# FOURTH EDITION

GRANT AND SANTO DOMINGO.

Debate on Southern Outrages

Crime in the West.

New Jersey Legislature.

An Important Transfer.

FROM WASHINGTON.

The Duty on Ten, Coffee, Cont, and Salt.

Special Despatch to The Evening Telegraph. WASHINGTON, March 21 .- The Senate Finance Committee had under consideration to-day the question as to what action, if any, should be taken on the bills which passed the House to repeal the duty on tea, coffee, coal, and salt. A large majority of the committee are opposed to considering these matters, or of disturbing the tariff at the present session, and have instructed their chairman to so state to the Senate if these matters were brought up for consideration.

The President stated to-day to several Senators and members that he did not see any good to result by protracting the session beyond the present week. He said he had hoped that the

Santo Domingo commissioners would have reached here in time to have allowed their report to be made to Congress and be laid before the country. He did not expect action by Congress at the present session on the question of annexation, even if Congress were to remain in session six weeks or two months.

A Very Spley Debate took place in the Senate to-day, on the question of allowing the special Committee on Southern Outrages to report from time to time. Mr. Thurman and other Democrats gave notice that they would oppose anything of this kind. They simply desired the committee to report at the next session what legislation, if any, was necessary, and not to make their report an electioneering document. Senator Ames read a long speech on the outrages in the South, and urged that there should be legislation to protect the loyal people.

Adjourned. The House adjourned soon after reading the journal, without doing any business—yeas, 107;

A Valid Election. The House Elections Committee to-day decided that the election of the Tennessee delegation is valid, and no further legislation is necessary in their cases.

Army Orders. Despatch to the Associated Press.

Washington, March 21.—On the recommendation of the Chief of Engineers, First Lieutenant George M. Wheeler is assigned to the charge of the exploration, under the direction of the Chief of Engineers, of the portions of the United States territory lying south of the Central Pacific Railroad, embracing portions of Nevada and Arizona. The Commissary-General is ordered to furnish rations and anti-scorbutics for the party; the Surgeon-General, one medical officer and two hospital stewards; and the Chief cal officer and two hospital stewards; and the Chief of Ordnance, horse equipments, arms, and ammuni-

Surgeon James T. Chiselm is ordered to report to the commanding general of the Department of the Surgeon C. C. Byrne, Assistant Surgeons H. Lippincott and G. M. Miller are relieved from duty in the Department of Missouri. The two former are

ter to the Department of the South. The superintendent of the mounted recruiting service is ordered to forward two hundred recruits to Louisville, to be assigned to the 7th Cavalry, in the Southern States the Southern States.

Naval Orders. Lieutenant-Commander Horace E. Mulian is ordered upon equipment duty at the New York Navy Yard. Lieutenant Charles T. Arnold is ordered to the receiving ship New York. Chief Engineer Charles G. Devalin is detacaed from the Dictator and placed on waiting orders.

The Son of General Meagher. Hon. Wm. R. Roberts, accompanied by a delegation of the Irish Brigade, comprising Mauners, Haverty, and Horgan, and Colonel Warren, called upon the President to-day to request the appointment by him of the son of General Thomas F. Meagher as a cadet to West Point. The President said he did not wish to be considered as making a promise, but that he would give the matter his favorable consideration.

FROM THE WEST.

Disastrous Fire. St. Louis, March 21.—A large barn on the estate of James Murrin, eight miles from this city, which contained a lot of valuable household furniture, library, and mercantile books of the late L. A. Benoist, extending back some forty years, five hosses, and other stock was burned the night before last. Loss about \$10,000. Partially insured. Military Movements.

General Sturgis, with the headquarters of the 7th Cavalry and two companies of the regiment left yesterday on the steamer Glasgow for Louisville, Ky. The rest of the regiment will follow when relieved at their respective stations in the Indian Territory by the 6th Cavalry from Texas.

Indian Outrages.

News from Fort Dodge, of the 18th instant, states that about fifty Indians, supposed to be Cheyennes, attacked a wagon returning to Fort Dodge from Fort Hays at noon on that day two miles from Buckner Ranche, on Pawnee Fork. Company G, of the 10th Cavalry, was sent lo

The Recent Murder at Larengeburg, Ind. CINCINNATI, March 21.—The wife of Schmelzer, killed by burglars at Lawrenceburg yesterday morning, was killed either while asleep or but partially awakened by the struggle of her hus-band by her side. He had been awakened by two robbers, who evidently intended killing him and not the woman. No arrests had been made up to 1 o'clock this morning.

Ratirond Affairs. Robert Mitchell, Josiah Kirby, James M., Glenn, M. Kleiner, A. T. Gashorn, A. L. Campbell, P. P. Lane, W. H. Harrison, Cincinnati: L. Q. Druler, E. H. Sabin, K. T. Kercheval, and George R. Bullock, of Indiana, were elected directors of the new Rockport and Cincinnati Railroad, at a meeting at Fulton.

Death of a Lawyer. ROCKPORT, March 21.—Taibot Jones, an old attorney of this city, died to-day. His remains will be taken to Baltimore.

# FROM EUROPE.

Latest Quotations.

LONDON, March 21-4:30 P. M.—Consols for money 92%, and for account 92%. American securities quiet. Bonds of 1962, 92; of 1865, old, 91%; of 1867, 90%; 10-408, 89%. Eric, 18; Illinois Central, 110%; Great Western, 35.

LONDON, March 21-4:30 P. M.—Spirits of Turpenture.

LIVERPOOL, March 21—430 P. M.—Cotton firm; uplands, 75/6075/4. Corleans, 75/6075/5; sales to-day 10,000 bales, including 2000 for export and speculation. Yarns and fabrics at Manchester steady.

Pork, 85s. Beef, 115s. Cheese, 70s. Bacon, 49s. for short rib middles. Turpentine, 39s.

New York Produce Market.

New York March 21.—Cotton quiet and strong; sales 2000 bales uplands at 15c.; Orleans at 15%c. Flour quiet and without decided change; sales 2000 bbls. Wheat firmer; sales of 38,000 bush. new spring at at \$1.60@1.61%; winter red and amber Western at \$1.78@1.74. Corn dull; sales \$1,000 bushels new mixed Western at 85@36c. Oats quiet; sales 16,000 bushels 'Ohio at 58@70c. Beef unchanged. Pork dull; new mess, \$21.50@21.45; old mess, \$22; prime, \$15.25@18.75. Lard quiet; steam, 12@12%c.; kettle, 13%c. Whisky quiet at \$1%@91%c. New York Produce Market.

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## FROM READING.

The Appelniments by the Conference.

pectal Despatch to The Beering Telegraph.

READING, Pa., March 21.—The following are the appointments of the Conference just

NORTH PHILADELPHIA DISTRICT.

NORTH PHILADELPHIA DISTRICT.

W. Cooper, Presiding Elder.

St. George's, C. Cooke.

Fifth Street, W. L. Gaay.
St. Johns', G. Cummins.

Front Street, J. F. Meredith.
Green Street, J. B. McCullough.
Twelfth Street, J. Dickecson.
Tabernaole, S. C. H. Smith.
Sanctuary, T. B. Miller.
Hancock Street, C. H. McDermond.
Kensington, J. W. Jackson.
Cohocksink, C. F. Turner.
Siloam, W. McCombs.
Summerfield, W. C. Best.
Port Richmond, W. Mullen.
Frankford, J. F. Chaplain.
Frankford, J. F. Chaplain.
Frankford Avenue, T. C. Pearson.
Bridesburg, L. D. McClintock.
Holmesburg, D. Young.
North Ninth Street, W. T. Magee.
Lehman's Chapel, S. T. Kemble.
Bethel, E. T. Kenney.

Montgomery, H. A. Seabung.
Doylestown, N. D. Commas.
Attieboro, T. Sumpton, J. H. Bittain.
Bristel, W. Dairymple.
Morristown, T. Cundy.
Newton, F. Iliman.
Richboro, J. B. Graff.
Lumberville, T. J. Timanus.
New Hope, L. B. Brown.
Easton, J. Welch.
South Easton, W. Rink.
Richmond, G. L. Schaffer.
Monnt Bethel, E. L. Martin.
Stroudsburg, J. S. McConnell.
Cherry Valley, S. H. Reisner.
Tannnersville, J. Pastorfield.
Monroe, T. W. Maclary.
Tobyhanna—S. R. Gillingham.

SOUTH PHILADELPHIA DISTRICT.
W. C. Robinson, Presiding Elder.

SOUTH PHILADELPHIA DISTRICT. SOUTH PHILADELPHIA DIST
W. C. Robinson, Presiding
Union, J. H. Alday.
Arch Street, H. W. Warren,
Salem, M. D. Kuriz,
Ebenezer, P. J. Cox.
St. Paul's, W. J. Paxson,
Wharton Street, J. Mason,
Second Street, J. J. Jones,
Scott, W. B. Wood,
Eleventa Street, T. A. Ferniey,
Broad Street, G. W. Maclaughlin,
Fitzwater Street, W. H. Burrell,
Federal Street, J. S. Hughes,
Pitman, J. Y. Ashton,
Western, J. S. Cook,
Asbury, H. E. Gilroy,
Christ Church, R. W. Humphreys,
Fortieth Street, J. R. Bailey,
Centennery, E. I. D. Pepper,
Hestonville, A. Rittenhouse,
Haddington, J. Mast,
Pascalville, F. C. Church,
Radnor, A. L. Wilson,
Darby, M. H. Sisty,
Kedron, J. C. Wood,
Media, J. T. Gracey,
Crozlerville, S. Townsend,
Village Green, J. A. Watson,
Marcus Hook, G. A. Wolf,
Chester, J. Cunningham,
Chester, Trinity, G. W. F. Graff, W. C. Robinson, Presiding Elder. Mercus Hook, G. A. Wolf.
Chester, J. Cunningham.
Chester, Trinity, G. W. F. Grad.
West Chester, W. Major.
Shoam, J. T. Same.
New London, J. Shields, G. Alcorn. F. B. Harvey.
Kennett, R. Wood.
Oxford, L. B. Hoffman.
Fulton, T. S. Thomas.
Safe Harbor, H. B. Manga.
Marshalton, E. Townsend.

CENTRAL HHILADELPHIA DISTRICT, Joseph Costle, Presiding Elder. Trinity, H. A. Oleveland. Trinity, H. A. Cleveland.
Nazareth, C. W. Bickley.
Central, C. P. Masden.
Emory, J. W. Hinson.
Ninteenth Street, T. Stevens.
Hedding, G. W. Gordon.
Spring Garden Street, C. H. Paille,
Twentieth Street, J. E. Meredith.

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Haines Street, T. C. Murphy.
St. Stephens, M. A. Day.
Chesnut Hill, A. Manship.
Harmer's Bill, W. D. McDowell.
St. James, J. R. T. Gray.
Millstown, A. Howard.
Lenkintown, A. Collins. Jenkintown, A. Collins. Cheltenham, J. B. Maddux. Bustleton, G. Fr Harlack, Somerton, W. W. Barlow. Falls of Schuylkill, M, Graver. Roxboro, H. F. Isett.

MANAYUNK. Mount Zion, J. Dyson. Ebenezer, S. Panceast. Mercer Square, W. Gilchrist. Conshohocken, A. W. Wiggins.

DeKalb street, E. W. Simpers. Oak street. N. B. Durrell.
Phoenixville, H. R. Calloway.
Valley Forge. C. J. Thompson.
Salem, D. I. Fatterson.
Springville, R. Turner. Cover tryville, G. Kirkpatrick.
Potistown, S. W. Kurtz.
Birdsboro, J. H. Wood.
St. Paul's, C. J. W. Harkins. St. Paul's, C. J. W. Harkins.
Temple, J. A. Cooper.
Springfield, B. T. String.
Waynesburg, A. Cather.
Downingtown, W. McMichael,
Gutherville, C. Coffman.
Laurel, J. W. Knap.
Boatesville, J. E. Kezsler.
Cochranville, W. R. Downey.
Penningtonville, J. Aspril.
Evterprise, J. Gregg.
Strasburg, W. S. Pugh.
HARRISBURG PISTRICT.

Strasburg, W. S. Pugh.

HARRISBURG PISTRICT.

R. H. Pattison, Presiding Elder.

Harrisburg, Locust avenue, W. J. Stevenson.

Riege Avenue, J. Lindmuth.

St. Paul's, R. Owen.

Lochiel, W. C. Johnson.

Fifth Street, F. A. Rigging.

Baidwin, J. W. Sayers.

Dauphin, J. Stringer.

Halifax, S. R. Rest Dauphin, J. Stringer.
Halifax, S. B. Best.
Millersburg, W. H. Fries.
Berrisburg, H. White,
Lykens, F. Brady.
Lebanon, W. H. Elliott.
Cornwall, E. C. Griffith.
Middletown, T. W. Montgomery.
Bainbridge, O. L. Haddock.
Marietta, S. A. Heilner.
Columbia, R. J. Carson.
LANCASTER.

First Church, J. E. Smith. St. Paul, J. C. Gregg. READING.

Ebenezer, S. N. Chew.
St. Peter's, George Heacock.
Covebant. S. &. Greve.
East Reading, T. M. Grimth.
Hamburg, A. L. Urbin.
Tremont, L. B. Hughes.
Cressonia, J. O'Neill,
Minersville, G. G. Rakestraw.
Heckerscherville, B. Pickersgill.
Pottsville, J. J. Pearce,
Port Carbon, N. Frame.
St. Clare, G. Oram. Ebenezer, S. N. Chew. St. Clare, G. Oram.
New Philadelphia, J. Brockbank.
Tamaqua, S. Irwin.
Mahanoy City, M. Barnhill Gilbertson and T. H.

Arrison.
Shenandoah, J. R. Boyle.
Shenandoah, J. R. Boyle.
Nesquelsoning, J. W. Bradley.
Manch Chunk, J. F. Crouch.
East Mauch Chunk, S. A. Hoover.
Lehighton, J. T. Swindells.
Partyville, J. P. Miller.
Stovington, J. D. Folsom. Stonington, J. D. Folsom. Catasaqua, W. P. Howell. Allentown, W. Swindells. Fridersylle, E. H. Hoffman. ethlehem, G. S. Broadbent

### J. Todd transferred to Wilmington Conference. PENNSYLVANIA LEGISLATURE.

Bennte. HARRISBURG. March 21.—Senate bill changing the time of electing the Representatives in Congress from the second Tuesday of October until the first Tuesday after the first Monday in November, was

reported favorably.
Senate bill to straighten the line of Thirty-fourth street, negatively.

Senate bill for a better inspection of buildings in Philadelphia, faverably.

House bill authorizing Councils to improve and pave streets was reported favorably.

House bill authorizing the Park Commissioners to take charge of Hunting Park, favorably.

Senate bill authorizing the appointment of two additional notaries public in Philadelphia, favorably.

ably.

Senate bill extending the General Safety Mining laws of the anthracite region to the bituminous coal fields, favorably.

Mr. Dechert introduced a bill to refund certain collateral inheritance tax paid by the estate of Eilen Cooper. Also incorporating the Wilson Machine Company. Also to ratify the charter of the United Petroleum Storage Company. Also supple-ment to the Bank of America. Also repealing the

a t of 1868, and providing a mode of electing assess a, overseers of the poor, and auditors in the Twenty-second ward, by which a minority representation will be secured.

On motion of Mr. Henszey an act to incorporate I he Women's Christian Asseintion of Philadelphia, which had been reported negatively, was referred back to the Judiciary Committee. Mr. Henszey expained that the courts did not have power, as had been originally supposed.

Mr. Graham, an act to prevent the adulteration of drugs and medical compounds, and to provide for he sppointment of an Inspector of Drugs for the State of Pennsylvania. This bill provides that in the manufacture of medicines, for adulterating the same to six months; that in filling prescriptions, for the offense of adulteration the offender shall be fined two hundred dollars. The Governor shall appoint a State Inspector for a term of six years at a salary of \$1900. hundred dollars. The Governor shall appoint a State Inspector for a term of six years at a salary of \$4000, with expenses and clerk hire and for every refusal on the part of dealers to show prescription they shall be fined \$200

The private calendar was considered, and the following House bills objected to by persons named and postponed for one week:

Mr. Albright, vacating part of Ross street.
Mr. Josephs, regulating pawnbrokers in Philadelphia.

Mr. Josephs stated, in answer to a question of Mr. Hagar, that he wished the bill postponed, so that it could be sent back to the committee, in order hat some of his constituents might appear before

Mr. Lamon, House bill changing the mode of ap-pointing controllers of public schools in the First district. Mr. Smith, incorporating Muniments Insurance Company.

Mr. Quigley, House bill repealing the act authorizing the Hartford Insurance Company to give certificates of inspection.

Mr. Marshall House bill incorporating Philadelphia Silver-mining Company.

Mr. Quigley, House bill toliay out Wingohocking

Park.
Mr. McGowan, House bill allowing the Board of Education of the First district to elect one chief and two assistant superintendents.

The following bill was reported:

Authorizing Messrs, Dennis, Walker and others to act as commissioners to establish a personal tax bureau and collect personal taxes, has been ordered

to be reported negatively by Committee on Munici-

pal Corporations.

The following new bills were introduced:

By Mr. Parsons, incorporating Columbia Mining Company.

By Mr. Albright, changing the grades of Sixth street, from Allegheny avenue to York street.

CONGRESS.

FORTY-SECOND TERM-FIRST SESSION.

Washington, March 21.—The amendment of the House to the Senate concurrent resolution for a Joint Committee or Investigation on the South was considered.

Mr. Anthony moved to restore the clause stricken ont by the House, authorizing the committee to print and publish from time to time during the recess the results of their investigations.

Mr. Thurman protested against this as an attempt to print partisan electioneering documents at the public expense. If for the benefit of Congress the report need not be made till next session, as provided for by the resolution. He (Thurman) would not trust any bo ty of men with power to issue political pronunciamentos at pleasure.

Mr. Stewart thought the exposure of cutrages in the South necessary to the reace of the country.

Mr. Morton supposed, as the existence of outrages in the South was generally denied by the press and orators of the Democratic party in other parts of the country, that that party would be anxious to have the testimony published as soon as possible. Besides, it was to the interest of the South, in restoring immigration and otherwise that, if unitus, the falsity of such reports should be shown. The object of the committee was to turnish information as to the true condition of the South, and yet the Senator from Ohio (Mr. Thurman) would have the facts locked up until heart winter: A report in regard to one of these States (North Carolina) had been made, and that horrible record could not be obscured by any excuse that might be set up for it.

Mr. Morrell remarked that as the investigation would not be secret he could not understand the objection to publicity. The testimony would be disclosed and it was better to have it done legitimately.

Mr. Blair desired to remind the Senator (Mr. Morrill) that when the Senator from California (Mr. Casserly) proposed to make public the investigation before the select committee in the case of North Carolina; the proposition was voted down by the Republican side. The Democratic side had repeatedly been defeated in their efforts to prevent this secret inquisition and star chamber proceeding.

Mr. Morton replied that in giving publicity to the testimony before the committee, the Senate would have caused the witnesses to be terrified, and their lives en dangered by their political enemies in North Carolina; opportunity would have been adorded to Ku klux them, Mr. Blair said the only danger to witnesses on the radical side, called to Washington to testify, was that they would be immediately appointed by the President to offices abroad. (Laughter.)

Mr. Casserly inquired, if the witnesses were in so much dangere, why the radical majority had been in such a horry Mr. Stewart thought the exposure of cutrages in the

opportunity would have been afforded to Kukinx them, Mr. Blair said the only danger to witnesses on the radical side, called to Washington to testify, was that they would be immediately appointed by the President to offices abroad. (Laughter.)

Mr. Gasserly inquired, if the witnesses were in so much danger, why the radical majority had been in such a hurry to print their testimony?

Mr. Blair added that all the witnesses had previously given some testimony in the Holden impeachment case, but none of them had been threatened or abused.

Mr. Casserly thought air. Merton wedded have to think of comething else as an excuse for keeping the work of the committee secree.

Mr. Thurman, in an extended reply to Mr. Morton, denied the latter's assertion that the Democrate Senators had shown the most disposition to oppose the investigation, or that there had been any opposition to it wistever. He would challenge that Senator to point to a single Democrate he had voted against it.

Every disorder, or so-called outrage, in the South was magnified a hundred-fold for party purposes and was made to serve as an additional pretext for putting the heel of military power upon the necks of that prostrate people.

He knew that these outrages were injuring the people of the South and the country, but he denied that the perpetrators of them were represented in any way with the people of their localities. He would challenge any man on the floor to deep that the wealth and social standing and representative men of the South were as much opposed to these outrages as was any man in Congress.

He ridiculed the idea held out by Mr. Morton that the Democra's party was to be injured by such occurrences, That was the party of law and order, and its influence had always been exerted in that direction. Onlid not the South of the South were as much opposed to the Southern people were now subjected in the streets of Baltimore ran red with the blood of Democrate shed by thefmyrmidons of Know Nothingism? Did he forget the source of Law and order, and

desired that the entire subject should be discussed at the proper sime.

Mr. Mooper said that when the bill was first offered, his colleagues (Mesas, Banks and Twichell) objected to the introduction. It was rather unfair to change the position of the bill in this way.

Mr. Banks asked that the journal be corrected. His objection was to the reference of the bill, which was referred by mistake.

After further conversation, the Speaker said the question was on the motion of Mr. Banks, so that it might appear en the journal that the resolution was not presented or referred at all.

The House disagreed to the motion of Mr. Banks, and also to the motion of Mr. Lynch, so the journal remains unaltered. unaltered.

Mr. Blair introduced a joint resolution authorizing the

Mr. Blair introduced a joint resolution authorizing the
Gerctary of State to pay to the holders of the certificates
of award the moneys paid by the Republic of Venezuela
in the settlement of claims.

in the settlement of claims.

Mr. Banks said as there was a great deal of dispute about the matter, the resolution ought not to be passed without consideration.

Mr. Stevenson moved that the House adjourn, which, at half-past 1 o'clock was agreed to—yeas, 107; nays, 72. DIED.

Hoxsie.-On the 18th instant, S. K. Hoxsie, aged 59 years.
The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, No. 2018 Chesnut street, on Wednesday, the 22d instant, at 3 o'clock P. M.

the 22d instant, at 3 o'clock P. M.

New York papers will please copy.

Robinson.—On First-day, the 12th instant, Hanson Robinson, in his 57th year.

The relatives and male friends of the family are invited to attend his funeral, without further notice, from his late residence, Woolton Hall, near Wilmington, on Fourth-day (Wednesday), the 22d instant. To leave the house at 11 o'clock.

Corrieges will be at Relievue Station on arrival of Carriages will be at Bellevue Station on arrival of 8:50 A. M. train from Philadelphia.

Whire.—On Menday morning, March 20, ELIZABETH GRAY, widow of the late Brittain White, in the 55th year of heave.

Start Gray, widow of the lace by the family are invited to attend the funeral, from her late residence, No. 1928 Race street, on Thursday, the 23d instant, at 10 o'clock A. M.

WRIGHT.—On the 19th instant, at Bennisville, N.
J., ROBERT C. WRIGHT, in the 31st year of his age.

generally are invited to join with Lodge No. 51, F. & A.M., to attend the funeral of our late Brother, Hon. Judge ELLIS LEWIS, from No. 303 S. Fortieth street, on Wednesday, March 22, at 3 o'clock P. M. John L. Thomson, W. M. Interment at Woodlands.

Money for the Freedmen.

Southern Congressional Elections.

The Indian Appropriations.

Erie on the War Path.

FROM WASHINGTON.

Congressional Elections.

Despatch to the Associated Press. WASHINGTON, March 21 .- The House Committee Washington, March 21.—The House Committee on Elections this morning unanimously agreed to report that the election in Tennessee last November was a legal one, and that the present members from that State are entitled to seats in the House. The committee next took up the Arkansas case of Bowles vs. Edwards, the former claiming that Edwards was not entitled to a seat, as Clayton had been suspended from the Governorship, and therefore had no right to give a certificate of election to him. The committee decided that they could not look beyond the Governor's certificate, and will therefore report in favor of giving Edwards the seat. Edwards is a Democrat.

Money for the Freedmen's Bureau. Money for the Freedmen's Bureau.

The Secretary of War to-day sent a communication to the House, enclosing a communication from the Commissioner of the Freedmen's Bureau relative to the omission on the part of the late Congress to appropriate \$100,000 to enable him to continue the payment of claims of colored soldiers and sations during the fiscal year ending 1872, and asking that the appropriation be made. The War Department also asks for \$50,000 to pay for horses and other property lost or destroyed in the military service.

The Secretary of State urges on Congress the necessity of making an appropriation for defraying the Expenses of the John Commission to make the boundary between the United States and the British Possessions, from the Lake of the Woods to the Rocky Mountains. He says that circumstances connected with the relations between this Government and that of Greot Britain render it desirable that the appropriation shall be made with as little delay as possible; and it is, therefore, hoped that the matter may be acted on, if possible, before the adjournment of the present session.

The Indians.

The Secretary of the Interior, in a communication to Congress, says the appropriation made for the Arapahe, Cheyenne, Apache, Kiowa, and Comanche Indians, during the second session of the Forty-first Congress, will doubtless be exhausted by the 50th of June next, and should the feeding of these Indians be stopped after the ensuing July, they will again scatter to the plains, being compelled to do

so to procure food.

The labor and expense of locating them where they now are will have been of no use or permanent benefit either to the Government or the Indians, besides, they may commence depredating, which would result in another war and cost the Government thousands of dollars, while it would not cost ment thousands of dollars, while it would not cost hundreds to feed them. The Secretary asks two hundred and fifty thousand dollars for this purpose.

## FROM NEW YORK.

Erle on the War Path Again. NEW YORK, March 21.—To day a bill was filed in the United States Circuit Court by the Directors of the Eric Railroad, praying for an injunction and who are alleged to be about changing from the broad gauge, in violation of the contract made with plain-lins in 1868.

The French Rellef Fund. The French Relief Committee of this city has a communication from Jules Favre, acknowledging the receipt through the United States Minister, (Mr. Washburne) of 35,000 francs, contributed by the people of this country for the relief of the suffering people of France.

FROM NEW JERSEY

Lease of the Morris Canal Company's Works. TRENTON, March 21 .- The Morris Canal Company has leased its works and franchises to the Lehigh Valley Railroad Company for a term of nine hundred and ninety years, at a rate of ten per cent. to the preferred and four per cent. to the common stockholders.

A bill passed the House this morning repeal-

ing the Driggs Drainage Commission, by a vote of 46 to 1. The Legislature.

The Senate has adopted a resolution dismissing the petition of Joseph Hooper, the contestant for the seat of Senator Torrey, of Ocean. The Senate has rejected the bill to repeal the act allowing the Camden and Amboy Railroad to consolidate with other roads. The vote stood fourteen against and none in favor. The Paterson charter has passed both houses, and gone with that of Jersey City to the Governor. The Newark Aqueduct bill, to allow the board to charge a tax of ten cents per lineal foot, has been lost in the House,

## FROM NEW YORK.

The Schmidt Murder, New York, March 21.—The coroner's jury in the case of Israel Schmidt, who was shot about a fortnight ago in a saloon on the First avenue, gave a verdict to-day, that the fatal shot was fired by Thomas Whalen, and that Edward Farley, John McCarthy, John Maher, George Myrtle, and Patrick Murray were accessories. Whalen was not arrested, but the others are in

Baltimore Froduce Market.

Baltimore, March 21.—Cotton dull and nominally 18%@1834. Flour dull and unchanged. Howard street superfine, \$5.622.@6:1234; do. extra, \$6.50@1725; do. family, \$1.50@2; City Mills superfine, \$5.50@1725; do. extra, \$6.75@8\*25; do. family, \$8.50@11; Western superfine, \$6.624@6; do. extra, \$6.50@7425; do. family, \$7.25@8\*25. Cloverseed very quiet at \$7.25@15.0. Wheat active; Ohio and Indiana, \$1.57@163; other grades unchanged. Corn—white Southern steady at \$5@850.; yellow Southern dull at \$2@830. Oats quiet at 66c, Rye dull at 90@97c, Mess pork weak at \$22. Bacon steady; shoulders, 9&c.; rib sides, 113c.; clear rib, 11%c. Hams, 17 Baltimore Produce Market. 9kc.; rib sides, 11kc.; clear rib, 11kc. Hams, 17 @18c. Lard quiet at 13@13c. Whisky dull and unchanged.

MUNICIPAL CLAIMS.

MUNICIPAL CLAIMS. SHERIFF'S OFFICE,

SHERIFF'S OFFICE,
PHILADELPHIA, March 20, 1871.

Notice is hereby given, in accordance with the act
of Assembly of the Commonwealth of Pennsylvania,
passed the 11th day of March. A. D. 1846, entitled
"An act relative to Registered Tax of and Municipal
Claims in the County of Philadelphia," that the following writ sofre facias sur claim has been placed in ands for service, to wit:IN THE COURT OF COMMON PLEAS.

Same vs. Sepviva, owner or reputed owner, or whoever may be owner, and George Elaweenter, registered owner, C. P., March Term, 1871, No. 885, for the sum of twenty one dollars and twenty-eight cents, against all that certain lot or piece of ground situated on the northeast side of Cumberland street, in the Nineteenth ward of the city of Philadelphia. in the Nineteenth ward of the city of Philadelphia, at the distance of sixty-four feet nine and one-half inches southeast of Treaton avenue, containing in front on said Cumberland street eighteen feet, and in depth northeastward one hundred and sixty feet to I ickinson street. Same vs. James Graham, owner or reputed owner,

Same vs. James Graham, owner or reputed owner, or whoever may be owner, and Eliza Jane Graham, registered owner. C. P. March Term, 1871, No. 288, for the sum of fifty dollars and fourteen cents, for city taxes for the year 1868, sgainst all that certain lot or piece of ground situated on the northeast side of Cumberland street, in the Nineteenth ward of the city of Philadelphia, at the distance of one hundred and thirty-six feet northwest from Sepviva street, containing in front on Cumberland street thirty-six feet and in depth northeastward one hundred and aixty feet to Dickinson street. sixty feet to Dickinson street.

N. B.—On this lot there is erected a brick shop.

MUNICIPAL OLAIMS.

Same vs. J. H. Johnson, owner or reputed owner, or whoever may be owner. C. P., March Term, 1971, No. 289, for the sum of eighty-eight dollars and ninety-one cents, sgainst all those two certain lots or pieces of ground, situated on the south side of Norris street, in the Nineteenth ward of the city of Philadelphia, at the distance of thirty-four feet east of Fitth street, containing in front on said Norris street thirty-two (32) feet, and in depth fifty-seven feet to a three feet wide alley.

Same vs. Norcross & Sheets, owners or reputed owners, or whoever may be owners, and Benjamin J. Ritter & William R. Urwiter, registered owners, C. P., March Term, 1871, No. 249, for the sum of nineteen dollars and four cents, for city taxes for the year 1879, against all that certain lot or piece of ground situated on the southeast of Tulip street, in the Nineteenth ward of the city of Philadelphia, at the distance of one hundred and twenty-one feet four and one-half inches northeast of Norris street, containing in front on said Tulip street thirty-two (39) feet, and in depth southeastward ninety-feet.

Same vs. Unknown, owner or reputed owner, or whoever may be owner, and Abraham B. Wood, registered owner. C. P., March Term, 1871, No. 241, for the sum of eighteen dollars and nine cents, for city taxes for the years 1868 and 1869, against all that certain lot or piece of ground situated on the southeast side bit Cedar street, containing in front or breadth on said Cedar street forty feet and in depth southeastward ninety feet to Spangler street.

Same vs. Joseph Bayard, owner or reputed owner, or whoever may be owners, C. P., March Term, 1871, No. 242, for the sum of ten dollars and seventy-three cents, for city tax for the year 1869, against all that certain lot or piece of ground situated on the northeast corber of Almond and Rose (or Aramingo) street, in the Nineteenth ward of the city of Philadelphia, containing in front on said Almond street twenty-seven feet five and three-quarter inches, and in depth southeastward

of the city of Philadelphia, at the distance of fifty-five feet southwest of Cumberland street, containing in front on said Almond street eighteen feet, and in depth eighty-five feet (85), be it more or less. in depth eighty-five feet (85), be it more or less.

Same vs. E. H. Grant, owner or reputed owner, or whoever may be owner, and Benjamin Ritter, registered owner, C. P., March Term, 1871, No. 244, for the sum of thrity-three dollars and sixty cents, for city taxes for the years 1866, 1867, 1868, and 1869, against all that certain lot or piece of ground situated on the southwest side of Adams street, in the Nineteenth ward of the city of Philadelphia, at the distance of twenty-two feet southeast of Tulip street, containing in front on said Adams street eighteen feet, and extending in depth southwestward seventy feet.

Same vs. G. Guckenbuchler, owner or reputed owner, or whoever may be owner, and Christian Abele, registered owner, C. P., March Term, 1871, No. 245, for the sum of fifty-two dollars and forty-No. 245, for the sum of lifty-two dollars and forty-three cents, for city taxes for the year 1869, against all that certain lot or piece of ground situated on the north side of Coates street, in the Fliteenth ward of the city of Philadelphia, at the distance of thirty-six feet easterly of Twenty-first street, con-taining in front on said Coates street eighteen feet, and in depth on east line fifty-six feet nine and three-eighth inches, and on the west line fifty-five feet six and three-eighths inches.

three-eighth inches, and on the west line fifty-five feet six and three-eighths inches.

N. B.—On this lot there is erected a three-story brick dwelling-house, being No. 2048 Coates street.

Same vs. James McCormick, owner or reputed owner, or whoever may be owner, and William Smith, et al., registered owners, etc., C. P., March Term, 1871, No. 247, for the sum of thirty-nine dollars and fifty-two cents, for city taxes for the year 1869, against all that certain lot or piece of ground, situated on the northeast corner of Fourth and York streets, in the Nineteenth ward of the city of Philadelphia, containing in front on said Tourth street one hundred feet, and extending in depth eastward along the north side of said York street one hundred and two feet six inches to Orianna street.

along the north side of said York street one hundred and two feet sty inches to Orisnna street. Same vs. Isaiah Robinson, owner or reputed owner, or whoever may be owner, and Hosea Rob-inson, registered owner, C. P. March Term. 1871. No. 248, for the sum of sixteen dollars and seventyeight cents, for city taxes for the years 1863 and 1869, against all that certain lot or piece of ground, situated on the southwest side of Townsend street, in the Nineteenth ward of the city of Philadelphia, at the distance of sixty-eight feet southeast of Tulip street, containing in front on said Townsend street atreet, containing in front on said Townsend street eighteen feet, and in depth southwestward eightyone feet six and one quarter inches.

Same vs. George Davis, owner or reputed owner, etc., and Elizabeth R. Edwards et al., registered owners, etc., C. P., March Term, 1871, No. 242, for the sum of sixteen dollars and minety-eight cents, city taxes for the years 1868 and 1869, against all that certain lot or piece of ground situated on the southwest side of Tucker street, in the Nineteenth ward of the city of Philadelphia, at the distance of one hundred and seventy-nine feet three and three-quarter inches northwest from Cedar street, containing in front on said Tucker street sixteen feet, and in death southwestward eighty-one feet, more and in depth southwestward eighty-one feet, more

Same vs. William Payran, owner or reputed owner, etc., and Elizabeth R. Edwards et al., registered owners, C. P., March Term, 1871, No. 250, for the sum of sixteen dollars and ninety-eight cents, for city taxes for the years 1868 and 1869, against all that certain lot or piece of ground situate on the south-west side of Tucker street, in the Nineteenth ward west side of Tucker street, in the Nineteenth ward of the city of Philadelphia, at the distance of two hundred and fifty-nine feet three and three-quarters inches not thwest of Cedar street, containing in front on said Tucker street sixteen feet, and in depth southwestward eighty feet, more or less.

Same vs. Joseph Stockton, owner or reputed owner, or whoever may be owner, and Elizabeth R. Edwards. et. al., registered owners, etc., C. P., March Term, 1871, Nc. 251, for the sum of fifteen dollars and ninty-seven cents for city taxes for the years 1868 and 1869 against all that certain lot or piece of ground situated on the sunthwest side of

years 1868 and 1869 against all that certain lot or piece of ground situated on the southwest side of Tocker street, in the Nineteenth ward of the city of Philadelphia, at the distance of two hundred and seventy-five feet three and three-quarter inches northwest of Cedar street, containing in front on and Tocker street sixteen (16) feet, and in depth soutquestward seventy-five feet more or less.

Same vs. Christian Smith, owner or reputed owner, or whoever may be owner, and Adam Ihrig, registered owner, C. P. March Term, 1871, No. 252. for the sum of twenty-one dollars and eighty-five cents, for city taxes for the years 1805 and 1869 against all that certain lot or piece of ground situated on the west side of Fourth street, in the Nineteenth ward of the city of Philadelphia, at the distance of two hundred and thirty feet two and the distance of two hundred and thirty feet two and one-quarter inches north of Cadwalader street, containing in front on Fourth street seventeen feet, and

in depth on north line forty-six feet eleven and seven-eighths inches, and on south line forty-three same vs. John Kater, owner or reputed owner, or whoever may Je owner, C. P., March Term, 1871, No. 254, for the sum of twenty-seven dollars and forty cents, for city taxes for year 1869, against all that certain lot or piece of ground situated on the north side of Mariner street, in the Second ward of the city of Philadelphia, at the distance of two hun-

north side of Mariner street, in the Second ward of the city of Philadelphia, at the distance of two hundred and forty feet west of Thirteenth street, containing in front on said Mariner street sixteen feet, and in depth northward thirty-five feet more or less.

N. B.—On this lot is erected a three story brick, house, No. 1329 Mariner street.

Same vs. Ruchard Shields, owner or reputed owner, or whoever may be owner, C. P., March Term, 1371, Nr. 255, for the sum of twenty-seven dollars and forty cents for city taxes for the year 1869, against all that certain lot or piece of ground situated on the north side of Mariner street, in the Second ward of the city of Philadelphia, at the distance of two hundred and fifty-six feet west of Thirteenth street, containing in front on said Mariner street sixteen feet, and in depth north forty feet, more or less.

N. B.—On this lot is erected a three story brick house, being No, 1821 Mariner street.

Same vs. Richard Shields, owner or reputed owner, or whoever may be owner, C. P., March Term, 1871, No. 256, for the sum of forty-seven dollars and fifty-four cents for city taxes for the years 1868 and 1869, against all that certain lot or piece of ground situated on the south side of Mott street, in the city of Philadelphia, at the distance of two hundred and fifty-six feet west of Thirteenth street, containing in frost on said Mott street sixteen feet, and in depth southward forty feet, more or less.

N. B.—On this lot is erected one three-story brick house, beirg No. 1832 Mott street.

Same vs. Richard Shields, owner or reputed

N. B.—On this of is erected one three-story brick house, being No. 1832 Mott street.

Same vs. Richard Sateids, owner or reputed owner, or whoever may be owner, C. P. March Term, 11871, No. 251, for the sam of forty-seven dollars and fifty-seven cents, for city taxes for the years 1868 and 1869, against all that certain lot or piece of ground situated on the south side of Mott street, in the Second ward of the city of Philadelphia, at the distance of two hundred and seventy-two feet west distance of two hundred and seventy-two feet west of Thirteenth street, containing in front on the said Mott street sexteen feet, and depth southward forty

Mott street sixteen feet, and depth southward forty feet, more or less.\*

N. B.—On this lot is erected a three-story brick house, being No. 1284 Mott street.

IN THE DISTRICT COURT.

Same vs. Mary W. Neif, owner or reputed owner, or whoever may be owner, D. C., March Term, 1871, No. 948, for the sum of one hundred and thirteen dollars and ninety-seven cents, to wit, for registered taxes against all that certain lot or piece of ground situated on the northeast corner of Tenth and Morgan streets, in the Tenth ward of the city of Philadelphia, containing in front or breadth on the said Tenth street eighteen feet, more or less, and in depth eastward along said Morgan street, sixty feet.

MUNICIPAL OLAIMS.

N. B.—On this lot there is erected a two-story frame building, being No. 243 North Tenth street.

Same vs. Freeman Scott, owner or repitted owner, or whoever may be owner, D. C., March Term, 18.1, No. 244, for the sum of eleven hundred and two doilars and eighty-seven cents, to wit, for registered taxes against all that certain lot or piece of ground situated in the Twenty-eighth, formerly in the Twenty-Hist ward, of the city of Philadelphia, beginning at a point on the north side of Montgomery avenue, in the line of land now or late of Kuzabsth Vansyckle, at the distance of about three hundred and three feet one and three-quarters inches westward from the west side of Broad street, thence by said land north twenty-eight degrees forty-eight minutes west, crossing Fifteenth street four hundred and twenty-five feet four and seven-eighth inches, more or less, to a point, thence by lands late of Isalah Bell south sixty-one degrees eighteen minutes west, crossing Sixteenth street four hundred and ninety-four feet eleven and one-eighth inches to the north-east side of Stump lane (vacated), thence south twenty-six degrees thirty minutes east along said Siump lane (vacated) eight feet five and five-eighths inches to the north side of Montgomery avenue aforesaid, and thence eastward along the same six hundred and forty-seven feet ten and seven-eighths inches, more or less, crossing Fifteenth and Sixteenth streets aforesaid to the place of beginning. Together with the additional land vested in the owner of the above tract by an act of Assembly approved the seventeenth day of March, 1864, entitled, "An Act to vacate Stump lane, in the city of Philadelphia," whereby his lines were extended to the middle of said lane.

Same va Freeman Scott, owner or reputed owner, or whoever may be owner, D. C., March Term, 1811,

middle of said lane.

Same vs. Freeman Scott, owner or reputed owner, or whoever may be owner, D. C., March Term, 1871, No. 945, for the sum of four thousand and forty-three dollars and fifty-one cents, to wit, for registered taxes against all that certain lot or piece of ground situated in the Twentieth ward of the city of Philadelphia, beginning at a point in the line of ground sow or late of Richard H. Rush, on the north side of Columbia avenue, at the distance of three hundred and sixty feet ten and three-quarter inches westward from the west side of Broad street; thence extending westward along the north side of Columbia avenue one hundred and seventeen feet seven and ward from the west side of Broad street; thence extending westward along the north side of Columbis avenue one hundred and seventeen feet seven and one-quarter inches to the northeast side of Stump lane (vacated); thence along the northeast side of said Stump lane vacated north twenty-eight dagrees forty-nine minutes west five hundred and sixty-two feet seven and three-eighths inches more or less to the east side of Sixteenth street; thence northward along the same eighty feet eight and one-eighth inches to the south side of Montgomery avenue; thence eastward along the same and crossing Fliteenth street five hundred and sixty-seven feet eight inches more or less to the line of land now or late of Elizabeth Vansyckel; thence along the same south twenty-eight degrees forty-eight minutes east one hundred and twelve feet six inches more or less to a point, and south seven degrees forty-six minutes west by same land seventy-six feet five and three-quarter inches to a point in the line of ground now or late of Francis Blackburne, Jr.; thence south tend degrees fifteen minutes west along the same and ground now or late of Peter Mackenzie two hundred and twenty-four feet one and five-eighths inches more or less to a point in said Mackenzie's line; thence by land of the said Richard H. Rush south sixty degrees eighteen minutes west two hundred and thirty-one feet eight and one-eighth inches to thence by land of the said Richard H. Rush south sixty degrees eighteen minutes west two hundred and thirty-one feet eight and one-eighth inches to the north side of Columbia avenue and place of beginning; together with the additional land vested in the owner of the above tract by an Act of Assembly approved March 17th, 1864, entitled "An Act to vacate Stump lane in the city of Philadelphia," whereby his lines are extended to the middle of the said fane.

Same vs. E. Warters, E. Wasters, E. Urastha, and Same vs. E. Warters, E. Wasters, E. Crastna, and Freeman Scott, owners or reputed owners, or whoever may be owners, D. C., March Term, 1871, No. 946, for the sum of nibeteen hundred and thirty-one dollars and ten cents, to wit, for registered taxes against all that certain lot or piece of ground beginning at a point in the centre line of Richmond street, formerly called Point-no-Point road, in the Twenty-fifth ward of the city of Philacelphia, at the distance of seventy-nine feet and one-eighth of an inch. more or less, southwest of the centre line of inch, more or less, southwest of the centre line of Erie avenue, as laid out on the plan of the late dis-trict of Richmond, being a point in the line of ground formerly of John Mason, and now or late of the Philadelphia and Reading Railroad Company, thence Philadelphia and Reading Railroad Company, thence extending northeastwarely along the centre line of said Richmond street, nine hundred and eighty-one feet four and five-eigaths inches, more or less, crossing Butlerstreet, to the line of ground formerly of Michael Willegas, and now or late of Benjamin R Janney, thence extending southeastwardly along the same three thousand four hundred and twenty-six feet eight and three-eighths inches, more or less, crossing Lambert, Tath, Myrtle, Casper, and Carbon streets and Delaware avenue, as laid out on said plan, below water mark of the river Delaware, thence extending southwestwardly along said low water mark of the river Delaware by the several courses thereof and crossing Erie avenue aforesaid. courses thereof and crossing Eric avenue aforesaid courses thereof and crossing Eric avenue aforesaid, nine hundred and eighty-six feet six inches, more or less, to the line of ground formerly of the said John Mason and now or late of the madeiphia and Reading Railros Company aforesaid, and thence northwestwardly along the same and crossing the said Lambert, Bath, Myrtic, Cooper, and Carbon streets and Delaware avenue, three thousand five hundred and thirteen feet, more or less, to the centre line of Richmond street aforesaid to place of beginning, containing eighty acres of land, be the same more or less, being composed of seven contiguous parcels of land which fhomas A. Morgan, surviving executor, or by seven indentures, gan, surviving executor, or by seven indentures, each dated the twenty-third day of February, A. D., 1852, recorded in Deed Book R. D. W., No. 75, pages 490, 496, 502, 508, 514, and 520, etc., respectively, granted and conveyed unto the said Freeman Scott in fee, reserving therefor and thereout seven certain yearly granted and conveyed unto the said seven certain yearly granted and the said seven certain yearly granted results or survey granted that tain yearly ground rents or sums amounting in the aggregate to the sum of two thousand seven hun-

Same vs. E. Burton, owner or reputed owner, or whoever may be owner, and J. Frank Knight, registered owner, C. P., March Term, 1871, No. 964, for the sum of one hundred and fifty-six dollars and six cents, for work and labor done and perand six cents, for work and labor done and performed and materials furnished, to wit, for registered taxes against all that certain lot or piece of ground situate en the northeast corner of Cumberland and Sepviva streets, in the Nineteenth ward of the city of Philadelphia, containing in front on Cumberland street forty-five feet and in depth northwardly of the same breadth along Sepviva street one hundred and sixty feet to Dickinson street.

3 21 WILLIAM R. LEEDS, Sheriff.

OROCERIES, ETC.

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