LEGAL INTELLIGENCE. THE HILL MURDER.

8

Motion to Quash the Indictment against Mrs. Twitchell Overruled.

COURT OF OYER AND TERMINER-Judges Brewster and Ludiow.-This morning Mr. and Mrs. Twitchell sat in the prisoners' dock, at-tracting at first but little attention, for doubtiess a greater portion of the audience were for a while ignorant of their presence. District Attorney Sheppard called their case before the

Attorney Sheppard called their case before the Conrt, saying:-"May it please your Honors, the Grand Jury, on the 9h day of December, 1868, presented a true bill of indictment charging George S. Twitcheil, Jr., and Camilla E. Twitcheil with the marder of Mrs. Mary E. Hill. The prisoners are in coart with their counsel, and I now ask that they be arraigned."

moved to quish the the indictment against Mrs. Twitchell, for the reasons set forth in the following affidavit, which was read by Charles H.T. Chille Could be the set of the se H. T. Collis, Esq.:-

Worn to and subscribed before ma this eleventh by of December, A. D. 1884. S. P. GALTON, pro Clerk, Mr. O'Byrne stated that the defense had been apprised of these facts by a report in the public press, and they proposed to prove them true by the best and only evidence that could be ob-tained; that is, they would call the District Attorney as a witness if he denied the allega-tions of the affidavit. Mr. Sheppard said:--I do not know that it i? necessary for me to say much in this proce-d-ing to your Honors; it is based simply mon a news; aper paragraph, which is not evidence: and I deny the right of the genilemen to inter-rogate me as to my official intercoarse with the Grand Jury. It is well known that the District Attorney is the legal adviser of the Grand Jury, and when he is called upon by them to instruct them upon any question of law or any matter tonching their rights, he is bound to obey their call. It is unprecedented that the prosecuting efficer of the Commonwealth should be ar-raigned for doing what was both his right and duy. This motion, your Honors, is not only irregular, but it is frivolous. Mr. O'Byrne-This motion is a matter of right, and we stand up for it. This poor woman, who has been deprived of her liberly, hears that a gright, and in a sworn affidavit she presents that fact to this honorable Court, the protector of her rights, Unless the truth of the affidavit is denied, it must be admitted; if it is denied, we propose to call add examine the District Attorney are prised as the full we there or not he, in his official capacity, urged the Grand Jury to find this bill. Jury to find this bill. Jurg argument as the proceed an authority for the examining the District Attorney? The book antority; but I might with equal force ask, where is the authority for his exemp-tion from examination? Jurg and

exemption of the Attorney-General from ex-amination as to proceedings before a Grand Jury. Judge Ludlow-Can you examine a grand

juror as to what occurs in the Grand Jury room? Mr, Mann-No, sir; for they are sworn to keep secret their own and their fellows' counsel; but secret their own and their fellows' counsel; but I see no reason why the prosecuting officer should not be examined. However, we propose to do all we can, and as your Honors will not permit us to examine the District Attorney, we will proceed to examine the officers of the Court who were in attendance upon the Grand Jury. Officer Taylor was called and sworn:— Mr. Mann—We propose to prove by this wit-ness that he was in attendance upon the Grand Jury when the Twitchell bill was before them, that they would not find a true bill against Mrs. Twitchell, and the District Attorney in-dured them to alter their determination and find a true bill.

find a true bill.

We cannot hear from this

been committed, and offer every means within our power of proving it, but have been pre-vented by the rulings of the Court. In every refusel to allow proof, I always un-derstand the reason to be that the method pro-posed is not the best-that some batter way exists. If your Honors will intimate to us what better way there is for us to prove what we have alleged than the means we have endeavored to use, we will thankfully accept the information and act upon it. The Court-We have no suggestion to make

the information and act upon it. The Court—We have no suggestion to make in this behalf. In our rulings we have not used, but have overruled the questions because they were incompetent. Mr. Collis—May it please your Honors, we now propose to call the foreman of the Grand Jury, and to ask him whether twelve of the panel concurred in the finding of a true bill against Camilia E. Twitchell. The Court said—This could not be done. We overrule the motion to garage.

Mr. Sheppard-As your Honors have refused this motion, I desire to say a few words that a sense of duty prompts me to say. I have ob-jected to this investigation upon principle, not that I feared anything in it that would affect myssif.

myself. Mr. O'Byrne-I object to any statement by the gentieman. Our motion has been passed upon, and the District Attorney has no right to make any statement that might affect the case. Judge Brewster-As we have given our de-cision, nothing the Histrict Attorney might say could affect ns.

say could affect ns. Mr. Sueppard-As an officer of this Court I desire to make a statement to it, and I de ay

the right of third parties to interfere. "Y Mr. O'Byrne-Still I object. The case against this poor woman is founded alone n sea pood

duty. I now ask that the prisoners be ar-raigned. Mr. Galton, the Clerk, directed the prisoners

to stand up and hold up their right hands, and read the accusation against them, concluding, "How say you, are you guilty or not guilty?"

Prisoners—"Not guilty " Prisoners—"By God and my country " Clerk—"May God send you safe deliverance." Mrs. Twitchell answered by her counsel, and unveiled her face for the first time in Court.

CITY INTELLIGENCE.

CORONBR'S INQUEST .- This morning, at 11 o'clock, Deputy Coroner Fletcher made an in-vestigation into the circumstances attending he death of William Fleming, which occurred esterday morning at Broad and Buttonwood treets. Full particulars of the accident which streets. crussed his dealth were published in yesterday's TELEGRAPH, and the inquest elicited nothing new. Several witnesses were examined, among them Mr. James F. Anderson, Mr. Cornelius B. Worthington, Mr. Brognard, and Mr. David Commer Cramer. The last gentleman had the general super-

vision of the job of creeting the new building; the others were employed as bosses, carpenters, or laborers. Mr. Cramer was present at the or laborers. Mr. Cramer was present at the scene early in the morning, but was absent at the time the accident happened. He considered everything all right and secure at the time he was there, and then went away for the purpose of attending to other business, leaving Mr. Cameron in charge. When he learned that the rafters had failen, he visited the place and made an investigation. He could not at all account for their fail save by the breaking of a guy-rope or the exertion of some pressure against the rafters in a place left unseenred. a guy-rope or the exertion of some pressure signs the ratters in a place left unsecured. He deemed the accident entirely un avoidable. The other witness could fur-nish no information in addition. One or two of them were working at other times beneath the rafters, and considered them secure. They fortunately perceived them moving previous to their fall, and, giving the alarm, tan out of the way. Plenty of men were employed, so that the accident was not due to any want of help. The rafters were in their places, and the men were about descending descending when the accident took place. The testimony iven removes the blame from any person, and establishes the fact that no human foresight could have prevented the accident. The jury rendered the following verdict: -That the said William Fleming came to his death from injuries received by the accidental falling of rafters at the Baldwin Locomotive Broad and Buttonwood streets, December 10, 1868.

FOUND IN HER POSSESSION.—Yesterday Eliza Milier was overhauled at Eleventh and Lom-bard streets with a bundle containing some bed-spreads and spoons, which she had stolen from a bouse in that yielnity. Alderman Patchel committed her for trial.

AMERICAN GUARD, COMPANY A .- This thriving young organization is rapidly filling its ranks. It already numbers some forty active, energetic members. They have secured an armory, and expect to be uniformed for parade by Washington's Birthday.

SEATING .- The severe weather of the past few days has had the effect of closed in the points surrounding the city. The Schuylkill was closed at daylight this morning. Skaters were prefty numerous on the meadows in the neigh-borhood of the Almshouse.

SLIGHT FIRE .- Last night at 10 o'clock a slight fire took pisce at the residence No. 2110 Callowbill street. It as caused by some cul-dren, who carelessly left a lighted candle too

RODBERY .- ", the residence of T. S. Allen, on Indian Que on iane, below Township Line road, was entre on Wednesday night and robbel of a lot ed on Wednesday night and robbel of freshly-washed clothing and matting. The sticles were taken from the cellar.

ALASKA.

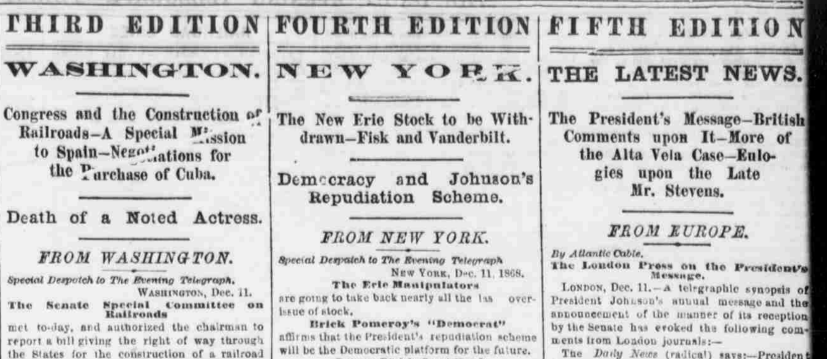
Discovery of Numerons Relics of An-

tiquity. Now that the ice-clad Territory of Alaska is irrevocably a part of the United States and a portion of "the land of the free and the home of the brave," our people, having paid a handsome price in hard cash for it, are beginning to take more interest in that far-off land than ever before and while it remained under the sway of the Czar of all the Russias. "Know thy own country" is but an amplification of the old Greek maxim "Know thyself," and hence everything that can add to our information as to the precise character of our new acquisition. its history and its population, should be re ceived with thankfulness and studied with assi-duity. The character of a population, especially of a wild, uncivilized people like the American Indians of all grades and tribes, is best ascertained from its nonuments and relics. These give a correct view of the status of any people in the scale of mental and moral elevation, and to the statesmen called to frame laws for their government they furnish a true guide by which measure the necessities of each peculiar case. Hence the opportunity afforded by the sojourn in this city of Captain Edward G. Fast, late of the United States Army, was gladly availed of to view his large collection of Indian relics from Alaska. Captain Fast was attached to the staff of General Rousseau, and accompanied him when the General proceeded to that Territory to receive, on behalf of the United States, its formal surrender by the Russian authorities. He remained there in the same capacity under the successor in command of General Rousseau, and has but lately resigned and returned hither. The time he was thus stationed at Sitka the The time he was thus stationed at Sitka the Captain employed industriously in collecting a very large number of exceedingly interesting relies of the aborignes inhabiting the coast districts of Alaska and some of the Aleutian Islands, and his collection gives one a clear conception of the life and habits of those people. A year large number of the are people. A very large number of the articles are of great antiquity, generally carved of walrus teeth, similar to ivory, some of the jaws of the sea-cow, and some of slate, and nearly all have been taken from burial mounds and isolated praves of Indians dead hundreds of years. The New York Historical Society has already been, by its officers, inspecting a portion of this valuable collection, valuable as a means to trace the history of the abo igines of this country, and it is to be hoped that either this society or some other public institution of this city (the Cooper Union, for instance) may acquire it for the benefit of the people at large. A public exhibition, if the Captain could spare the time, would certainly be of great interest. -N, Y. Hera d.

SPEAKER COLFAX.

Who Will be His Successor?

Putting out of view all personal considerations relating to the Speakership of the next national House of Representatives-for this is a matter upon which the members alone are com



James Fisk's Last Card from this city to Cincinnati, to be built by the most direct route. The Committee maintain that Congress has smple power to give the right of way for the construction of railroads through

General Caleb Cushman

is now on his way to Spain on a special mission for the State Department. It is said that Seward has given him authority to open negotiations for the purchase of Cuba.

The Judiciary Committee

of the House will not take any action on Buller's bill to repeal the Civil Tenure act until after the bolidays. The fact that Johnson has recommended this repeal will not prevent the Committee from acting in the matter, as it is deemed proper under the circumstances.

any of the States of the Union.

Galusba A. Grow,

of Pennsylvania, is here looking after the United States Senatorship,

General Cameron

and his son Don left here this morning for Harrisburg.

A. K. McClure and several of Governor Curtin's friends have arrived to look out for places under Grant. McClure is pushing Curtin for a The Cabinet,

as it is understood he has abandoned the contest for Senator from Pennsylvania.

OBITUARY.

Helen Western.

A despatch from Washington announces that Helen Western, the actress, died in that city this morning. Our first recollection of her is that she appeared with ber sister Lucille at the National Theatre, on Walnut street, between Eighth and Ninth, where now stands the American, in a variely performance in which was introduced such pieces as The Three Fast Men. and others of ilke not very decorous character. The Western sisters afterwards essayed the legitimate stage, and Lucille has made quite a reputation as an actress, displaying abilities of no mean order, but showing at the same time defects of education and training which interfered materially with the perfection of her best personations. Helen Western failed to show the same amount of talent as her sister, and she confined herself mainly to such pantomimic pieces as the French Spy, which afforded her ample opportunities to display her form. She was popular with a certain class of play goers, and sometimes in parts that

were suited to her she acted with

considerable power. Her performances,

however, were frequently rendered offensive

by grossuess of action and language, and the

is regarded as convicting Commodore Vanderbilt of falsehood, in denying that he has had any dealings with the Eric ring. A sanguinary fight betwen the Central and Erie will follow in the Legislature. That body is Down on Vanderbilt.

The Stock market opened duli and weak, and then rained.

A \$20,000 Fire.

TROY, Dec. 11 .- A fire occurred in Guiley's block at 3 o'clock this morning. Earl & Wilson's shirt and collar factory was destroyed; loss, \$20,000; insured for \$7000 Cook & Van Valkenburgh's shirt and collar store was slightly damaged. Benuelt & Fellows' shirt and collar store was damaged to the extent of \$2900; fully insured. The building was owned by A. W. Gurley, whose loss is \$15,000; fully insured.

Latest Markets by Telegraph.

Latest Markets by Telegraph. New York Drc. 11.- Cotton quiet: 103 bales sold at 25c. Flour active at an advance of 106615c: 13 seo barrissold, State, 35 %635; Obio \$7 1060 50; Western, 55 00 th Southera, 17 2060 5; Calfornia, 16 756012 Wheat firmer at an advance of 2063c: 23 800 busuels sold, No 2, at \$165; amber Jowa at \$25562 03. Corn onl; 35 600 bustein sold at \$114560 117 for mixed Western. Oats duit at 77c. Seen quiet. Porz duit. Lard firm: steam rendered, 1656154c. Whisky quist, Charkesrow Dec. 11 --Cotton firm; middlings 2%; Sea Island 64661 80. Nett receipts of the week, 7255 bales: receipts constwine, 215 bales; total A020 Exposts. Great Britais. 4176 bales; to other soreign ports, 141; constwise 215t. Stock, 11.645 bales. Sates of the week, 7520 bales. Net_acceipts of the week, 185 bales Bea Island; to 135 bales sea Jaland. Isl25 bales uplands. Exports to Liverpool, 9. 9 bale; 160 bales bales Bea Island; to at 167 bales Sea Jaland. 16 25 bales uplands. Exports to Liverpool, 9. 9 bale; other foreign ports, hone; cosat Liverpool, a: 9 bale : other foreign ports, none; coast wise, 184 bales Bea is and; 42'9 cales upiand; stork 2514 baiss See Island; 2919 Da es uplands; sales of th wetk, 6542 bales.

Stock Quotations by Telegraph-2 P. 38

PHILADELPHIA STOCK EXCHANGE SALES, DEC. 11 Reported by De Haven & Bro., No. 40 S. Third street

Victory Wauregan. Arnold Hamilton...

Richmond.

12% G.oucester.

1012 Lancaster.

Boot, B

Appleton Laconia,

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Lyman,

fremout. C....

Red Bank Waltham, X 42-incn

Franklin Mig Coi 4 Bay Milia Putnam, A

" 81-Inch....14% " 81-inch....13% a, J......7-8.....12%

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Utles.,

.4-4......14 Great Palls, H.

BLEACHED MUSLINS.

.12%

Whittenton,

Methuen, AA Hamilton, Begular, Willow Brook

Hampden, OC. Pearl River. Pittafield

Bales

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.16 Hartford. .15 Roanoke. .15 blasgow.

STRIPHD BHIRTINGS.

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Concatoco 4

Swift River

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enpereli

Laconia. Naumkeag Sattens., New Market

York, 30-inch..... Yorg, 32-inch..... Amonkesg, A. C. A.

Hatra.

The Daily News (radical) says :-- Presiden Johnson's persistent opposition to the will of the nation is the cause of the partial failure of the message. The writer goes on to show that there is no hope for a restoration of peace and unity in America until the accession of General Grant to the Presidency.

The Morning Standard (conservative) strongly deprecates the refusal of the Senate to listen to the Message, and pronounces such action disrespectful to the Executive.

The Morning Herald (conservative) says the message commends itself to everybody interested in American affairs. It is the warning protest and the lament of a statesman politically dylog.

The Latest Quotations.

LIVERPOOL, Dec. 11-3 P.M. -Cotton declining; yarns and fabrics at Manchester firmer; wheat and four quiet and steady; corn, 38s. 6d.@ 38s. 9d.

FRANKFORT, Dec 11-P. M.-United States Five-twenties, 783.

FROM WASHINGTON.

Special Despatch to The Evening Telegraph. WASHINGTON, Dec. 11.

The Death of the late Thaddeus Stevens will be formally announced in the House on Thursday next.

His Successor.

O. J. Dickey, will lead off among those who are to pronounce eulogies upon the deceased. The departments were thronged with members and Senators to-day, attending to business for their constituents.

The Alta Vela Claim

has been revived in the House and referred to the Committee on Foreign Affairs.

Destructive Fire at Greenwich, N. Y. TROY, N. Y., Dec. 11 .- A fire occurred at Greenwich, Washington county, this morning, destroying six stores. The loss will probably reach \$100,000, mostly covered by insurance.

A Missing Steamship.

NEW YORK, Dec. 11. -The steamer Union. which sailed from London on October 21 for this port, has not since been heard from. She had a cargo of iron, but no passengers.

The McRieve Homicide.

The trial of the boy Joseph Hart for the murder of William McKleve, in West Patiadelphia, on Sunday, Nov. 15 last, was proceeded with yesterday, a jury having been obtained from the regular panel. A number of witnesses were

place in

officer that they hesitated to find a true bill, for that would be to disclose their proceedings. The attendance of the District Attorney upon them is another matter. Mr. Mann-We then offer to send for the

Grand Jury, and let them state the facts of the matter. The Court—We cannot hear them either, for

they are sworn to secrecy. Mr. Mann-The books are very clear that such proceeding as the one we complained of is unlawful, and if we cannot get at the proof of it for its correction, if a wrong may be com-mitted by a Grand Jary, and the law prevents its detection, then I say, with all due respect to the Court, this talk of an English grand jury being the bulwark of liberty is all bosh.

Mr. O'Byrne here proposed to continue the matter until to-morrow, but the Court elected matter until to morrow, but the Court elected to dispose of it at once, Judge Brewster giving it as his opinion that no grand juror or other witness could be called to prove what was said before the Grand Jury, but that the rule did not apply so rigidly as to third parties, who might be heard to prove that the Grand Jury examined a wife against her husband, or that they had received bribes. Judge Ludiow concurred in this opinion so

far as it held that the affidavit of a grand juror could not affect the finding of his fellows, but he could not, as at present advised, hold that proof could be made of what had occurred within Mr. Taylor was then sworn, and the following

examination was made by Mr. Mann:-O. Were you in attendance upon the Grand

Q. Were you in attendance upon the drain Jury during the time they were considering the Twitchell bill? A. I was. Q. Did you after the examination of each Q. Did you after the tap of the bell

witness go into the room at the tap of the bell to see what other witness they wanted? A. I did potgo in.

Q. Were you in the room at all? A. I was, Q. At what part of the examination? Had one witness been examined, or several? A. I paid no attention to the witnesses that went in Q. Were you in after they had called all the witnesses? A. No. sir.

Q. Did you see the District Attorney in the room any time while you were there? Mr. Sheppard-I object to this question, as

the beginning of a breach of the privity of the intercourse between the Common wealth's At-torney and the Grand Jury. Every public offi-cer-the humblest constable-when he does an cer-the humblest constants-wath the total official set is exempt from any examination as to the person who advised the act; and I claim that the public prosecutor of the Com-notification plans in likewise exempt from

such an examination as this. mr. Mann-We do not inquire into any secrets; if there is a secret, it is the District

Attorney's. We come in here and complain of a wrong, and I cannot understand way the Distinct Attorney refuses to be put upon oath to answer as to the train of our complaint. If we are to be stopped at the threshold of our inwe are to be stopped at the threshow with weatgation into a supposed wrong, then 1 say the protection of the law is a farce. If it was wrong for him to urgs the Grand Jury, it was wrong for him to influence them; and if he has

done et her. it is right that we should know it. The Court—The question is incompetent be-cause it is irrelevant, for it is the District Attor. Day's duty to be in attendance upon the Grand Jury. Judge Ludiow added that, from an aumority he had before him, he thought an c filter of the Court officially attending upon the Grand Jury could not be examined at all as to their proceedings.

their proceedings. Mr. Mann-We now propose to call Assistant District Attorney Hagert to prove that Mr. Sheepard has told him that he went before the Grand Jury and urged them to find this bill. Mr. Sheepard-1 object to this also, because it would be to prove an official communication from one public officer to another; and, more-over, it would be equivalent to examining myself, for in law my assistant and myself are as but one person. I am sorry to see that my friend Mr. Mann has seen fit to state, or has been so egregiously misinformed, that I have brought any improper influence to bear upon the Grand Jury in this case, for I have only moted as my duty as a public officer required. the Grand Jury in this case, for I have only soled as my duty as a public officer required. Mr. Mann-1 make no charges of improper motives, I only state facis; for I do not believe that any twelve men, if left to their own proper judgment, could ever find a true bill against that poor, grief-stricken woman, who is as in-nocent as any in the land; and it is for her that we come into court and complain. The Court ruled the offer incompetent. Mr. Mann-I have but one more request to

make. We set forth that a grievous wrong has

Thieves CAPTURED .- About four o'clock this THEFFES CAPTURED.—About four o'clock this morning a policeman of the Second District, while walking along Swanson street, saw an individual hammering away at the door of a junk shop, below Almond street. Suspecting something wrong, he hurried to the spot and saw a wagon standing in front of the place. Locking into the vehicle, he discovered thirty pounds of rope. He then took the two men who were in the wagon and the fellow who was knocking at the door into custody. They had a hearing before Alderman Tittermary, who committed them for trial. The rope was sub-sequently found to have been stolen from an Italian brig lying in the Schuylkili at Walnut street wharf. The fellows had hired the vehicle to take the rope to the junk shop where they to take the rope to the junk shop where they were caught.

MARBIAGE IN & STATION .- James O'Daniels was yesterday arrested by the police of the Twenty-third ward, charged with being the father of a child by agirl named Margaret McLaughlin. While in the station, Margaret appeared on the scene, and made a proposition to James, to which he consented. Alderman Holme was sent for, and in a few minutes he gratified both parties by performing the mar-riage ceremony. They then left the station man and wife. The latter had in her arms the result of their pseudo marriage.

MISSIONARY MEETING .- The Rev. George Washburne, missionary in Turkey, at present visiting this country, will address the Young People's Christian Union of the Central Congregations) Church, Eighteenth and Green streets at 8 o'clock on Saturday evening, December 12, and will also preach in the same place Sunday morning, on satisfield connected with his work in the East. Mr. Washburne is an able and in-teresting speaker, and should command the attention of a full and appreciative audience.

THE SKATING PARK AT GERMANTOWN .- We

are requested to call the attention of our readers in Germantown to the fact that the Skaking Park is now opened under very favorable aus-pices. The ice is in excellent condition, and the Park only needs a generous support to enable the managers to make it in all respects what it should be. To morrow (Salurday) afternoon, "everybody" is expected to be present, to open the skating season with appropriate festivilies, Season tickets. \$3; single admission, 25 cents.

THE PHILADELPHIA SKATING CLUB .- At the The PhiLADELPHIA SKATING CLUB.—At the annual meeting of the Philadelphia Skating Club and Humane Society held on Weinesday evening, Decembor 9, the following officers were unanimously elected:—President, Franklin Peale; Vice-President, Thomas W. Marchment; Secretary, Edward D. Yates; Treasurer, Samuel Simes; Corresponding Secretary, W. S. Germon; Solicitor, David W. Seilers. A Board of Sur-gtons and Executive Committee, consisting of nine members each, was also appointed. nine members each, was also appointed.

INDECENT ASSAULT .-- John Shehan was before Alderman Kemble yesterday charged with com-mitting an unnatural offense. It is alleged that John took a little girl, aged four years, into an John took a fittle gift, aged four years, itto an outhouse in the vicinity of Tenth and Berks streets, and while there attempted to indecently assault her person. She states that she made outcries and succeeded in escaping from htm. Ball was taken in the amount of \$1200 for his appear. nce at court.

AN ALLEGED ACCOMPLACE.-Yesterday James Gibson was taken into enstody as an accomplice Gibson was taken into dustody as an accomption of William Gray, who stole an overcoat from the hail of the Philadelphia Cino House, at Thitteenth and Walnot streets. The coat was found in the room of Gibson, at the boarding-house at Third and Cypress streets. Alderman Patchel held him for a further hearing.

THE "REPUBLICAN INVINCIBLES" will hold a meeting at 8 o'clock this evening, at the Na-tional Union Club House, No. 1105 Chesnut street.

etent to judge, while they would naturally pay little or no regard to the opinions of the pres ve think all fair-minded citizens would agree that the honor should go to the East rather than to the West. When the new administration shall have come into power, the West will have the President of the United States, Vice-President, the Chief Justice, and nearly the members of the Subrame Bench the three highest officers of the half and the army. The present President pro tem, of the Senate is a Western man; the leader of the House is also from the West, and he will probably be continued at his post in the next House. The West, too, has had the Speakership for the last six years. Need another word be said on this point. If the office does not go to the East it sprely must be on account of such an utter want of the requisite talent to discharge its duties as would disgrace this whole section and Congress itself. No one, however, claims that there is any such state of things as that. The at undant qualifications of several Eastern members is ircely admitted by the leading presses of the West. It is only because interested parties, here and there, betray symptoms of a desire to trample upon all considerations of fairness, equity, and the public welfare, that we call the attention of the public mind to some of the more obvious facts of the case, - Boston Journal.

-E. A. Pollard, in the memorial number of

the Southern Opinion, does an unintentional injustice to the memory of his brother by

WEDDING INVITATIONS, ENGRAVED IN

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spelling "public" without a k.

very large assoriment of

CARD CASES,

CHEES.

9.15

old concert-room style clung to her to her last. Helen Western was of too heavy a build for elegance, but her face was not without a certain expressionless sort of beauty which caused many to admire her. We have heard many well. authenticated stories of her which indicate that she was exceedingly kind hearted and charitable, especially to persons of her own profession who were in distress, and her charities were often bestowed in a quiet and unostentatious manner that indicated a genuine desire to do good with her money rather than to gain notoriety.

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 INSURE AT HOME Forestonic. Indian River, X IN THE Penn Mutual Life Insurance Co. No. 921 CHESNUT St., Philadelphia. ASSETS, \$2,000,00. CHARTEBED BY OUR OWN STATE. MANAGED BY OUR OWN CUTIZIENS. LOSSES PROMPTLY PAID. Utlea. POLICIES ISSUED ON VARIOUS PLANS. Applications may be made at the Home Office, and at the Agencies throughout the State. [215] Androscoggin. Oanoe JNO. W. HORNER......A. V. P. and ACTUARY MERRICK & SONS BOUTHWARK FOUNDRY, No. 486 WASHINGTON AVENUE, Philadelphia.

WILLIAM WRIGHT'S PATENT VARIABLE

CUT OFF STEAM-ENGINE. Regulated by the Governor. MERRICK'S BAFETY HOISTING MACHINE. MERRICA States, 1868, Patented June, 1868, DAVID JOY'S PATENT VALVELESS STEAM HAMMER. D. M. WESTON'S PATENT SELF-CENTERING, SELF-RALANCING CENTRIFUGAL SUGAR-DRAINING MACHINE

HYDRO EXTRACTOR, For Cotton or Woollen Manufacturers, 7 10mw

DEAFNESS .- EVERY INSTRUMENT THAT

Decience and skill have invented to assist the hearing in every degree of desiness; also, Respira-tors; also, Crandall's Patent Crutches, superior to any others in use, at P. MADEIRA'S, No. 15 S TENTH Strest, below Chesnut, 2009

DRY GOODS QUOTATIONS. PRINTS, Merrimack, W Merrimack, D. Cocheco, L..... 15% Amoskeng 13% Lowell...... 13% Wamsutia

Sprague...

American .

reemans.

Junnells.

Lawrence,

Superior

Medford.

Augusta..

whose testimony went to prove that three young men rudely assaulted the deccased as he was walking with some friends along Lancaster pike, and soon a large crowd of their comrades joined in the atlack.

joined in the atlack. The prisoner was among those who went to the scene of the difficulty last, and was seen to strike the deceased with a club, and after-wards, when the deceased had failen to the wards, when the deceased had failen to the pavement, to strike him upon the head with a stone. When he saw what had been done, he turned and ran, but was pursued and captured by the friends of the deceased, and then he said to his captors that he was only sorry that he had not killed him.

had not killed him, The defense, which was conducted by Chris-tian Kneass and S. M. Whiteside, Esqs., first set forth the pisoner's good character, and then offered evidence to prove that at the time of this occurrence he was drunk, and though he was on the ground yet he took no part in it.

he was on the ground yet he took no part in it. On trial, g UNITED STATES DISTRICT COURT-Judge Cad-walader.-The United States vs. Forty-seven barrels of whisky, Egolf, claimant. An infor-mation for forfaiture. Before reported. Ver-dict for the Government. COURT OF COMMON PLEAS-Judges Allison and Peirce.-The new trial motion list was argued to-day.

	Glendinning, Davis & Co. report through the New York house that sllowing
1	N. Y. Cent. R
	Phil, and Rea. R 96% Tol. & Wabash R 55 Mich, B.and N. I. R. 84% Mil. & St. P. com 68
8	Cle. and Pitt. R 83 Adam Express Co 48
	Chi, and N. W. com. 75 Wells. Fargo & Co. 28 Chic and N. W. prf. 76% U. S. Express Co 48
8	Chi. and R. I. B 1055 Tennessee 68 67
8 L	Pis, F. W. and Chi. 1095 Gold 135 Pa. M. Steam. Co. 1143 Mark et irregular.

INTER	NAL	REV	ENUE
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