, at the dock foot of Norris street, Jersey City, and burned to the water's edge. The loss is about \$30,000.

Stocks in New York To-Day.

[SPECIAL DESPATCH TO THE EVENING TELEGRAPH.] New York, Nov. 16.—Smith, Randolph & Co., Bankers, No. 18 South Toird street, and No. 3 Nas-au Street, New York, report at 1 o'clock this afternoon as follows:— United States 1881s, 1131/46/131/4.

United States 18818, 1137, 201134.
United States 5-20s, 1862, 1034, 201054.
United States 5-20s, 1864, 1054, 201054.
United States 5-20s, 1865, 1064, 201064.
United States 5-20s, new, 1885, 1073, 201074.
United States 5-20s, 1867, 1073, 201074.
United States 10-40s, 1024, 201024.
June and July 7-30s, 1057, 2010514.
Market leady.

LEGAL INTELLIGENCE.

The Girard College Case—Injunction Refused.

COURT OF COMMON PLEAS—Judges Allison and Brewater,—This morning Judge Allison delivated the following opinion, disposing of the Girard College

Richard Somers Smith vs. Charles E. Lex, James J. Boswell, et al., Directors of Girard College, and William H. Allen, defendants.

The bil files by the complainants prays.—
First. That it shall be decreed that the Board of Directors of Girard College have no power to remove the President of the College except for cause assigned. Second. That the removal of the complainant, without cause, was quilawful. out notice and without cause, was unlawful. This, That the choice of William H. Allen as President of Girard College was unlawful, because there was no vacancy, and because he was so chosen through

The bill charges that some of the defendants in-trigued to have complainant removed from his office of President, to which he had been elected on the loth day of May, 1983, and labored to procure the election of persons as Directors of said College pledged to effect and removal, and that defendants Boswell, Truman, and Gill raye such piedges. and the gave such plodges.

In the fact, section of the bill declarations hostile to the comparison and assignment of improper motives are charged against the delendants therein named, which are set up as evidence of intrigue, and o'a corrupt exercise of power and discretion confided to them as directors of the charity established by the them as directors of the Charity established by the will of Mr. Girard.

These charges of corrupt combination, intrigue, motives, and declarations of distilks and hostility to complainant are denied in the affidavits of those of the detendants who voted on the 11th day of September last in favor of declaring the office of President

b-r last in favor of declaring the office of President vacant from and after the first day of November, 1897, and by whose vote W. H. Alien was elected President, to fill the vacancy occasioned by the re-moval of Major Suchh.

These delendants all affirm that they acted in good faith and because they believed the removal of Presiden. Smith was necessary for the best interests of the

It is also denied that at the time of the election of It is also denied that at the time of the election of complainant any promise or assurance was given to him by the Board of Directors that he should hold the office of President of the College through life, or during g od behavior.

The alidavits read in answer to this application for a special injunction deny all the material charges of intrigue, conspiracy, corrupt motive, and promise or assurance given to complainant, and if the motion was to be disposed of upon these grounds, it is sufficient to say it would have to be refused; these allegations, if they constitute such an equity as would under any circumstances justify our interference by special injunction, are completely set aside by these afficavits.

was to be absposed of about these grounds, it is suigations, it they constitute such an equity as would
under any circumstances justify our interference by
special injunction, are compietely set aside by these
afficavits.

It is equally clear that the first two prayers for
relief are answered by the presentation by the complainant of Exhibit "A" appended to the bill. This
exhibit contains a specification of the reasons which
induced the passage of the resolution declaring the
office of President vacant, which, in effect, asserts:—

That the administration of the College has not
evinced hearty sympathy for the orphan children
under its care, nor a reasonable respect for the interests and feelings of their relatives and friends.

That its discipline has been harsh and tyrannical.

That the lajunction of the founder to "form and
foster a pure attachment to republican institutions"
had not been held sacred.

And that the institution should be so managed "as
to exhibit a more thorough and willing obedience to
the wishes and intentions of the directors, as expressed by their resolutions adopted from time to
time, or by the code of rules made for the government
of the College."

The complainant, therefore, brings into Court as
part of his case the evidence that his removal was for
the cause assign d in the preamble to the resolution
declaring vacant the office of President. Nor upon
general principles do we think it material that his
removal was without notice or a trial the office of
President of the College being a minist rial office,
and not of the essence of the corporation, A
mere ministerial officer, appointed durante bene
placito, may be removed without any other
cause than that the pleasure of those who appointed
him is determined. In these cases the right to remove is incidental to the right of appointment. Wilcox vs. Corp. 223, 234. The principle is recognized
ever where the appointment is "for life" of "during
pleasure." Dighton's case, T. Ray, 188. Rex vs. Cambridge, 2 Show, 70; Rex vs. Cante

plainant, and the installation of William H. Allen as his successor.

If under the will of Mr. Girard and the ordinances of the city of Philadelphia we entertained a doubt of the power of the Directors of the College to remove the officers of the institution at the discretion of the Directors, we would, notwithstanding such doubt, be compelled to refuse a special injunction, regarding the question as no longer an open one, upon the authority of Field vs. Haines, Lepai Intelligencer of Nov. I, 1867.

This case settles the law upon the proposition now under consideration conclusively against the complainant, and has given a construction to that portion of the will upon which be relies in support of the present motion. It is a binding authority on this Court, and requires us to refuse the special injunction prayed for.

Court, and requires us to retuse the special injunction prayed for.

Under the ordinance of the city of Philadelphia of September 16, 1847, the Directors are authorized to elect the following officers, instructors, and agents for the institution, who shall severally hold their officer during the pleasure of the said Directors. The ordinance then makes provision in the same section, the sixth, for the election of a Fresident, a matron, and a steward, defines their duties, and fixes their compensation.

The seventh section authorizes the election of fe-The acceptant accion autorizes the election of permale teachers and governeases.

The righth provides for the election of physicians, and the ninth section provides that, "in addition to the foregoing officers, teachers, governesses, and physicians," the Directors may employ a janitor, a gardener, and servants.

I refer to the language of this ordinance for the purpose of showing the application of the principle, actied in the case of Floid vs. Haines, to the one before us. And this is called for, because, at the argument. Fleid vs. Haines was attempted to be distinguished for in the case of the complainant on the ground that Field, who was steward of the college, was not an officer of the institution. This point, however, falls out of the question under consideration, when by reference to the pinth section of the ordinance of sectember 18. 1847, it is clear that the "foregoing officers" alluded to, are the President, the matron, and the staward, as distinguished from gothernesses, teachers, and physicians. A Steward, by the terms of the ordinance, is as much an officer of the institution as is the President. Fleid and Harris is therefore, on principle, the very case which the complainant has brought up the very case which the complainant has brought up

for decision.

The judgment of the Supreme Court settles:—
First, That by the terms of the ordinance those who
are elected under it hold during the pleasure of the

Directors.

School. That there is nothing in the will of Mr.
Sirard that forbids the removal of officers and agents
of the College at the pleasure of the Trustees of the herity.
Third. That to the administrators of the trust is committed the exercise of a discretion in determining

Charity.

Third. That to the administrators of the trust is committed the exercise of a discretion in determining the number of persons to be employed, and when the need exists that the places of 'instructors, teachers, assistants, and other nec seary agents," selected by the Directors, shall be supplied.

I may be allowed to say that, in my opinion, no other conclusions than those above sisted can be rightly extracted from the will of Mr. Girard. A contrary outsion as to its true intent and meaning would be subscribe of the government of the institution, an overthrow of its procer authority, and therefore fatal to its best interests, if not indeed to its existence.

But the question will suggest itself, are the Directors of the College, or the Councils of the City of Philadelphia, who are the trustees of this cnarity, wholly independent in their action, and beyond the restraintand control of the law? The answer may be promptly given in the negative.

The remedy in a case of gross fraud or abuse of trust is to take the trust from the off-ending trustee, whether a corporation or an individual fill the office, and vest it in other hands. Dartmonth College vs. Woodward, 6 Wheat, 378. The Society, etc. vs. New Haven, 8 wheat, 464, and 6 fonn, R. 321.

The act of our own Legislature of February 17, 1818, the acts of 1825 and 1824, give express authority to the courts to call to account and remove trustees holding property for religious, literary, and charitable purposes, as well as trusts generally. And under the chancery act of 16th of June, 1839, every case of trustees for charitable use is within the power of the courts of Pennsylvania as fully as the chancery of England.

trustees for charl able use is within the powers of the courts of Peinsylvania as fully as the chancery of England.

The Commissioners appointed to revise the Civil Code of Pennsylvania, in their report, say:—"so far as regards the appointment, removal, or discharge of Trustees, our Courts have the same powers as the Chancery, and may exercise them in the case of charlities as in other cases."

In Whitman vs. Lex. 17.8. and R., 85, decided in 1-27, it was held that by force of our common law the principles of the statute of 47 Eliz., chan. 4, as applied in chancery in England, obtain here. The same point was decided, and the doctrine of Whitman vs. Lex affirmed, by the Supreme Court of the United States in the case of Vidal. et al., vs. the City of Philadelphia and the executors of Stephen Girard.

It would be a waste of time to multiply authorities upon this point, and those cited are referred to for the purpose of showing that this charity is fully protected by the law, and that the power of the Court is ample to control, and fit the case required it, to remove the Trustees, and appoint others to administer the trust. This is apparent from the question of the Court is absent fivoked, which it is unnecessary now to decide. It is proper for me to add that the afficavit of William H. Allen denies fully the charge of having solicited the defendaus to vote for him for President of the Colley, and to say further, that if he had done agit would be no ground for granting an injunction against him.

Injunction refused.

against him. Injunction refused. Upon application of William B. Many, the Court fixed for the hearing of the election cases the 21st of the month. The Judges decling to refer the cases to an examiner as yet, because it would be better for them to be before the Court at least two days, in order that the questions of law should be decided as they arose and the examiner about be able to proceed afterwards without running to the Court for information.

COURT OF QUARTER SESSIONS-Judge Peirce. The usual Saturday business was before the Court today,
In the cases of the Commonwealth ex rel, Charles
Gormiey and Michael Kelley vs. Commodora Belfridge before reported, Judge Peirce read the opinion
of the Court, discharging the boys. He cited many
authorities in support of the doctrine of a concurrent
jurisdiction in the State Courts in cases of Hiegal enistment.
The jurisdiction had been exercised by the State

The jurisdiction had been exercised by the State Courts ever since the foundation of the Government. The doctrine was adirmed by the Constitution of the United States, which instrument guaranteed that the writ of hancas corpus should not be suspended unless in times of invasion, rebeilion, etc. The habeas corpus meant by the Consilintion was that of the State Courts for at that time the State Courts were the only ones in existence, the United States Courts not having been established until two years afterward; therefore they had no inherent jurisdiction over these cases, but only that which was acquired by statutory enactment. tory enactment.

The opinion was quite lengthy, and, as was before stated, cited a long list of authorities in its own The Commonwealth ex rel. Dr. William Rasch va

The Commonwealth ex ret. Dr. William Rasch vs. the she iff. This was a writ of inbeas corpus aued out by the relator for his discharge from a charge of larceny. Dr. Berens teitfied that the relator was his assistant, and had been with him ten years. He had tree access to his study, and had charge of it, and received patients during his absence.

He, Dr. Berens, had three Five-twenty bonds of the same of June 20, 1844, which he placed u_der his sillow. isone of June 30, 1894, which he placed u.der his pillow at night and tocked up in a secretary in the study during the (ay: there was only one instance that he could remember of his having forgot to remove the bonds from his bed to the secretary, and then they were found by his servant in February. March, and April, 1896, he was attending a patient at Chesnut Hill, and usually let the city in the to clock train in the atternoon, so that he could return about 7 o'clock, in

the meantime leaving the relator in charge of his study.

He saw his bands, as best he could remember, about the last of March; and missed them at Easter: before he had accused the relator of the larceny, the latter said, if he were prosecuted for this adair he would "make the prosecutors awest," he then placed the case in the hands of Benjamin Franklin, of the Detective force; the numbers of the bonds were: 7856, 7858, and 7479, and there was only one series of them; in the secretary with these bonds were stocks, nominally of the value of \$150,000, which were likely to attract the attention of an ordinary burglar; but these were not disturbed.

Mr. Franklin testified that upon receiving the case. the meantime leaving the relator in charge of his

of the value of \$150,000, which were likely to attract the attention of an ordinary burglar; but these were not disturbed.

Mr. Franklin testified that upon receiving the case into his hands he made an examination of the secretary, and found that the lock could not have been opened by a skeleton kay. The relator then said he had no knowledge whatever of the bonds; the bonds were advertised, and notice of them issued to the brokers; they were not heard from until the following September, when notice was received from Washington that one of these bonds had been presented by an insurance company; it was traced from the insurance company; it was traced from the insurance company to Nicholas Bowen & Co., Wall street, and a check was received from them, bearing the relator's signature.

The relator asknowledged the signature, and said he had received the check for collection from one ofto, whose signature was also endorsed upon it. He said he had Otto's address, but never produced him. The hearing was couldnued until next Saturday, in order to have Mr. Bowen from New York, whose testimony, it was said, will be very material.

The Commonwealth ex rel. Thomas Parry vs. The Sheriff. A writ of habeas corpus for the discharge of the relator from a charge of emozylement. The evidence established the fact that the relator was the Secretary elect of the Welsh congregation at Twelfth and Filbert streets, and had charge of its books, goods, etc. A division in the congregation took place, and the relator held the articles in his custody on behalf of one party, and remsed to deliver them up to the coposite party when a demand was made. He was therefore discharged.

RAILROAD LINES.

PHILADELPHIA, GERMANTOWN, AND NORRISTOWN HAILBOAD.-TIME TABLE, Leave Philadelphia 9% A. M. 2, 7, 10% P. M.
Leave Philadelphia 9% A. M. 2, 7, 10% P. M.
Leave Germantown 6, 7, 75% a, 820, 9, 10, 11, 12 A. M.,
1, 2, 3, 4, 45, 6, 69, 7, 8, 9, 10, 11, 12 P. M.
Leave Germantown 6, 7, 75% a, 820, 9, 10, 11, 12 A. M.,
1, 2, 3, 4, 45, 6, 69, 7, 8, 9, 10, 11, 12 P. M.
The 820 Down Train, and 3% and 5% Up Trains will not stop on the Germantown Branch.

ON SUNDAYS.
Leave Philadelphia 9% A. M. 2, 7, 10% P. M.
Leave Germantown 8% A. M. 1, 6, 9% P. M.

Leave Philadelphia 24 A. M. 2, 7, 10% P. M.
Leave Germantown 85 A. M. 1, 6, 9% P. M.
CHESNUT HILL BAILROAD.
Leave Philadelphia 5, 8, 10, 12 A. M. 2, 252, 554, 7, 8, and 11 P. M.
Leave Chesnut Hill 7:10, 8, 940, and 11'.0 A. M. 1'40, 3'40, 5'40, 6'40, 8'40, and 10' 40 P. M.
ON SUNDAYS.
Leave Philadelphia 25 A. M. 2 and 7 P. M.
Leave Chesnut Hill 7:10 A. M. 12'40, 5'40, and 9'25 P. M.
FOR CONSHOHOCKEN AND NORRISTOWN.
Leave Philadelphia 6, 75, 9, and 11'55 A. M. 1'55, 3, 454, 555, 653, 8'05, and 11'5 P. M.
Leave Norristown 5'40, 7, 7'50, 9, and 11 A. M. 152, 3, 452, 653, 8'05, and 11'5 P. M.
Leave Philadelphia 9 A. M., 2'30 and 7'15 P. M.
Leave Philadelphia 9 A. M., 5'30 and 9 P. M.
FOR MANAYUNK.
Leave Philadelphia 7'5, 9, and 11'05 A. M., 1\frac{1}{2}, 8, 555, 555, 555, 855, and 11'5 P. M.
Leave Manayunk 6'10, 75, 8'20, 95, and 10\frac{1}{2}, A, M., 2, 3\frac{1}{2}, 5'5, 5'5, 0, and 10'5 P. M.
Leave Manayunk 6'10, 75, 8'20, 9'5, and 10'5 A. M., 2, 3\frac{1}{2}, 5'5, 5'5, 0, and 10'5 P. M.
Leave Manayunk 6'10, 75, 8'20, 9'5, and 10'5 A. M., 2, 3\frac{1}{2}, 5'5, 6'3, 0, and 10'5 P. M.
Leave Manayunk 6'10, 75, 8'20, 9'5, and 10'5 P. M.
Leave Manayunk 7'5 A. M., 5 and 9'5 P. M.
Leave Manayunk 7'5 A. M., 5 and 9'5 P. M.
Leave Manayunk 7'5 A. M., 6 and 9'2 P. M.
W. S. WILSON, General Superintendent,
114 Depot, NINTH and GREEN Streets.

Well-known Machinery For Cotton and Woollen Machinery For Religious Street (Upper Ferry), Commencing Tuesday, September 17, 1887, For Religious, 800 A. M., and 3'30 P. M. For Record A. M., and 3'30 P. M. For Woodbury at 8'00 A. M., and 3'30 P. M. For Woodbury at 8'00 A. M., and 3'30 P. M. Freight Train leaves Caméen at 12 M. (noon) daily, Freight will be received at Second Covered Wharf below Wainut street, from 7'00 A. M. will 5'00 P. M. Freight received before 8'00 A. M. will go forward the same day.

Preight Delivery, No. 228 B. Della Ware avenue 7 3 M WILLIAM J. SEWELL, Superintendents

FOURTH EDITION

FROM WASHINGTON THIS P. M.

Secretary Welles' Health Improving-Jerry Black at the White House-The Dismal Swamp Canal-

> A Report Thereon to be Printed, Etc.

[SPECIAL DESPATCH TO EVENING TELEGRAPH.]

WASHINGTON, NOV. 16. Secretary Welles is improving in health, but is not able to go out yet. Secretary McCullook and Commissioner Bollins were both engaged this morning upon their reports, and denied audience to all visitors.

Jerry Black, Governor Parsons, of Alabama, and Mrs. Cobb were among the visitors at the White House this morning.

The report of the Solicitor of the Treasury has been completed, and was this morning laid before Secretary McCulloch.

Secretary McCulloch has caused to be printed the reports of John Kimball, and John Jay Knox, Assistant Comptroller of the Currency, upon the condition of the Dismal Swamp Canal, for the information of parties desiring to purchase that work. The report of Colonel Parker, of General Grant's staff, who also examined the canal, is also embraced in this pamphlet.

The National Currency.

The National Currency.

WASHINGTON, Nov. 16.—The issue of fractional currency from the Printing Bureau of the Transury Department for the week ending to date, amounted to \$457,000. Shipments during the same period were made as follows:—United States Depository, Pittsburg, Pa., \$40,000; Assistant Treasurer, New York, \$100,000; Assistant Treasurer, Boston, \$100,000; Assistant Treasurer, St. Louis, \$100,000; National Banks, etc., \$61,834. Total, \$404,884. The United States Treasurer holds in trust for the National Banks at this date, as security for circulation, \$340,682,750; security fordeposits, \$38,030,450. Total, \$378,713,200.

The amount of Bank currency issued during the week was \$118,580. Total issue to date, \$304,486,551.

From this is to be deducted the currency re-

From this is to be deducted the currency returned, including worn-out notes, amounting to \$5,130 025, leaving in actual circulation at this date \$299,388, 526. Fractional currency redeemed and destroyed during the week, \$407,600.

Weston the Pedestrian.

CLEVELAND, Nov. 16.—Weston, on his hundred-mile fest, reached Erie, Pa., at 12 o'clock noon. and leaves at 12:30 for Ashtabula, the one hundred mile terminus. He has made fifty-eight miles in thirteen hours and four minutes, and not the least fatigued. The excitement is great and increasing.

A Wife Murderer.

WORCESTER, Nov. 16.—Sheppard, the wife murderer, took breakfast at the house of a man named Watson, in Webster, this morning. He told the story of the murder, and expected to be caught and hanged. Information was im-mediately telegraphed to this city and officers at once put upon the track of the murderer. Ship News. Stonington, Conn. Nov. 16.—The schooner Henry was cast off of Newport during a heavy gale now prevailing here, and ran afoul of other vessels in our harbor, and within fifeen minutes she was completely dismantled, drifting into the railroad wharf. There is nothing left but the bare hull. She was not insured.

Snow Storm. CONCORD, Nov. 16.-It has been snowing heavily here all this morning.

Another Boiler Explosion-Two Lives A singular boller explosion occurred at about To clock last night, on the steamer Matanzas, of the Leary line of Charleston steamers, lying at Pler No. 14, and resulted in the loss of one life, and it is feared of two. The Matanzas arrived on Wednesday, principally laden with cotton. The boller in which the explosion took place is that of a small donkey-engine, used in pumping out the ship. The arrived had been pumping out the ship. The engine had been at rest since i P. M. The fire was banked up, as it was purposed to pump out the ship last night. At the time of the accident, according to the story of a fireman, only four or five pounds of steam was on, and the water was up to the third cock in the boiler. The engineers and firemen were in the accident.

up to the third cock in the boner. The engineers neers and firemen were in the engineers' room, some distance off.

The Quartermaster of the ship, Henry Magee,

The Quartermaster of the ship, Henry Magee, The Quartermaster of the ship, Henry Magee, was sitting on the deck, directly above the bolier, talking to his son and a third person, whose identity is yet uncertain. From an unknown cause the bolier exploded. The upper portion was torn from its fastenings and carried through the deck, striking Mr. Magee with such force as to hurl him into the air, whence he landed on the pier a dead man. His breast was crushed by the bolier, and his head injured by the fall. His son staggered back a few feet, but was scarcely scratched. The other one of the trio, who, it was supposed, was the mate of the ship, disappeared. The watchman thinks that he heard cries for help from the water. Search was made with lanterns, but without success: was made with lanterns, but without success: Henry Magee resided at No. 646 Mudson street, in this city .- N. Y. Tribune of to-day.

SKATING PARKS.

SKATING, -WEST PHILADELPHIA PARK, TBIRTY-FIRST and WALNUT Streets. THE NUMBER OF SEASON TICKETS LIMITED. Apply to Ambrose Smith, Druggist, N. E. cor. Broad and Chesnut streets; William B. Webb. Druggist, cor. Tenth and Spring Garden streets; J. W. Silmes & Sons, Druggists cor. Twenty-second and Market streets; H. B. Lippincott, Druggist, N. W. cor. Twentieth and Cherry streets; Westcott & George, Gun Store, No. 408 Chesnut street; Clarenbach & Herder, State Store, No. 608 Arch street; Field & Hardie, Hardware Store, No. 635 Market street.

T. P. SUPLEE, Superintendent.

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Drawings and specifications for all work done at the catablishment free of charge, and work guaranteed.

The subscribers have ample wharf-dock room for repairs of boats, where they can lie in perfect hafely, and are privided with shears, blocks, falls, etc. etc., for raising heavy or light weights.

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