CITY INTRLLIGENCE.

A BETTER SUPPLY OF WATER.—Many years ago be Fairmount Water Works were found incapable

the Fairmount Water Works were found incapable of supplying the citizens residing at Twesty-necond and Green streets and the adjacent neighborhood with a sufficient supply of the aqueous fluid, and to remedy the evil the Spring Garden works were constructed. These works worked well, but they were found unequal to the task assigned to them.

To remedy this growing difficulty, a device was recently adopted by which water from the west bank of the river could be conveyed to this side of the Schuylkill without interfering with the mavigation of that important stream. Several plans were suggested, but the best was that proposed by Mr. Benjamin Tillson, Jr., who undertook to lay a 36-inch pipe from the Belmont works, under the water, and upon the bed of the river, to connect with those of upon the bed of the river, to connect with those of the Spring Garden works. Many scientific doubters predicted a failure in this undertaking, but Mr. Tilison has overthrown their reasoning, and proved his own. The task was a scrious one. The river had to be sounded, and the observations of the gentle-man in the diving-beil proved that the bottom of the river was very irregular, and the enterprise dif-

Notwithstanding these obstacles the contractor went to work with zeal and courage, and, by the aid of steam, and all the appurtenances which skilful mechanics of this age and city employ, has succeeded in laying the pipes across the river in a way which cannot fall to be satisfactory to the people reading in the elevated regions of the Fifteenth and Twentieth wards.

To-day will witness the completion of the laying of these pipes from the Belmont works, in the West

CORONER'S INQUEST .- Coroner Taylor commenced an investigation at noon to-day, in the case of Richard Detterer, who was killed on Friday night at the Orthodox street crossing, Twenty third ward, of the Philadelphia and Trenton Railroad Company. There Philadelphia and Trenton Railroad Company. There was a conflict of testimony, the railroad employes testifying that the regular signal was given, and the friends of the deceased testifying that they heard no whistle. It seemed to be admitted on both sides that the train was moving at a speed of from fifteen to twenty miles an hour. It was also in testimony that the engine had passed the deceased, and that he had been struck by the tender, which extends about a foot beyond the engine. The Coroner decided to hold the case under advisement. cided to hold the case under advisement,

Subsequently the jury rendered the following ver-dict:—'That the said Richard Detterer came to his death by being struck by a tender attached to loco-motive No. 90, of the Philadelphia and Trenton and New York Railroad, at the crossing at Orthodox street, on Friday evening, the 25th instant. The jury are of the opinion that the company deserve the severest censure for the gross negligence in falling to place a dagman at the crossing and for the great rate of speed at which the trains pass that

AN IMPORTANT LUNACY CASE .- Some time ago the court proceedings were much enlivened by the proceedings in an application for a declaration that a prominent young member of the bar was a lunatic.
The case was known on the record as Com. ex rel.
vs. Cheyney. It was before Judge Allison, in the
Court of Common Pleas, a few days ago. Judge
Brewster, appearing of counsel for respondent, upon his filing a traverse to the finding of the inquisition de lunatico, declaring respondent insane, Theo MacFadden, Waldron J. Cheyney, and Henry G. Smith, Esqs., testilled that respondent was of sound mind, and capable of transacting business, and of taking proper care of himself at and bafore the finding of the inquisition, Judge Allison charged the jury to find in accordance with the testimony given, and a verdict was rendered for respondent by the jury without leaving the box, thereby making null and void the said inquisition and finding, vindi-cating the respondent, Frank H. Cheyney, and restoring him to his legal rights and privileges.

FAIR IN BEHALF OF ABUSED ANIMALS .- The Penn sylvania Society for the Prevention of Cruelty to Animals, in order to collect the necessary funds to carry on the benevolent work which they have undertaken, announce a fair to commence at Horti-cultural Hail this (Monday) evening and continue for two weeks. There is much to render this Fair one of the most popular ever held in Philadelphia. The gentlemen at the head of it, numbering such men as Hon. Alexander Henry, Hon. Daniel M. Fox, Gen. George G. Mesde, General G. H. Crosman, Hon. A. E. Borie, and others, and a number of the first ladies of Philadelphia, and the high-toned princi-ples upon which the Fair is to be conducted, the endid character of it in the extent and variety of the display, no less than the worthy object in behalf of which it is given, all conspire to make it a popu-lar resort for our citizens during its continuance.

A COLORED CANDIDATE. -The colored Republicans people be placed in nomination for the position rendered vacant by the death of William W. Watt, and they announce Octavius V. Catto as their choice for a candidate. Their request will be formally com-municated to the Republican City Executive Com-mitte. At the meeting where Mr. Catto was se-lected a preamble and series of resolutions were adopted. Among the latter was the following:— Resolved, That, as in olden times, the mighty in power were pulled down and the weak were made strong, so do we now recognize the same great principle, and therefore we deem it right and pro-per that we should be represented in high places. and not merely be used as hewers of wood and drawers of water.

THE REPUBLICAN INVINCIBLES.—On Saturday evening a meeting of the Republican Invincibles was held to take action on the report of the commit tee appointed in April last to revise the Constitu tion for the government of the organization. Ezra Lukens, President of the Club, was in the chair, and H. C. Hawkins, was the Secretary. The chairman of the committee, William J. Gillingham, submitted a draft of the Constitution agreed on by the committee, which was adopted. The most important provision embodied in it is one requiring the registry of all members of the organization at least three days prior to the election of the officers of the club, thus precluding the possibility of any participation by those who do not belong to the club, as has heretofore been the case, and no doubt all dissensions in the club are now ended,

Supposed Burglass.—About 2 o'clock this morning two men, named John McSorley and Thomas Dempsey, were found secreted in the yard of Policeman Gallop's residence, No. 512 South Front street, They were arrested by Officer Gallop, assisted by a citizen. Dempsey had a pair of steel knuckles in his possession. Defendants had a hearing before Alderman Carpenter, and were held to ball to an

JUST IN TIME -Boat crew No. 4 of the Schuylkill Harbor Police on going down the river on Sunday night stopped at the Almshouse meadows and in-spected the bath-houses moored at that point. They found that one had been broken into by thieves and a number of lamps packed up ready for removal.

SCIENTIFIC LECTURE, -Professor Edwin J. Houston will de iver a lecture on Wednesday evening next, before the Scientific Microcosm, in the Hall of the Central High School. The subject will be "Dyna-mical Electricity," and the lecture will be illustrated with many beautiful experiments.

WOMAN FOUND DROWNED .- Mrs. Needers, aged 70 years, a resident of Rittenhousetown, near the Wissahickon, was found drowned in a small stream in the vicinity of her home about 4 o'clock this morning. The Coroner was notified to hold an inquest on

TOUR OF THE POLICE COMMITTEE.—The Police Committee of Councils continue their tour to the station houses to-day, inspecting those in the Fourth, Seventh, Eighth, Ninth, Tenth, Eleventh Twelfth, and Eighteenth districts, and the Delaware

MORE CARELESSNESS. -The doors of four dwellings in the Twelfth district were found open by the police last night. Is it any wonder that house robberles are of almost nightly occurrence when housekeepers throw out such inducements for thieves to operate?

ARREST OF CORNER-LOUNGERS .- The order prohibiting corner-lounging is being carried out by the police force. Yesterday five young men were arrested at Thirteenth and Vine streets for engaging in this idle practice.

Apairtee.—On motion of John P. O'Neill, Esq., John S. McKinlay was admitted to practice as an atterney of the Court of Common Pleas and District Court on Saturday, November 26.

AKOTHER DROWNING CASE—This afternoon Coroner Taylor was summoned to hold an loquest upon the body of Mrs. Catharine Languid, aged 67 years, who was found drowned in the Wissanickon

creek at an early hour this morning. SPRIOUSLY INJURED. - About 10 o'clock this morning Robert Terbune, aged thirty years, residing at No. 925 Ogden street, fell from a scaffold at Christ Church and was severely injured. He was removed

to the Pennsylvania Hospital. THILLING FIRE .- The roof of Melcher's brick kiln,

at Tenth and Susquehauna avenue, was slightly damaged by fire about 4 o'clock this morning. VISITING STATION HOUSES. -The Committee Police of Councils this morning made a tour of in-spection through the station houses north of Ches-

NARR & LADNER, Brokers, report this morning d quotations as follows:-

1113, 11-40

AFFAIRS AT THE CAPITAL.

FROM WASHINGTON.

WASHINGTON, Nov. 23. Special Despatch to The Evening Telegraph.

Estimates for the Year Year are being prepared, and as soon as completed will probably be sent to Mr. Dawes, Chairman of Appropriations, who has made a request to that effect, as he cannot reach here before Tuesday next. They will be considerably in excess of last year, as there are no unexpended balances. Notwithstanding the fact that the Commissioner of Internal Revenue has recommended in his report that the tax on whisky remain unchanged, a strong combination will be made to have the tax increased by Western

The Meeting of Congress. In regard to the repeal of the law for the meeting of Congress on the 4th of March it may be stated that the present officers of the House are anxious that the law shall remain as it is, and that the House shall be organized on the 4th of March. Mr. Sargent, of California, will press the bill introduced by him at the last session repealing the law.

The Income Tax. It is not probable that any effort will be made to repeal the income tax at the next session, as the Secretary of the Treasury and the Commissioner of Revenue are in favor of its retention. It was agitated at the last session principally for political effect. Now that the elections are over it is not likely that it will be repealed.

San Domingo. It is not believed here that the Prussian Government has made any serious proposition to purchase San Domingo as a coaling station. The statement has probably been made in order to strengthen the movement here in favor of our acquisition of the island.

FROM BALTIMORE.

Corner-Stone Laving. Baltimore, Nov. 28 .- Yesterday afternoon the corner-stone of the new edifice for the St. Francis School and Orphan Asylum for Colored Girls was laid with most imposing ceremonies on Chase street. Archbishop Spaulding officlated and preached the dedicatory sermon. A large concourse were present-eight to ten thousand. The School and Asylum were founded in 1829, and has always been in charge of colored women, known as "the oblate Sisters of Provi-

New York Money and Stock Market. New York Money and Stock Market.

New York, Nov. 28.—Stocks steady. Money 4 26 per cent. Gold, 111½, 5-298, 1862, coupon, 107½; do. 1864, do., 196½; do. 1865, do. 197; do. 1865, new, 109½; do. 1867, 109½; do. 1868, 109½; 10-408, 106½; Virginia 68, new, 63; Missouri 68, 92½; Canton Co., 67½; Cumberland preferred, 39; N. Y. Central and Hudson River, 92½; Erie, 24½; Reading, 101½; Adams Express Co., 64½; Michigan Central, 120½; Michigan Southern, 93½; Illinois Central, 120½; Michigan Southern, 93½; Chicago and Rock Isiand, 111½; Pittsburg and Fort Wayne, 94; Western Union Telegraph, 43½.

Buitimere Produce Market. Baltimore Froduce Market.

Baltimore, Nov. 28.—Cotton dull; low middling, 154c. Flour quiet and steady. Wheat dull; choice white, \$1'70@1'75; good to prime, \$1'40@1'65; prime to choice red, \$1'55@1'70; fair to good, \$1'30@1'50; common. \$1'15@1'25; Ohio and Indiana, \$1'30@1'33. Corn—white, 77@50c.; yellow, 83c. Rye, 70@85c. Oats lower at 50@52c. Mess Pork dull at \$24, retailing. Bacon quiet, retailing; no rib sides or shoulders sold; clear sides, 18c; hams, 20c. Lard dull at 15c., retailing. Whisky firm at 91@92c.

This Afternoon's Quotatious. LONDON, Nov. 28-1-30 P. M .- American securities quiet. Stocks firm. LIVERPOOL, Nov. 28-1.30 P. M.-Lard, 65s.; Bacon, 44s. for Cumberland, cut and 54s, for new short rib middles. LONDON, Nov. 28-1:30 P. M .- Tallow declining. Turpentine, 31s. 6d@32s.

LEGAL INTELLIGENCE.

The Appointment of Guardians.

Orphans' Court-Judge Paxson.

An important decision has been made in the Orphans' Court relative to the appointment of guardians, in an opinion delivered by Judge Paxson.

In the Orphans' Court on Saturday last a petition was presented, asking the appointment of a corporation as guardian of minor children, without giving security. The charter of the company, as does ing security. The charter of the company, as does that of several other corporations, authorizes this court to make such appointments without requiring security. We say authorizes, for it is left discretionary with the court. The number of these applications has much increased of late, as has also the number of corporations asking this privilege; and it is becoming a serious question how far we shall go in this direction. Experience has shown that corporations engaged in business are as likely to fail as individuals. It is true that if they keep the trust funds invested separate and if they keep the trust funds invested separate and apart, and properly ear-marked, the latter would be protected is case of such failure. But the same remark would apply with equal force to individuals. It is the duty of every trustee to keep trust moneys separate from his own estate. Yet we have never regarded this as a sufficient safeguard in the case of private trustees-no matter what their standing or ollity, but inflexibly require security from the latter.

We do not feel disposed to encourage applications of this nature, and while we will make the appoint ment in the particular instance referred to, we wish understood that we reserve the right at all times to decide upon each particular application upon its own merits, having regard to the amount and char-acter of the trust.

We also feel it incumbent upon us, as far as we can, to threw all the safeguards in our power around investments made under such appointments. We have already ordered, that when securities are transferred to any corporation as trustee or guardian, they shall not be thereafter transferred with-out the order of this court, and that such order

sha'l be stamped upon the face of said securities. In addition thereto, we now order:— First. That in all cases where any corporation shall hereafter be appointed trustes or gnardian by this court, it shall be upon condition that such corporation shall not invest any of the trust-funds in coupon bonds, or other securities that pass by de-

livery. Second. Every such corporation shall be required to invest all trust-funds in its name as trustee or guardian, as the case may be, and to keep the same separate and apart from its own funds.

At a proper time we shall make such further order as will enable us to see at least once in each year whether the above rales are compiled with.

It will be understood that the above views have not been suggested in reference to any particular company. They are general, and are intended to company. apply to all corporations in whose behalf such appli-

cations are made. A Little Unse. United States District Court—Judge Cadwalader. Michael McLaughlin was this morning put on trial in this Court for the offense of retailing Equor in a small way in Delaware county without a license. The proof of the absence of a license in the defendant's name was absolute, but the witnesses who testified to purchasing liquor from him gave the im-

pression that the business was carried on by his wife, and therefore a verdict of not guilty was rendered. The Election Law. Francis Shields was put on trial upon the charge of fraudulently voting under the name of Owen Kearney at the last election, in the Second division Kearney at the last election, in the Second division of the Third ward, at which a member of Congress was voted for The officers of the poll proved the fact of his having voted under the name above mentioned, and other witnesses testified that this was not his harre. The evidence simply proved that he handed in the regular ticket used by other voters, and that the general ticket included the name of the Congressman; but there was no direct proof that this defendant voted for that officer. Upon this point this case and the other cases of fraudulent voting, instituted under the act of Congress, turns, for, unless the jury are satisfied from the proof that the person accused voted for a Feceral officer they cannot convict. Foreseeing the difficulty of thus establishing such offense by specific proof, Congress enacted a section declaring that where a Federal officer was voted for, thus seeking that the Federal officer was voted for, thus seeking to obvizte the difficulty by raining in a general way

to obviate the difficulty by raining in a general way

THIRD EDITION a presumption of guilt against the accesed, and requiring him to rebut it by offering specific proof of a degretive that he did not vote for such offers.

At a glasse it will be seen that in most cases this is even a greater dimoulty for a private person than the company of th ater dimoulty for a private person than vernment, for if the election records can show residing in favor of the presecution, it certainly can show nothing in favor of the defet the In fact, they throw no light whatever upon the matter, except in proving that a vote was cast by a certain person; and if the voter should happen to have scratened the Federal officer from his ticket, this fact, in a second of the control of the contro large majority of instances, is obviously as difficult of direct proof. So that in these prosecutions the accused and the Government are primarily upon the same footing with regard to obtaining evidence; but the act of Congress has thrown the balance in favor of the former by commanding that a certain general proof shall be evidence of a spelific fact and sufficient to warrant a conviction, unless rebutted by that class of evidence which both Government and citizen are equally unable to produce. Instead of leaving a natural presumption that arises from a certain state. of facts to the consideration of the jury, to receive the weight that it is entitled to under the common law of criminal proceedings, the act of Congress converts that presumption into positive evidence, to be met only by such evidence as that for which this presumption was substituted. These questions have been raised and discussed in these trials, as testing the constitutionality of this law, but have not yet been fully determined by the Court. The case is yet on trial, James Heverin, Esq., appearing for the defendant,

The McCaulley Homicide. Court of Oyer and Terminer-Judges Petros and Paxson.

A special session of Oyer and Terminer to continue this week was begun to-day. The purpose is to dispose of several aid prison cases of homicide, which must be tried this week, else the defendants will be entitled to their discharge under the four term rule. It was expected by some persons that the case of Dr. Neville would be tried this month; but this in the present state of the businesss of this court could not be done, for the indictment in his case was found only this term, and there are several cases in which the defendants, who are without means or friends, have been lying in prison for several months, and they must now be tried. The great length of the Hanlon case also impeded the regular course of business, and the different engagements of Judges in hearing other cases of importance have rendered it impossible to give more attention to the homicide calendar. Most probably Dr. Neville's case will be tried in De cember.

The case to-day is that of Thomas Goulden, Hugh Goulden, and Peter Cue, charged with the murder of James McCaulley, on the 22d of May last. It is alleged that the defendants and deceased were of a party attending a child's christening at the house of a man named Smith, in West Philadelphia, and during the evening a warm discussion occurred concerning a lot of ground that had been rented and sublet at a profit by one of the Gouldens, and which Thomas McCaulley said he wanted and would fight for. They went out, and a fight ensued, in which the deceased, James McCaulley, was killed. The defendants were arrested and leight indicated but Thomas McCaulley succeeded. jointly indicted, but Thomas McCaulley succeeded in making his escape. At the close of our report a jury was being called to the box. Messrs. O'Byrne and Pratt appear for the prisoner.

WEDDING AND PARTY INVITATIONS EN-GRAVED AND PRINTED IN THE LATEST

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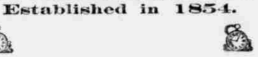
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FOURTH EDITION FIFTH

LATER WAR NEWS

The Situation at Paris. Important from Europe

The Garibaldians Defeated.

The Canadian Fisheries

Etc., Etc., Etc., Etc.

FROM EUROPE.

Sortle at Paris Expected. Tours, Nov. 28 .- Forts D'Issy, Vanvres, Montrouge, Bleetre, and D'Ivry, on the south ern boundary of Paris, maintained a continuous and furious fire on the Prussian lines all through Saturday night. The Prussians expected another sortie, but at the last accounts all was

BREST, Nov. 28 .- The French steamer Lafayette, from New York for Havre, arrived at this port safely yesterday morning.

Another French Defeat.

LONDON, Nov. 28.—In reconnoiting near Orleans yesterday the 10th Prussian Corps encountered the 20th French Corps of General Paladines' army, and an engagement tookiplace in which the French were driven from their strong position at Ladon Mazieres with serious loss. Subsequently several French companies attacked the Prussian 10th Corps, but were repulsed with a loss of forty. A French General was taken prisoner by the Prussiaus. TheGerman loss was trifling.

Repulse of the Garibaldians. LONDON, Nov. 28-4 P. M .- The following details of the engagement between the Prussians under Werder and the French under General Garibaldi, near Pasques, in the Department of the Vosges, bace just been received here, dated Dijon yesterday afternoon. The Garibaldians while on the march from Pasques, late on Saturday afternoon, suddenly came upon the outposts of the Prussian rifles, which they immediately attacked with great impetuosity. The Prussians were at first compelled to fall back, but reinforcements coming up the Garibaldians were in turn repuised with geat disorder, the soldiers throwing away their arms and knapsacks in the flight. General Werder the next day (Sunday) took a circuit around Plombieres and in this way overtook the French

Another Engagement then occurred in which the French lost three hundred and fifty killed and wounded and the Prussians only fifty. It is said that Menotti Garibaldi had two thousand men under his command in this engagement.

Capitulation of La Fere seventy cannon of all sorts fell into the hands of the Prussians.

FROM THE DOMINION.

The Vexed Fishing Question-Capture of a CHARLOTTETOWN, Prince Edward's Island, Nov. 28 .- The schooner Clara F. Friend, of Gloucester, captuzed by the British steamship Plover about seven weeks ago, was rescued from the custody of the provincial authorities on November 24. On November 25 the steamer Plover recaptured her, and the captain and four others are now held as prisoners.

> FROM WASHINGTON. The Supreme Court.

Despatch to the Associated Press. WASHINGTON, Nov. 28.—No opinions were de-livered in the Supreme Court of the United States

Naval Orders Lieut.-Commander P. F. Harrington is ordered to the California, Passed-Assistant Paymaster J. Y. Barton to the Nipsic, Commander Earl English is detached from command of the Delaware and waits orders, Lieut. Commanders Francis Morris, Henry orders, Lieut.-Commanders Francis Mofris, Henry B. Robeson, C. M. Schoomaker, S. H. Batchellor, R. D. Evaus, and C. F. Schmidt, Lieutenant Royal B. Bradford, Surgeon R. C. Maccoun, Passed Assistant Surgeon Henry Spitkins, Assistant Surgeon Adam Fran, Chaplain C. A. Bittinger, Chief Engineer Stephen C. Hubbert, First Lieutenant R. H. Griznell, Second Assistants J. Bingham and W. H. Harris, are detached from the Delaware and clusted on waiting orders. Paymaster Delaware and placed on weiting orders. Paymaster A. B. Gilman is detached and ordered to settle his

The warrant officers, attaches of that vessel, are also detached and placed on waiting orders; Com-mander Francis A. Ross is detached from duty as chief-of-staff of the Asiatic fleet, and placed on waiting orders; Passed Assistant Paymaster J.
Porter Loomis from the Nipsic, and ordered to settle his accounts; Captain John M. B. Clitz from New
York Navy Yard, and ordered to command the California; Lieatenant Commander John McPhale from the receiving ship Potomac, and ordered to the California; Lieutenant-Commander E. M. Shepherd from the Michigan, and ordered to the California; Lieutenant R. B. Peck from duty at Jefferson Barracks, Mo., and ordered to the California; Surgeon John Skitchen from the Board of Examiners, ordered on the California.

Army Orders.

Colonel T. W. Sherman, 3d Artillery, has been ordered to report to General McDowell, President of the Retiring Board, at New York, First Lieutenants John A. Bodamer, 10th Cavalry, and Deanis Carolin, 19th Lafentry Carolin, 19th Infantry.

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

\$500 N Penna 7s... 9134 \$500 do...... 9134 \$10000 Am Gold...c. 11134 do...... 50% do 50% SECOND BOARD. \$1000 City 68 New 1023; 400 58 sh Sch Nv ... 736 109 30 sh West Bank ... 673; 100 200 sh Penna R .ls .593; 200 20 do593; 200 1 do593; do..la.b30. 83% do....b5. 83% do....b45, 84% do. 18,535, 325 do 32%

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THE LATEST NEWS

Sortie Expected. A Reported French Victory

Attempted Lynching and Rioting

FROM THE

A Sheriff's Posse Fired Oa.

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

FROM EUROPE.

Great Victory Claimed by the French. LONDON, Nov. 28-5 P. M .- The French claim to have won a great victory at Moreuil. twelve miles south of Amiens, yesterday. The battle lasted till darkness interfered. The German let army is alleged to have been beaten and driven back to its entrenchments before

Amiens. The French Army of the North was greater in numbers and better armed. The losses are obscurely given in thousands. The Prussian hussars rode down and cut to pieces a regiment of marine infantry. The German losses are severe.

FROM THE WEST.

Pacific Rallway Extension. Sr. Louis, Nov. 28.—The Atlantic and Pacific Railroad is completed to Neosho, Newton county, in the extreme southwestern portion of the State, and will be opened for traffic in the latter part of this week. Neosho is \$11 miles from \$t. Louis. The road is in fine condition and will be pushed rapidly on into the Indian Territory and across the plains. Attempted Lynching-Rioting and Bloodshed The Republican has a special from Potosi, stating that great excitement existed there since the arrival of John Armstrong and Charles Jolly, who murdered the Lapine family in that vicinity some days ago. Threats of lynching were made. Sheriff Breckin-ridge stationed a posse of 125 men, armed with double-barrel shot-guns, at the Court House, a few steps from the jail where the prisoners were confin determined to suppress any attempts which might be made in that direction. About one o'clock on Sunday morning some 46 men appeared at the jail and demanded the assassios. The Sheriff replied he should protect the prisoners against violence and ordered the crowd to disperse, which not being obeyed a voiley was fired over their heads. Several shots were then fired by the mob without effect. This fire was returned by the posse and one of the mob was killed, and the growd then dispersed. The Sheriff has strengthened his force, and no further effort at violence has been made.

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