THE DAILY EVENING TELEGRAPH-PHILADELPHIA, PRIDAY, APRIL 31, 1811.

THE BORDER RAID CLAIMS.

To the Editor of The Evening Telegraph.

In your issue of March 30 you have an article on the "Border Raid Claims," as you are pleased to stigmatize them, in which you animadvert with uncalled-for scrimony and bitterness against the loyalty of the Border people during the war, and I trust you will not refuse to give the other side a hearing.

Your article, like many others in other papers, is unfair, and calculated to make one-sided and erroneous impressions on the people outside of the despoiled district who are unacquainted with the facts in the case.

It is not my purpose to enter on any extensive defense of the patriotism and loyalty of the border people. They need none. The records are their justification and their defense. Notwithstanding all their trials and tribulationssuch as no other section of the State endured—they furnished as much of men and material for the Union army and cause, and did it with as much alacrity, and in every respect sacrificed as much, as any other section of the State. For these common sacrifices they ask no compensation. but it is for the extraordinary sacrifices, and which were not common to other portions, but were over and above all others, that they ask, and justly too, to be indemnified and placed, as nearly as may be, on an equal footing with their fellow-citizens of the balance of the Common-

I know from personal knowledge that, so far, at least, as my own county (Fulton) is concerned-and I believe the same is true of other counties-the aggregate of the claims presented is not more than one-half the loss actually and directly sustained by this people.

The indirect losses of our people by reason of the disruption and paralyzation of their industrial interests during those terrible years of (to them) blight and decay are far greater than their direct losses for which they ask partial indemnity.

Whilst other sections, remote from the border and exempt from the oft-repeated visitations of the Rebel thieves and marauders, as Jenkins, Imboden, Mosby, Stuart, McCausland, and others, were realizing from their uninterrupted and prosperous industries almost fabulous returns, the industries of our people were crippled and almost destroyed by these invasions. The people of those sections, removed and secure from raids and invasions, grew rich out of the industries so largely stimulated by the war, while the people of this section grew poorer by reason of their industries being crushed and broken by the same war. To others it gave prosperity: to us it gave crippled industry and devastated homes and fields, and a general paralyzation of all business. It will not do to say that others performed their duty to the Government more patriotically than we did.

No other section was more barely drained of able-bodied men, and none sent more soldiers to the Union army in proportion to the population, than this raided and invasion-cursed section. Not only did we fill our own quotas in all the calls for troops, but furnished large numbers of volunteers for some of the richer counties in the eastern portion of the State to aid them in filling their quotas and saving their own men, and besides this, in the earlier part of the war, many along the border enlisted in Maryland Union regiments, and some even in Virginia Union organizations.

We do not claim that we were exempt from disloyal elements in our midst, but we do assert that this existed among us to no greater degree than it did in Clearfield, Lancaster, Philadelphia city, or any other part of the State, and, moreover, very few, if any, of this class of persons have presented any claims, because, as a rule, they were spared spoliation at the hands of the Rebel marauders, who preferred visiting their vengeance on the heads of the loyal portion of the community.

We are well aware that in many instances persons have included in their claims items which on paper have the appearance of insignificance, and which to you and others unfamiliar with the necessities of the case may seem even pusillanimous, but the half barrel of mackerel at which you sneer may have been the savings out of the earnings of many days of toil such as the editor of THE EVENING TELEGRAPH is a stranger to, and the hat at which you are disgusted may be more to that man than an entire wardrobe would be to those creatures of luxury and abundance who never have known a want themselves, nor know how to relieve it in

The slander about the border people selling water to soldiers is a stale rehash of an old story which exists only in the disordered brain of some whose acrimony is stronger than their love of truth. I have myself, and have heard others do the same thing, said to some boy or man, not unfrequently a colored brother, as we passed along, "Here, fill my canteen with water and bring it to me quick, and I will pay you. Sometimes the proffered pay was accepted, and sometimes it wasn't. It is, no doubt, from circumstances like these that many of these charges originate, as I have on occasions like these heard soldiers cursing the poor devils for accepting the proffered pay, but I never saw, nor do I know of, any one peddling water; and there were not, at all events, a score of such cases either at Antietam or Gettysburg, and it is unfair and unwarranted to apply such a charge to the people of a whole community of counties

indiscriminately.

More than nine-tenths of the aggregate of these claims is in the hands of men and women of unquestioned and unquestionable loyalty. Many of them are held by soldiers who themselves were at the front fighting the battles of their country while their homes were ravaged by Rebel invaders, and many more are held by those who gave their fathers, sons, husbands, or brothers to the Union cause, while I do not know of a single claim on file presented by any one who was in active sympathy with the Re-

From the items you publish, your readers will naturally infer that, because these individual claims are small in amount, they exhibit a pusillanimous spirit and want of patriotism on the part of the claimants. Such, at least, is the tone and drift, if not the design, of your strictures. Permit me, sir, to make a statement of one or two of these claims which you hold up as unworthy cases, and by which you would have people judge all the others. I accept the issue, and submit the cases to the impartial judgment of your reader.

of your readers.

The claim of Charles Selsor, of McConnells. The claim of Charles Selsor, of McConnellsburg, which you parade as one wholly unmeritorious and as an example of all the others, is the first I will notice. This claim consists of a suit of new broadcloth clothes, and some meat, making in the aggregate about \$40. Now, let us look into the merits of this case, at which you and others are disposed to sneer.

Mr. Selsor is a very poor man, aged and greyhaired; a tailor by trade and dependent ou his dally earnings for support for himself and

dally earnings for support for himself and family, and this loss is as much, pay, possibly more, to him than the entire loss of The Evenmore, to him than the entire loss of THE EVENING TRLEGRAPH printing establishment would be to its proprietors. The items above specified are all for which Mr. Selsor presents a claim, but it does not cover his entire loss by at least one-half. The vandals sacked his house, as they did others, and appropriated and destroyed much else, for which he makes no claim. To aggravate his case, the suit of clothes taken had been made by him for a customer who held him responsible for the value thereof. The meat taken from him was all

the poor man had in that line, and, besides this mearly every particle of subsistence he possessed was taken by the thieves, leaving him in a very unpleasant predicament, and most of his neigh-bors were in no better situation. Mr. Selson could, very justly, have presented a claim for three or more times the amount he did, but he preferred not to do it. He is a thoroughly loyal man, and every con he had capable of bearing arms was, at the time of this occurrence, and all through the war, in the Union army battling for his country, and it was only the advanced years of the father that prevented him being

I submit to your candor whether this is a case to be held up to the people of Pennsylvania to be scoffed at, and yet you present it as a sample

of all others.

Again. The case of a claimant in Ayr township, which you hold up as a subject for scandal, is that of a widow lady whose only two sons were in the Union army. The claim she presents amounts to \$247, the principal item of which is for a horse presed into the Union service by some of the soldiers of Milroy's army in the retreat from Winchester. This horse she had then but recently purchased to aid her in had then but recently purchased to aid her in her efforts to make a living from her farm among the hills. She paid \$240 for the animal. About seven or eight months afterwards the horse turned up at Chambersburg, where some cavalry regiments had returned to reorganize, and the horse was recognized by some persons who had previously known him, but he was now staved, spavined, and so badly broken down that he was condemned and turned into a corral to die, or to be sold, with the brand "U. 3." and the letter "C." on him. An effort was made to obtain compensation for the horse at Government price from the United States offi-cials without success, but instead the horse was ordered to be returned to the owner. So badly was he used up that it took two days to get him home, a distance of thirty miles, and after much trouble and considerable expense in doctoring, the horse, for which less than a year before this widow lady had paid \$240, she now sold for \$50, which, with the claim she now presents for his services, etc., would aggregate her \$212 for the \$240 she paid for him, without adding the ex-pense she was at in recovering him, and without having any services from him of any account.

The next most important item in her claim is for a field of oats, which, if she had been permitted to harvest and market at the then price of oats, would have realized her at least, so said by competent judges, \$150, while her claim for it is \$75. But the marauding Rebel thieves passed that way (and not for the first or second time either), and turned their whole force of several regiments of horses into the field to 'browse," so that what was left scarcely paid

for gathering and threshing.

The third and last item in this claim is for a pair of new and superior blankets taken by the "Johnnies," for which she asks \$10, but which cost her more money than that in those days. This makes the sum total of her claim, but not of her loss. Her house was at different times sacked and ransacked by the incarnate devils of rebeldom, and much was destroyed or carried away. Instead of \$247 she could justly have summed up a claim of \$500 or \$600, and even more; but she chose not to do so.

This widow lady, who deserves better than to be treated with opprobrium, was intensely loyal, and willingly, but naturally with a sad heart, sent her only two sons into the service of her country, content to struggle along under diffi-culties as best she could with the assistance of her daughters. She always welcomed to her house and fed and sheltered any Union soldiers who passed that way, to the extent of her ability to do, and never accepted one cent of compen-sation for so doing. Herself and daughters, like all the patriotic ladies in that community, always labored to provide for and freely gave from their depleted stores to the Sanitary and Christian Commissions, and yet because she deems it just to ask for compensation for a tithe of her losses (not her willing sacrifices), her claim is paraded in the public prints as unworthy, and herself proclaimed, by implication at least, as disloyal and unpatriotic.

ory of these two cases, truth fully stated, which you have selected as good subjects for jest and jeer, and labor to bring odium on the lust claims of the border people, who made not only all the ordinary sacrifices of war, but suffered these extraordinary spoliations besides, and the paralyzation of all business, growing poorer and poorer, while the communities outside the repeatedly invaded district enjoyed a degree of prosperity and realized returns from capital and labor unprecedented in the history of the State.

And these two claims which you seek to burlesque and the claimants whom you aim to be-little in the eyes of their fellow-citizens abroad are but fair average specimens of the others you publish, and, indeed, of the ninety-nine one-hundredths of all of them. FULTON. McConnellsburg, Fulton co., April 18, 1871.

MUSCULAR METHODISTS.

Disgraceful Christian Riot in Long Island -Preacher Kelsey Arrested-The Fight

Against the Conference. Four months ago the people of Long Island were shocked at the turbulent proceedings of the Methodists of Rockville Centre, L. I., in attempting to eject Rev. Mr. Kelsey from the parsonage after they had driven him from the church. The circumstances of the case, as given at that time, do not need to be recapitulated. A month ago the trustees called the people tegether, and they resolved not to receive any minister from the conference. The conference, however, appointed Rev. Messrs, Corner and Dutcher to take charge of the circuit and preach alternately in the old church. The people knew that the new ministers would contrive to get

POSSESSION OF THE PARSONAGE, and determined to prevent it. Mr. Kelsey con-cluded to leave the house on Tuesday, and Mr. Corner was to move in. Hearing this, about fifty men kept guard about the parsonage dur-ing Monday night, and were relieved by as many on Tuesday morning. At 10 o'clock a truck drove up to the parsonage, and soon after a plano was brought out from the house. This seemed to be the signal for a descent, and several men tried to force their way into the house, but failed. Frederick Simonson, one of the leaders, had an altercation with Mr. Kelsey, and the latter told him that if he attempted to cross his threshold without authority he would

"PUT A HOLE IN HIM." Simonson instantly went to Hempstead and procured an order of arrest for Mr. Kelsey, and in another hour he was arraigned in court.

After a patient hearing of the case the Justice discharged Mr. Kelsey, who returned to the parsonage, to find it surrounded by a party of men sonage, to find it surrounded by a party of men all uttering vengeance against him, and one of them said if he came out again he would lay him low for the last time. A half-clad, partially drunken man guarded the gate and refused to allow Mr. Dutcher to enter. A strong-minded woman, who was determined to see Mrs. Kelsey, knocked several men down and finally reached the object of her visit The party. Improved the object of her visit. The party lingered about the house during the day, and towards evening began making threats of every kind. As Mr. Keisey's life seemed in danger the Justice detailed some constables to protect him, and issued warrants for the arrest of fifty members of the church, including the trustees—praying and exhorting bands—on

Yesterday Sheriff Henry and his deputies were busy making arrests. Some found ball and were released, while others were not so fortunate and were placed in jall. This has had a salutary effect, but it will be but temporary. However, Mr. Kelsev will have time to get safely out of the "dark, unchristian valley" before they can resume operations. Although members of the church, they swear menacingly, and will now make war upon Mr. Corner. They will not allow any one connected with the conference to enter the old church, and deserving parties have been buried without funeral rites in consequence. They are determined to have possession of the parsonage or to lay it in ashes.
Mr. Corner at present holds the keys, and some
of his furniture is in the house. He will not
vacate the parsonage until compelled by law.
The old church has been transformed into a lodging-house and restaurant, the rioters sleep-ing and eating there, having their meals brought to them.—N. Y. Herald, yesterday.

LEGAL NOTICES.

CITY AND COUNTY OF PHILADELPHIA, SS Sheriff of Philadelphia County, greeting:

We command you, as before we did, that you summon JOHN WARNER, late of your county, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas for the city and county of Philadelphia, in and for the said city and county of Philadelphia, in and for the said city and county of Philadelphia, in and for the said city and county of Philadelphia, in and for the said city and county of Philadelphia, in and ferst Monday of May next, there to answer Mary Ann Wetherill, a devisee under the last will and testament of Ann Wetherill, deceased, who in her lifetime was one of the neirs-at-law of Christopher Wetherill, deceased, and also assignee of Rachel Wetherill, william M. Powell, and Anna, his wife, Elizabeth Stoddart, Jacob S. Roberts, and Sarah, his wife, Joseph W. Powell, and Louisa, his wife, and others, of a plea of breach of covenant sur ground rent deed, dated the 9th day of May, 1812, and recorded in deed book J. C., No. 21, page 357. And have you then and there this writ.

Witness the Honorable JOSEPH ALLI
(L.E.) SON, Doctor of Laws, President of our said Court at Philadelphia, the 12th day of April, in the year of our Lord one thousand eight hundred and seventy-one.

R. DONEGAN,

Prothonotary.

CITY AND COUNTY OF PHILADELPHIA, 86. CITY AND COUNTY OF PHILADELPHIA, S8.

—The Commonwealth of Pennsylvania to the Sheriff of Philadelphia County, greeting:—

We command you, as before we did, that you summon CHRISTIAN NORTINE, late of your county, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas for the city and county of Philadelphia, in and for the said city and county of Philadelphia, the first Monday of May prext, there to answer J. Dickinson Sergeant and J. Norris Emlen, trustees of the Sepviva estate, and Elizabeth N. Brown, William R. Brown, George D. Coleman and Debbie B. his wife, in her right, Mary H. Brown, Samuel Glover and Emily H. his wife, in her right, and Fanny Brown, of a plea of breach of her right, and Fanny Brown, of a plea of breach of covenant sur ground rent deed dated 29th day of September, 1869, and recorded in deed book J. A. H., No. 199, page 139, etc. And have you then and there this writ.

Witness the Honorable JOSEPH ALLI-(L.s.) SON, Doctor of Laws, President of our said Court at Philadelphia, the twelfth day of April, in the year of our Lord one thousand eight hundred and seventy-one.

R. DONEGAN, 4 18 tuf4t

CITY AND COUNTY OF PHILADELPHIA, SS.—

The Commonwealth of Pennsylvania to the Sheriff of Philadelphia County, greeting:—

We command you, as before we did, that you summon CHRISTIAN NORTINE, late of your county, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said city and county of Philadelphia, to be holden at Philadelphia, the first Monday of May next, there to answer J. Dickinson Sergeant and J. Norris Emlen, trustees of the Sepviva Estate, and Elizabeth N. Brown, William R. Brown, George D Coleman and Debbie B, his wife, in her right, Mary H. Brown, Samuel Glover and Emily his wife, in her right, and Fanny Brown, of a plea of oreach of covenant sur ground-rent deed, dated 26th day of March, 1869, and recorded in deed book J. A. H., No. 99, page 121, etc. And have you then and there this writ.

(L. S.) SON, Doctor of Laws, President of our said Court at Philadelphia, the twelfth day of April, in the year of our Lord one thousand eight hundred and seventy-one,

R. DONEGAN, CITY AND COUNTY OF PHILADELPHIA, SS.

CITY AND COUNTY OF PHILAD&LPHIA, SS.—
The Commonwealth of Pennsylvania to the Sheriff of Philadelphia County, greeting:—
We command you, as before we did, that you summon William CRAWFORD, late of your county, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said city and county of Philadelphia, in and for the said city and county of Philadelphia, in the first Monday of May next, there to answer Maggie R. Sherk, widow, and Frederick Gutekunst, guardian of Bessie and Henry H. Sherk, minor children of J. Henry Sherk, deceased, of a plea of breach of covenant sur ground rent deed, dated February 3, 1869, and recorded in Deed Book J. T. O., No. 2006, page 528, etc. And have you then and there this writ.

Witness the Honorable JOSEPH ALLI
SON, Doctor of Laws, President of our said Court at Philadelphia, the 12th day of April, in the year of our Lord one thousand eight nundred and seventy-one.

R. DONEGAN, Prothonotary.

CITY AND COUNTY OF PHILADELPHIA, 88.—
The Commonwealth of Pennsylvania to the Sheriff of Philadelphia County, greeting:
We command you, as before we did, that you summon JAMES McNIGHT, or McKNIGHT, late of your county, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pleas for the city and county of Philadelphia, to be holden at Philadelphia, in and for the said city and county of Philadelphia, the first Monday of May next, there to answer John B. Dales and Riza J., his wife, and Mary H. Stewart, the said Eliza J. his wife, and Mary H. Stewart, the said Eliza J. Dales being the widow and the said Mary H. the only child and beir at law of Joseph Fleming, of a plea of breach of covenant. And have you then plea of breach of c and there this writ.

and there in's writ.

Witness the Henorable JOSEPH ALLI
Witness the Henorable JOSEPH ALLI
Son, Doctor of Laws, President of our said

Court at Philadelphia, the 15th day of April,
in the year of our Lord one thousand eight hundred and seventy-one. R. JONEGAN,

CITY AND COUNTY OF PHILADELPHIA, SS.—
The Commonwealth of Pennsylvania to the Sheriff of Philadelphia county, greeting:—
We command you, as before we did, that you summon ISAIAH G. STRATTON, AVENDER JONES, SAMUEL R. WELLS, and HENRY SHOCKEOR, SAMUEL R. WELLS, and HENRY SHOCKEOR, late of your county, so that they be and appear before our Judges at Philadelphia, at our District Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for said city and county of Philadelphia, the first Monday of May next, there to answer Ellwood Alica of a plea of breach of covenant sur ground rent deed, dated May 16, 1848, recorded in deed book G. W. C., No. 73, page 367, etc. And have you then and there this writ.

With Witness the Honorable J. I. CLARK HARE, President of our said Court, at Philadelphia, the eighteenth day of April, in the year of our Lord one thousand eight hundred and B. E.: FLETCHER, 4 19 2aw4t

CITY AND COUNTY OF PHILADELPHIA, 88. CITY AND COUNTY OF PHILADELPHIA, SS.—
The Commonwealth of Pennsylvania to the Sherin of Philadelphia county, greeting:—
We command you, as before we did, that you summon EDWARD RYAN, late of your county, so that he be and appear before our Judges at Philadelphia, at our District Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for said City and County of Philadelphia, the first Monday of May next, there to answer G. Blight Brown, Assignee of Peter A. Brown, by deed dated 19th March, 1855, recorded 9th April, 1855, in deed book R. D. W. No. 20, page 39, of a plea of breach of cove D. W., No. 20, page 89, of a piea of breach of covenant sur ground rent deed made 2d January, 1853, and recorded 20th May, 1855, in deed book L. R. B., No. 97, page 286, etc. And have you then and there

Witness the Honorable J. I. CLARK HARE, Witness the Honorable J. I. Charke Habin, Fresident of our said Court, at Philadelphia, the fourth day of April, in the year of our Lord one thousand eight hundred and seventy-one.

SAMUEL P. WELSH,

Pro Perthenotary

CITY AND COUNTY OF PHILADELPHIA, SS.-CITY AND COUNTY OF PHILADELPHIA, SS.—

The Commonwealth of Pennsylvania to the Sheriff of Philadelphia County, greeting:—

We command you, as before we did, that you summen GEORGE P. STEINMETZ, late of your county, so that he be and appear before our Judges at Phila delphia, at our District Court for the City and County of Philadelphia, in and for said city and county of Philadelphia, the first Monday of May next, there to answer Emily B. Taylor, Assignor of George Megee, Esq., High Sheriff of city and county of Philadelphia, of a plea of breach of covenant sur ground rent deed, dated April 18, 1857, recorded 29th April, 1857, in deed book R. D. W., No. 126, page 377, etc. And have you then and there this writ. and there this writ.

and there this writ.

Witness the Honorabie J. I. OLARK

Witness the Honorabie J. I. OLARK

HARE, President of our said court, at Philadelphia, the 18th day of April. in the year of our Lord one thousand eight hundred and seventyone.

B. E. FLETCHER,

CITY AND COUNTY OF PHILADELPHIA, SS. CITY AND COUNTY OF PHILADELPHIA, SS.—
The Commonwealth of Pennsylvania to the Sheriff of Philadelphia county, greeting:—
We command you, as before we did, that you summon JOHN FEIL, late of your county, so that he be and appear before our Judges at Philadelphia, at our District Court for the City and County of Philadelphia, to be holden at Philadelphia, in and for the said city and county of Philadelphia, in effirst Monday of May next, there to answer Gregory A. Coursault of a plea of breach of covenant sur ground-reat deed, dated January 21, A. D. 1851, recorded in deed book T. H.. No. 152, page 35, etc. And have you then and there this writ.

Witness the Honorable J. I. CLARK (L.S.) HARE, President of our said Court at Philadelphia, the eighteenth day of April, in the year of our Lord one thousand eight hundred and seventy-one.

B. E. FLETCHER,

B. E. FLETCHER,

LEGAL NOTICES.

CITY AND COUNTY OF PHILADELPHIA, SS. CITY AND COUNTY OF PHILADELPHIA, SS.—
The Commonwealth of Peansylvania to the Sheriff of Philadelphia County, greeting:
We command you, as before we did, that you summon WILLIAM JARDIN, late of your county, so that he be and appear before our Judges at Philadelphia, at our Court of Common Pieas for the city and county of Philadelphia, in and for the said city and county of Philadelphia, the first Monday of May next, there to answer the Pennsylvania Company for Insurance on Lives and Granting Annuities, trustees of the estate of Joseph Bird and family, under the last will of Charles Bird, deceased, in place of John R. Neff, deceased, assignee of William P. Neff, et al., Charles Neff, et al., and John R. Neff, et al., devises of a plea of breach of covenant, sur ground rent received to William Jardin, in fee, reserving thereout a ground rent of \$52.50 per an. lawful silver money of U. S. A., each dollar weighing it dwts, and 6 grs., and recorded in Deed Book G. W. C., No. 76, page 538, etc. And have you then and there this will.

Witness the Honorable JOSEPH ALLI-SON, Dector of Laws, President of our said Court at Philadelphia, the 15th day of April, in the year of our Lord one thousand eight hundred and seventy-one.

CITY AND COUNTY OF PHILADELPHIA, SS.-

CITY AND COUNTY OF PHILADELPHIA, SS.—
The Commonwealth of Pennsylvania to the Sheriff of Philadelphia county, greeting:—
We command you, as before we did, That you summon JOHN C. HAWKINS, who was sued with Peter A. Dickinson, late of your county, so that he be and appear before our Jadges at Philadelphia, at our District Court for the city and county of Philadelphia, in and for said city and county of Philadelphia, in and for said city and county of Philadelphia, the first Monday of May next, there to answer William Weightman of a plea of breach of covenant sur ground rent deed executed July 16, 1864, by William Weightman and Louisa, his wife, to John C. Hawkins and Peter A. Dickinson, their heirs and assigns, for all that certain lot of ground situate on the north side of Ridge avenue 342 feet 4 inches northwest from Master street, in the Twentleth ward of the city of Philadelphia, recorded in the office for recording deeds, etc., for said city and county of Philadelphia, in deed book L. R. B., No. 39, page 525, on the 30th day of August, 1864. And have you then and there this writ.

Witness the Honorable J. I. CLARK (L. S.) HARE, President of our said Court at Philadelphia, the fourth day of April, in the year of our Lord one thousand eight hundred and seventy-one. B. E. FLETCH ER, 4 19 2nw 4t

Pro Prothonotary.

IN THE COURT OF COMMON PLEAS FOR THE CITY AND COUNTY OF PHILADELPHIA.

March Term, 1871. No. 14. In Divorce.

WILLIAM HENRY STREL VS. JOSEPHINE JANE

To JOSEPHINE JANE STEEL, Respondent: To JOSEPHINE JANE STEEL, Respondent:

Please take notice that testimony will be taken in
above entitled cause on behalf of the libeliant on
THURSDAY, May 11, 1871, at 3% o'clock P. M., at
my office, No. 625 WALNUT Street, Philadelphia,
Pa., before F. CARROLL BREWSTER, Jr., Esq.,
the examiner appointed by the Court to take and
report the same.

HENRY C. TERRY,
Attorney for Libeliant,

IN THE COURT OF COMMON PLEAS FOR THE CITY AND COUNTY OF PHILADELPHIA.

Dec. Term, 1869. No. 3. In Divorce.

MARGARET S. GRIEFENSTEIN VS. EDMUND GRIEFENSTEIN.

To Edmund Griefenstein, Respondent:— Please take notice that the Court has granted a rule on you to show cause why a diverce a vinculo matrimonii should not be decreed in the above case. Returnable on SATURDAY, May 6, A. D. 1871, at 11 o'clock A. M. Personal service having failed on o'clock A. M. John C. Bullitt.

No. 32 South THIRD Street, Philadelphia,

Attorney for Libellant.

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The first examination for admission to Harvard College will begin June 29, at 8 A. M. The second examination for admission to Harvard College, and the examinations for admission to the Scientific and Mining Schools, will begin September 28. The requisites for admission to the College have been changed this year. There is now a mathematical a'ternative for a portion of the classics. A circular describing the new requisites and recent examina-tion papers will be mailed on application.

UNIVERSITY LECTURES .- Thirty-three courses in 1870-71, of which twenty begin in the week February 12-19. These lectures are intended for graduates of colleges, teachers, and other competent adults (men or women). A circular describing them will be mailed on application.

THE LAW SCHOOL has been reorganized this year. It has seven instructors, and a library of 16,660 volumes. A circular explains the new course of study, the requisites for the degree, and the cost of attending the school. The second half of the year begins February 16.

For catalogues, circulars, or information, ad-J. W. HARRIS, Secretary.

EDGBHILL SCHOOL MERCHANTVILLE, N. J., Four Miles from Philadelphia.

The session commenced MONDAY, April 10,

Rev. T. W. CATTELL. CLOTHS, CASSIMERES, ETC.

& HUBER.

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Steamers are appointed to sail as follows:—
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TONAWANDA will sail for Savannah on
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YOMING will sail from Savannah on Sat-

THROUGH BILLS OF LADING given to all the principal towns in Georgia, Alabama, Florida, Mississippi, Louisians, Arkansas, and Teanessee in connection with the Central Railroad of Georgia, Atantic and Gulf Railroad, and Florida steamers, at aslow rates as by competing lin

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The PIONEER will sail for Wilmington on
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Connects with the Cape Fear River Steamboat
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other route.
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