A RICH JOKE.

On Monday last, seeing a dozen or told that P. John was going to have a of outsiders walked into the Court House and took seats. Including delegates there were about sixty people in

Mr. Samuel Knorr called to order, chairman. A Mr. Jackson of Borwick and a Mr. Monroe of Montour were then made secretaries. After a dead silence of some minutes, somebody suggested see what townships were represented. After a while that was got through with, and several townships were represented. | Considerable whispering here took M. Monroe, the few delegates sitting round waiting patiently for develop-

A resolution was then offered appointnominate candidates for various offices. Knorr and a few others, somebody voted nominated.

neral selemnity, Silas Johnson was tuan for Jury Commissioner. Then Mr. Knorr said P. John (who was an outsider) had in his pocket some resolutions and he wanted John to read 'em, which of association or latimacy with Booth, John thereupon did. The President, after inquiring whether he should adourn the convention sine die, put the motion, and it was solemnly carried.

A more utterly vapid, stupid, spiritless and distinct examination. thing we have never seen. Even the Radicals in town gave it the go by, and one of the town delegates sat at the opno part in the proceeding. A number of townships were unrepresented, and the whole might as well have been.

THE New York Times, a leading Radwhat Greeley terms as one of those "lit-

third place, it is a bad thing to circulate the impression throughout this country and Europe, that a party so strong nulikely come to believe, in course of time. that the charge must really be true, and l unconsciously assume the very upon which they have been by their opponents. It should political death and dishonor for any

from an exchange:

the widow Harvey, to whom he was to have been married about the 4th inst., he estimates at five thousand dollars."

THE REMOVALOF HOLT. - The President decided on the 16 inst to issue an order relieving Judge Holt from his position at the head of the so-called Bureau of Military Justice, and granting him leave of absence until some other place in the army requires his Congress creating this office did not under the Civil Tenure law, there was no other available procedure to get rid of him but to order him out of the way. There is no little regret felt in some

thid fault with but one of his decisions. point of reason therefore, whatever may commission of the great crime. tion, that to murder the President of the

H. Surratt, as they have taken place, or nished the press by telegraph. But now ent at least; we will take the necessary this great trial.

little convention. Upon the ringing of Atzerottand Mrs. Surratt, who were exethe bell, we and a baker's dozen more ented shortly after the assassination unof the execution and for some time aftion; at a time when a reward had been of farnish solid ground for a judgment of and named Benjamin P. Fortner as ferred for his arrest and when if he had condemnation, been arrested and tried with the other persons accused, he would undoubtedly

sequently be fled to Europe and passing that they had better call the roll and through Great Britain and across the ment. place between P. John, S. Knorr and deliver him up to the authorities of the ratt was present in Washington at the evidence tending to fix, the time when pass against the offender not only for contract, United States, he again fled by way of time alledged. A resolution was true of the assassination, calling the hour or lime; the inference being that this was represented by the conference of Austrian Prime Minister.

A resolution was true of the assassination, calling the hour or lime; the inference being that this was conviction for murder the office of that decision would be endorsed law and policy in contemplation of our lime; the inference being that this was conviction for murder the office of that decision would be endorsed. It may been observed that the Emperor Napolicy and placed in prison where he yet re-lime; the inference being that this was conviction for murder the office of that decision would be endorsed. It may been observed that the sound been observed that the sound law and policy in contemplation of our limes of that decision would be endorsed. It may been observed that this was conviction for murder the office of the conviction for murder the convi After awhile that was seconded. (Si. flight to foreign countries, of course raise mence their nefarious work.) In this structed that although he (Surratt) was tion of the United States. What then In fact prominent Republicans declare and consideration. lence. Then Mr. A. P. Young got up esa presumption of his guilt and constite that Constitute t and said he would like toask what they ought to nominate first? P. John, upon his trial. But this presumption of Sorred. But the erime, he could be convicted if he street on the United by the convicted in the commission of a lang conference yesterday with Baron of Judge Sharswood could use. It is rery timidty, suggested "Jury Commissioner." The President thought "Shertion of the facts which surrounded him direct by the defence and testified to the spiracy to murder, and was elsewhere. "Art. 3, Sec. 3. Treason against the bour upon that occasion was protion of the facts which surrounded him direct by the defence and testified to the spiracy to murder, and was elsewhere. United States shall consist only in levy-

iff" should be first. (Silence.) After or affected his case. A large public restlect, and that the call was to notify one in pursuance of its objects or to promote ing war against them, or in adhering to more whispering between P. John, S. ward had been offered for his apprehens of the actors to go on the stage. in their accomplishment. This portion of their enemies giving them aid and named Silas Conner as a candidate for was intense, and it was well understood whom the call was directed. sheriff. Nobody else covering a thrash- that trial by Military Commission did. Another witness for the prosecution vinces us of the unfitness of the Judge two witnesses to the same overt act, or ing, Mr. Conner was voted nomina- not afford an unimpeachable or certain testified to seeing Surratt in conversa- to preside upon the trial. He instigates on confession in open Court. tod. [Silence, Mr. I. W. Hartman was scenify for innocence, Under these cir- tion with Booth on Pennsylvania Ave- the jury to convict, although they should named for Treasures; [slience,] and then cumstances, even upon the assumption line at a particular hour in the after- be convinced that Surratt was in Elmira declare the punishment of treason, but so, and with the same saturnine fusurprise us that he witheld himself from time. An actor named Matthews, howgests (without evidence, reason, or prothe grasp of the Government and field inever, testified for the defence that he bability, that he may have been there named for County Commissioner, Dan- to foreign parts of the earth. And such and not Surratt conversed with Booth in pursuance of the conspiracy and in iel Yetter for Auditor, and Elisha Hay- conduct will seem the more natural at the time and place mentioned, and furtherance of its objects. ship for the rebellion and some degree

But we come to the merits of the case

could be fairly proved against him.

An important question disputed upposite side of the Court House, and took of which day Mr. Lincoln was assassiing, or prepared to assist, in its com-Was he an aid to Booth in ton upon that fatal 14th of April, while opinion in the future.

case he could not have arrived in Elmis ing.

York subsequently and have then made the defence on the trial.

itself and independent of the evidence | injure the cause of the defence by with-| mon murder. What then this new or | quired.

had never seen him before and there is afrocity.

have been convicted and executed. Sub- en for the defence, it wholly disappears of this murderous conspiracy or partic- dividual destruction, was long since greenbacks a legal tender for all debts, Sublime Porte has received an urgent from the case as an element of judg-We do not here speak of the continent, took refuge in Italy. There proof of an alibi-of Surratt's absence he enlisted in the Papal Zonaves and re- at Elmira-but of the proof given by there was no reference whatever to the wife, and to the Heir apparent of the ed hat the interest upon the ground mained awhile, but being detocted and the defence in direct explanation and conspiracy for abducting the President Crown. And in that country upon ren mortgage of 1732 would have to be editself to enlarge the civil and religious the Papal Government being about to contradiction of the restimony that Sur- nor to Booth's diary as fixing, or as conviction of treason a judgment might pail according to the demands of the liberties of the Protestant inhabitacts of

Malta to Egypt and finally was arrested | Sergeant Dye testified for the proses

of his inaccence of the crime, it need not | noon, Booth being on horseback at the | at the time of the murder, and he sug- no attainder of treason shall work | cor

was made complete.

well-to-do farmer,' also about sixty of them conterred with him on the mora. She saw Surratt at his mother's on one common law, yet the reasons given by years of age, and the damage to himself ing of the isth, reasonaghte belographe occasion, and the question is when it those judges for their decisions had not mands of justice. of them converged with him on the mora. She saw Surratt at his mother's on one common law, yet the reasons given by unlice nor any attention paid to be deto desputch, just received, that Mr. Lin- was. She formerly stated it was the been satisfactory to him, and he would call head been assummed the night br- 3d of April when Surratt was unquess therefore hold to a different doctrine for fore in Washington. Surratt at the time tioxaldy there, and gave that testimony the purposes of the present trial! That, were a regnarkable coat called a "Garls to the public officers, when the facts in his view, rejecting the authorities in haldi," which it was proved had been were recent. She is now produced to question, an accessory before the fact, made for him a few days before in Mon- flx the date upon the 14th. But in this unconcerned in the actual commission treal. In addition to this very decisive attempt she is roundly contradicted not of number, might be convicted upon an proof the defence produced and proved a only by her own former statement, but indictment charging him as a principal hotel register from one of the New York by the several immates of the house and in the offence. For this doctrine he eltowns, on Surratt's route back to Canas: by others, including the two intelligent tod certain passages of Scripture - among da, in whileh the name "John Horrison" officers who searched the house and others one relating to the murder of was entered in his proper hand writing made arrests there. In fact the absence Naboth at the instance of Jezebel and under a date-which proved his absence of all reliable evidence that Surratt was her royal husband-which most persons from Washington on the 14th. It is true at his mother's after the 3d of April, we suppose, will hardly regard as applichange the usual form of removing the court refused to submit this hotel and the denial of such presence (so far cable to the construction of the common record to the jury for their considera- as their knowledge went by Weichman, law. tion after it was duly proved, upon the the Government witness, by Miss Fitzgrounder a most billion that Surratt might barries and by Miss Fitzin the Government witness, by Miss Fitzgrounder a most billion had record for boldler that the brother, feeling that what is one loss is

eircles that he is not ordered to join his the entry in question. But this support I pon the whole then, the conclusion conferred upon it by the constitution; boon companion and esteemed friend, sition was in the highest degree improbeseemed conver.

sition was in the highest degree improbeseems clear and satisfactory if not inevitable that it possessed other powers independent able because the proof was that he restable, that Surratt was not in Washings out of that instrument which it was mained secreted in Canada until he went | ton at the time of the assassination, but | competent for it to exercise as one of the | tions be tra Ir is a singular fact that although abroad, and we may well believe that was then several hundred miles distant Sovereign Powers of the earth. Judge Sharswood has been on the bench | his fear of arrest would not permit his at Elmira, in the State of New York, | He also affirmed the proposition subfor twenty years, the Radicals can only return into the State of New York. In and that he did not participate in the mitted by the counsel for the prosecu- by Circ

This is a Cirtual admission that all the be the rule of law , this hotel record was The charge of Judge Fisher to the jury United States is, in point of law , this hotel record was others are right. As to what that deels worthy of consideration by the jury and has been much commented on in private or offense than to murder a private citothers are right. As to what that does worthy of consideration by the jury and has been much commented on in private or offense than to murder a private cities and was, we refer to another column, is now worthy of consideration by the circles and in the public press. There izen, and is to be so regarded even upon. The last Congress passes and every candid man must say it was public in forming a judgment upon the can be no question that it was character- the trial of an indictment for murder- empting notes containing a confession ight. If a man contracts for wheat he guilt or innocence of the accused.

ight amount of judgment from additional stamps for cannot be paid in brant if he contracts. The testimony of the prosecution give and that some of the positions taken ing him in his official capacity. The for gold or silver he cannot be paid in en to prove the presence of Surratt in and doctrines announced by the Judge, Judge does not define this higher offense; stamped as ordinary notes greenbacks at forty per cent. discount. Washington on the rith of April, doe were very extraordinary and objections be does not assign it an appropriate contain an agreement was largethe bene If so, the provision for the payment of not appear to us to be entitled to much able. And there was an important omiss name, nor inform us what consequences fits of the exemption law it., in which from the command of the fifth Military ads in gold, may be revoked by confidence even when considered by sion in the charge well calculated to result from distinguishing it from com-

THE SURBATT TRIAL.

for the detence. It is, in our opinion.

We have been anable for want of upon its face, plainly unreliable and inpace, to give the proceedings in the conclusive. It is a remarkable and an Criminal Court at Washington City in important fact that the witnesses called it would seem from what appeared at thereon until there shall be some new the case of the presecution against John by the presecution to fix Surratt in the Military assassimation trials as well revelation from the judicial mind.

but strongers. It is alledged that he was the abduction of President Lincoln | the first degree, which may be committhat the case is concluded for the pres- was seen upon the public Avenus, in a and his conveyance within the Confed- ted in taking the life of the humblest crowded barber shop, at a public hotel, erate lines to be held as a prisoner. human being. The law of murder, like attempt to torture into a declaration that ceed to Louisville, Ky., and assumes time to prepare a statement of the lead- and in front of Ford's theatre etc., on What was intended was a capture and death itself, "is no respector of persons," ing points in the case and find the nees the 13th of April; but all the persons not an assessination; an exploit which and in any case of felonious homicide essary space for its publication, in order who are said to have seen him, with however insolent in itself and possibly subject to its classification, it fixes the that thereaders of the Cold Millax may perhaps one exception, were utter strans- injurious to the United States, would grade of guilt according to the turple be put in possession of what is most ma- gers to him and were illy qualified to not constitute the offence of murder nor tude of the act done and not according terial and interesting in the history of fix his identity long afterwards. They bear any comparison with it in point of to the rank or merit of the victim.

coln, but failed as to Secretary Seward ous intention and purpose. But when we come to consider this and Vice President Johnson-and that In Great Britain, "compassing the for the interest. The other party maintestimony in connection with that giv- Surratt could have had no knowledge King's death," that is, plotting his in- taked that the greenback law made

sion, the excitement of the public mind this he was corroborated by the actor to the charge was so uncalled for, so misleading and so unjust, that it fully con- of treason unless on the testimony of

more importance than that given by could be inferred. But what must be tains its present form. or a falschood, when subjected to cares the defence? The counsel for the des this has happened and where the at money. So may the pledge of the next place he says the man he shaved offered to show fully and completely that he can produce no authority while. What do the holders of national securitile creatures whom heaven for some the defeace insisted that he was at El- "had a smooth face all round" and had that his visit there was for a distinct and will support him in the extraordinar ties say to this? Are they willing to inscrutable purpose permits to edit the mira in the State of New York. Upon no whiskers, whereas the clear evidence known purpose, having no relation position he has assumed. majority of Republican county papers," this vital point of place we have formed on both sides, at the trial, is, that Sur- whatever to the abduction or murder of the Republican we say dare not pub- a strong opinion from a perusal of the ratt had a remarkable exhibit of whis- the President of the United States. tried before the Judge was for murde lish the comments of its party papers. evidence as given in full in the columns | ker | which could not escape the attention | This evidence was rejected by the Court | simply; that none of the processillus | tender of paper currency? If they do. And we defy P. John to publish Judge of the National Intelligences. It seems | tion of any one, and particularly of a | upon the ground that it was irrelevant; | peculiar to a case of treason were had a | lot them vote for Henry W. Williams, Sharswood's opinion in full. The Times to us clear upon a fair consideration of barber. In the third place he says that upon the ground that it was not imporall the testimony given, that Surratt and Laughlin were together and taut to the decision of the case to know We think the Republicans in Penn- was at Elmira and not at Washington were both shaved by him, whereas it why Surratt went to Elmira at that nounced would have been the ording the Radical Party. we think the Republicans in Pennsylvania, Ohio and other States where on the 14th of April 1865, and that it was clearly proved by the defence that time or what was his business there; one in a case of murder. If therefore the defendant was to be properly tree as a stab at the credit of the nation. If making a mistake in attempting to as a party in the commission of the great city during the whole forenoon of that the question upon trial before the court upon the charge preferred against ha this he so, the Radical leaders are refasten upon their opponents the purpose of repudiation. In the first place it does crime. So thought two-thirds at least of day and that it was impossible he could concerning the commission of the murin the second place, it is strongly denied and such we believe will be general by the Opposition themselves; in the proof after, by the Opposition themselves; in the proof after or of any other offence "higher" tan and such we believe will be general by the Opposition themselves; in the proof after or of any other offence "higher" tan any proscention itself and according to the wards instructed the jury that they ordinary nurder (?), should have been declaring that it would not be acknowled opinion in the inture.

Presection itself and according to the wards instructed the jury that they it is to be observed that the prosection itself and according to the wards instructed the jury that they it is to be observed that the prosection itself and according to the wards instructed the jury that they it is to be observed that the prosection itself and according to the wards instructed the jury that they tion proved that surratt left his hotel in between Elmira and Washington, it upon the business of the conspiracy to merically as the Democrats are in Penn- Montreal on the afternoon of April 12th was not possible for Sucratt to arrive in murder and to promote its objects! In all of murder is perfectly effectual for he principles of Judge Sharswood's decis-Assurption of April 12h we say the states, are in favor of repudiation. If they are constantly charged with it they will very startly charged with it will be startly charged with the startly charged with the offence. Upon the startly charged with the offence a more flagrant outrage upon law, justice and public decency than this infamous instruction? For, not only was it with out proof in the cause to warrant it, but of the federal Constitution. It is mon honesty, upon which rests the property of the cause to warrant it, but of the cause to warrant it, but of the cause to warrant it, but of the cause to warrant it. that he came to Elmira. But in that foreor about nine o'clock in the mora- and public decency than this infamous and the same result would be acon- maintain the national credit. It simra until late in the afternoon of the Eathy The remaining testimony as to sur- out proof in the cause to warrant it, but under the Federal Constitution, t is mon honesty, upon which rests the and his presence on the lith, in Wash- ratt's presence in Washington was not it was in impudent and wicked disres not necessary therefore to devise any credit of the whole business world—that ington in not altogether impossible important. One witness was under an gard of the prior rejection of evidence crimes or new grades of crime in eder a man shall do what he agrees to do, is would be highly improbable. Besides, impression that he had seen him at by the Judge himself! He shuts out to punish effectually a wretch who hall not be released by the law upinst, basid on the prior rejection of evidence of the grant in the prior rejection of evidence of the grant in the prior rejection of evidence of the grant in the prior rejection of evidence of the grant in the prior rejection of evidence of the grant in the prior rejection of evidence of the grant in the prior rejection of evidence of the grant in the prior rejection of evidence of the grant in the prior rejection of evidence of the grant in the prior rejection of evidence of the grant in the prior rejection of evidence of the grant in the prior rejection of evidence of the grant in the prior rejection of evidence of the grant in the grant in the prior rejection of evidence of the grant in the gran and there should be no attempt to familion necount of a great fre-het at that time | Willerd's Hotel, but would not speak |
would be fighly improbable. Besides, impression that he had seen time at the proof of innocence and then subon necount of a great fre-het at that time | Willerd's Hotel, but would not speak |
with the proof of innocence and then subon necount of a great fre-het at that time | Willerd's Hotel, but would not speak |
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with the proof of innocence and then subon necount of a great fre-het at that time | Willerd's Hotel, but would not speak |
with the proof of innocence and the proof o in the West Branch of the Susquehanna, positively, and was not certain about mits to the Jury the question of guilt! States. the regular running of passenger trains it; another thought he had seen his life stops the mouths of the defendant's As is well known the jury it this has agreed to pay one hundred dollars

between Einstream Harrisburg was in book I before, in that of a person who witnesses, and then instigates the jury case of Surratt stood, eight for accutal in gold, shall not have fabilled his conthe particulars in regard to the Creveling case, one of the parties being from the particular being case, one of the parties being from the particular being case, one of the parties being from the particular being case, one of the parties being from the parties are parties being from the parties are parties being from the parties are parties being from the parties are parties being from the parties being from the parties are parties being from the parties was riding from Washington on the to convict him for lack of the very evi- and four for conviction. Being table tract by payment of one hundred dollars om an exchange:

"Michigan has a breach of promise

"Michigan has a breach of promise breach has a case, a really recherche affair, of which Chicago, even with its Proctor-Munn case, may well be envious. St. Joseph county is the locality favored with this colling and uncontradicted, hore sensation, and a Mr. Oxias French the sensation of the manufacture and manufacture and manufacture and manufacture. The Judge coulty should be had, will result in correction. Here was dimensionally informed the jury that although the unimpeached and uncontradicted, here was dimensionally informed the jury that although the unimpeached and uncontradicted, here was dimensionally informed the jury that although the unimpeached and uncontradicted, here was dimensionally informed the jury that although the unimpeached and uncontradicted, here was dimensionally informed the jury that although the unimpeached and uncontradicted, here was dimensionally informed the jury that although the unimpeached and uncontradicted, here was dimensionally informed the jury that although the unimpeached and uncontradicted, here was dimensionally informed the jury that although the unimpeached and uncontradicted, here with this testimony, is said a witness from place. one whose affections have been cheated and wronged. The defendant, Mrs. Saily creveling, has reached the mature age.

New York city whose character was assumed an accessory before the fact who is not unition—a negro jury and a content of the offence, independent, Mrs. Saily the prosecution. Two of these mentioned off the evidence for the prosecution of the offence, independent of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition—a negro jury and a content of the offence of the fact who is not unition. treveling, has reached the mature age of sixty, is passessed of a nice little place of sixty, is passessed of a nice little place of property in her own right and is now the wife of a wealthy gentleman about her own age, whose home is in Blooms her own age, whose home is in Blooms harg. Pa. Mr. French is described as a

ground of a possibility that Surratt might patrick, and by Miss Annie Surratt, time had passed for holding that the have come back into the State of New goes far to sustain the office set up by powers possessed by the Government of the United States were confined to those sympathy to the bereaves

But there is an offence which take ed to inquire what was up; and were President Lincoln on 14th April 1865, in subsequently until after his arrest and evidence by the prosecution and thereby dence of this country and of foreign making greenbacks a legal tender for Majesty was so well satisfied with the conspiracy with Booth, Heroid, Payne, when two years had clapsed. Not one authenticated and made legitimate for countries. It is treason, which always debt, the holder of the ground-rent working of the contrivance that he at of them transacted business with him use by the defense, it appears, that the involves malignity against government mortgage agreed to extinguish the as did the witnesseat Elmira) nor had intention to kill the President was more and is directed to its overthrow or sub- inorgage for a consideration, and the der the finding of a Military Commission. They any strong reason at the time, to entertained until the day of the assassis version. The overtact by which treas purchaser, (the owner of the ground) John H. Surratt was in Canada at the time notice his appearance or conduct. Their notion; that then Booth and his confed- son is manifested and made judicially tendered both the principal and interevidence therefore is weak and uncer- erates adopted the plan of slaughter cognizable, may be murder or may be est in greenbacks. The holder agreed inst. of the execution and for some time afterwards, secreted from public observations, secreted from public observations when a reward had been of the principal.

The rain-storms still continue throughtion at a fine when a reward had been of the principal of the

"The Congress shall have power t

endorse the doctrine that an agreement

Be it remembered that the indictaset to pay a certain sum in gold or "Spanish convicted the judgment po

IN MEMORIAM.

THE following resolutions we amont-Lodge No. 72, I. O. of G. T. of fennsylvania, August 17th 1807 WHEREAS, It has pleased invienty God to remove very suddenly, rom our midst, our beloved brother St ward P.

sterner; therefore,

Sterner; therefore,

Readred, That in the deatt of our
brother we have sustained an irreparable
loss and most painful bereave is ut, the
anguish of which time alone or usessing. Resolved. That we how in a missive signation to the dark and a storious visitation which has taken from

his gain, Resolved, That we tende mented brother, praying feet He that both all things well, may as thin them in their bereavement. Hesolved, That a copy of the readu-tions be transmitted to the annity of our deceased brother, and that they be published in each of the County papers, The Templar's Banner, and he Month-ty Circulus.

J. Q. BARKLEY, J. N. LEIDY, L. M. HARTMAN

dered by Judge Sharswood, which they a legal tender for debts. The facts of the case are simply and

stipulated that the annual rent should the sayment of Spanish milled dollars the crops have suffered extensively in ipation in its guilt, unless present in made treason by statute, as well as the whether contracted since the act was note in behalf of the suffering Cretans Washington at the time. We believe, direct taking of the King's life. And pased or before. The case was taken from the Government of the United however, that in the charge of the Judge | the law extended to the Queen or King's | intercourt and Judge Sharswood decid-

the conspiracy to murder was formed. his execution, but also for forfeiting his Vith their usual unfairness, the Radof Judge Sharswood could use. It is Von Benst. The interview, as well as a greenbacks as a legal tender for tween Napoleon and Francis Joseph, is glots contracted since the enactment of said to have resulted in a good underto passage of that law, except in cases The official journals of Vienna state, gracut should be made in a certain now secured. escribed manager.

udge Sharswood will have no objected, Here then we have explicit provisions ion. Let us see how it will work. The defining the offence of treason and lim- nited States Government has agreed when we consider that he must have that Booth then gave him a certain passion to the idiag the punishment to be inflicted a pay certain of its bonds in coin, known that some facts showing friends per which he afterwards destroyed. His jury without proof, is something more therefor. And they exclude all those ludge sharswood says it must abide by evidence was clear and unquestionable than a judicial impropriety; it is put- treasons of the British law which relast its obligations. This is the essence of and the explanation upon this point ting the life of the defendant in peril ted to the King, Queen or Heir Appar the contract, and it must be preformed without the slightest warrant of law and rent, and irresistibly also exclude and to the letter. The Radicals say the A colored barber was produced who in contempt of the plainest principles forbid any possible statute by Congress doctrine is treasonable. They assert as developed upon the trial, and we said he shaved Surratt about nine of justice. No one has been able to making the felonious killing of the that an individual can discharge his shall take up several points for separate o'clock on the 14th of April at his shop describe or define the assistance which President, Vice President, or other offs indebtedness by offering to pay in curin Washington. Assuming the integris Surratt could render at Elmira to the cer of the Government, to be treason in rency, when he has promised to pay in ty and intelligence of this barber (of assassination, nor did any witness testify the United States. No such statute has coin; and why cannot the Government on the trial was the whereabouts of Sur- | which we know nothing) this testimo- to any fact or circumstance from which | ever been passed by Congress, nor ever do this as well as an individual. They ratt the lith of April 1865, on the evening my by him would appear to possess such assistance, actual or contemplated, will be so long as the Constitution re-tried this game, two years ago, in regard to the State debt. The faith of our nated at Ford's Theatre in the City of other witnesses for the presecution up thought of this part of Judge Fisher appears to long to state stood solemnly pledged that the Washington. Was Surratt at the place on the question of Surratt's presence at charge when we remember what took the foreign law of treason, and indicate interest on certain bonds should be paid where the crime was committed assist- the Capitol. But his story cannot be place at a previous stage of the trial his idea that it has in some way found in coin. The pledge was deliberately true. It appears as a myth, a mistake when evidence was being introduced for a place in our judicial system. How violated and the interest paid in paper ical sheet, pitches into the Radicals of the diabolical work which Booth had ful examination. In the first place it fense after proving Surratt's presence in thority for his opinion is to be found a tional Government be violated, if the this State for the dishonest way in which undertaken and at the place where his aid is admitted that this barber was not ac- Elmira, proposed to prove, and produced does not explain. We suspect that, I Radicals find it convenient to do so: this State for the dishonest way in which they are carrying on the campaign. Of could be rendered effectual? The prospected prove, what his business to prove, what his business point of fact, he has no clear bleas upon and under Radical law the bondholder course the Republican, being edited by continuous seen him since until the trial. In the there was, and why he went there. They

> the case; and that if the defendant hd | and submit to a discount of \$1,50 on the interest of their bands, at the bunds of by the Grand Jury in the indictmet, sponsible for the first stab themselves, all consideration of the law of trees, for they have set the first example of repudiation of their own currency, by carefully excluded from the case. Ve calged as a legal tender in payment of will only add on this point that the w interest upon certain of its bonds. The

milled dollacs" may be canceled by the

murder the President of the Utted on doing less than he has promised to do. It simply declares that a man who to agree they were discharged I the ta paper, which is only worth staty-one

THE LATEST NEWS.

THE Commercial's special Galveston severe the suffering, the application of his coundispatch says the yellow fever is raging | mg, houling and wonderful Daloum at once you terribly in that place. Twenty deaths quishes the discusse and restores the sufferer to PANTON & HARMAN, occurred on August 12; thirty-one on wented health.

ed at a regular meeting of tackson Charles R. Paxton of this place, is among

represents that a battle lasting six hours had been fought between 500 Sioux warriors and 200 Pawnee scouts in the employment of the Government. The latter succeeded in routing their opponents.

ACG, 21. A special dispatch from Fort Hays represent that post as being surrounded by hostile Indians, who are stealing large quantities of stock, and committing depredation. Work on the Pacific Railroad at that point had been suspended in consequence of the troubles. The garrison at the fort was so small as to be able to offer but little protection. An expedition of volunteers had been organized, however, and started out to punish the Indians. vices from Omaha give the details of a fight between the Pawnce scouts and one hundred Cheyennes, at Plum Creek, wherein the Pawnees were victorious. They killed a number of the Cheyennes, secured fifteen scalps, forty head of cattle, and two prisoners. The Sloux and

miese they eral were killed on each side, The order relieving Gen. Shoridan district was issued by Gen. Grant yesterday, in obedience to the orders of the myster-by.] Williamsburg, Kingson, N. Y.

JUDGE SHARSWOOD AND LE- President. The order directs Gen. Thomas to turn over his command to Wheat per bi Some of "the little creatures" whom the senior officer of his department, and Greeley says "an inscrutable Providence to proceed at once to New Orleans to repermits to edit some of the minor Respublican journals," have undertaken to toproceed to Fort Leavenworth, Kansas, H. Surratt, as they have taken place, or even the daily synoptical reports fur
Washington on the 14th of April, were as at the recent trial of Surratt, that the murder, the highest grade is murder in make a little capital for their bankrupt to relieve Gen. Hancock, first reporting organization out of a decision once ren- to Gen. Grant, in Washington, Gen. Hancock, on being relieved, will progreenbacks are unconstitutional and not command of the Department of the Cumberland, in place of Gen. Thomas.

LONDON, Aug. 19,-An alliance bebriefly these: A man held a ground rent | tween France and Austria is now deems | Stingles, N mortgage, given in 1732, in which it was led not only possible but probable, One of M'Cormick's reaping machines be paid in Spanish milled dollars, by was recently tried in presence of the Surratt was indicted for the murder of no pretence that they ever saw him By Booth's diary (which was given in rank above murder both in the jurispru-

once purchased three to be used on his private farm. The English Parliament will be prorogued on Wednesday next, the 21st

some districts.

Ave. 20.-It is reported that the States. The Austrian Government has pledge

of the Emplre.

Dispatches from Salsburgh give full But not only were the jury not in- property to the crown and attainting les journals decline to publish this details concerning the visit of the Emin the latter country and sent home in cution that he believed he saw Surratt structed by the Judge that participation his blood so as to render his heirs incaone of our public ships of war. He was in front of Ford's theatre on the night by Surratt in the conspiracy to abduct public him or through to aucodoes. If they did publish it, Imperial Majestics of Austria. It has mains. His secreting himself and his notice to the conspirators when to com- in the indictment but they were in- fathers when they formed the Constitu- hyevery intelligent man of their party. Baron Von Beust, with marked honor

no true that opinion pretended to viti- those which had already taken place betenational currency law, nor in any standing between all the parties, alhere a special contract stipulated that however, that the peace of Germany is

Gen. Prim, who is said to be supplied If the Radien's of Peansylvania desire with money by prominent Parisian make this an issue in the coming juicial contest in this State, the friends of ish insurrection, which is not yet quell-

Fund Pasha, the Turkish Ministe who accompanied the Sultan throughout his Western tour, has gone to the Crimea to meet the Czar of Russia.

DEMOCRATIC TICKET.

FOR JUDGE OF THE SUPREME COURT GEORGE SHARSWOOD.

FOR ASSEMBLY. THOMAS CHALFANT. MONTOUR COUNTY. FOR SHERIFF.

MORDECAL MILLARD. CENTRE TOWNSHIP. PÔR TREASURER. JACOB YOHE.

MIFFLIN TOWNSHIP. FOR COMMISSIONER. DAVID YEAGER.

FOR JURY COMMISSIONER. THOS. J. WELLIVER. MT. PLEASANT TOWNSHIP

FOR AUDITOR. JACOB HARRIS.

HULLIHEN LEXHLET In Bloomstorg, or Hit all, by Rev. E. J. Walter, Mr. Janes, R. Bullings to Miss Mary Lemma, both of Jun

GRADT On the 6th inst, by the sam Gray, Agricultural extension of the left and to the first through the left and the left and the left and the left and the Mr. Are Mr. Arest Petrologist (1998). More Ann Effective the Netter, both of Logist (1998). (col.E-STILES-on the lath had, by Elder Bedenbough, Mr. George W Tode to Mrs. Har hall E. Stiles, both of Henton township.

SPECIAL NOTICES.

WISTAR'S BALSAM OF WILD CHERRY. Cought, Chiefe, Econolistic, Authora, Cross, Whoopour Couch, Quiney, and the mimerous is well a macreto- discases of the Theore, exert and Lungs, in our changeable climate at all important then to have at hand a estain antidate to 10 these complaints. Experience proves that this exists in Water's Believe to an CINCINATES, Assess 16, 1867. extent not found in any other remedy: however

August 13, twenty-nine on August 14. There are over one thousand cases in the town. The hospitals are overflowing, and the managers are calling for extra help.

The internal Revenue office is closed, all the employees being sick.

Captain Joseph R, Paxton brother of Charles R, Paxton of this place, is among the victims.

Aug. 19,—A despatch from Omaha represents that a battle lasting six hours.

Wented health.

Mr. JOHN BUNTO.

On Extendity County N, Y—writes:

1 w. surged by a neighbor to get one bottle of the blessan for my wile, being assured by internal for my wile, being assured by internal for the strength of size from the strength of the property of the best in minor of the strength of the size of the minor of the strength of the size of the strength of the size of the strength of the size of

A ALVE, such as timace a every one should buy
A title would not be the testify
at these with double, a maple look on free.
A very the true deserts twenth buses,
we while these would built there is a look
and the time the testify the sales and the contract of the contrac

SETH W. FOWLE & SON, Detre-ation, and for sale by Druggles genera

CHOFULA. The Rev. George Storre, of Brook-n, N. V., says, in the Bable Examiner, by way

the obvirties in senting the Prescription is to be advertise in senting the Prescription is to be desired the afflicted, and spread internation which conserves in the invaluable, and he hopes every sufficie will try his reintely, as the fill east them nothing, and may prove a director Parties wishing the prescription, your, by return mail. Will please address.

LUMBER. Hemlock Boards per thousand Baling Philadelphia Markets. THURSDAY, August 22, 1867. Penasylvania red, p bus California Dressod Hops, a ft., Larri, p fs. exercit p besse thyweed p to

Market Report

NEW ADVERTISEMENTS.

NOTICE.

No. 1 Arms CATTLE—Beef Cattle 7 Crows, p hep SHEEP—p B Huos—p 100 Bs

Pin Inc.

Whenever, my wife Lettin Whitesell left my el and beard on Friday. Amuse fain left, with-ir just cause or provocation, this is to ware all resense against trusting her on my account, as I ill not pay any debts of her contracting from all date. Cally El Whiteself. As Wapsyaltopen, Pa₁₁, Aug. 23, 1867-19.

DMINISTRATOR'S NOTICE. Justed to make pay August 21, 1867-ct.

DMINISTRATOR'S NOTICE. county, sides in Mainy Day of demonstrate in Mainy Day of sharing cidnus or demonstrate without density of said decedent, any requested to my known to the administrator without density of the administration of the desired of the MCHAEL GROVEN Administration of the desired of Amend M. 1807-de

MINISTRATRIX'S NOTICE.

MARY BOWMAN.

FARMERS LOOK HERE!!

HORSE POWER AND THRESHER,

HORSE POWER AND THIRD-HER,
at the old stand in Light Street, Columbia county, Pa. Having enlarged liestich, to meet the
increasing demand for them the feels assured
that he will be able to accommedate all who favor
bin with their criters.
Having on hard a good supply of well seasoned
imber of the best quality, and workness who
live best capacol in their manufacture for years,
be guarantees them equal if not superior to any
bereforce made. He also manufactures
HOS-ELTITUS FATENT BAG HOLDING
THEEK AND CONVEYER.

Repairing at the bardest manufacture and or

Repairing at the shortest notice and on reasonable terms. Feeling thankful for past favors he colorids a continuous of the patroning heretofore extended to rinit. WM, SCHCVLAR, Light Street, Ph., Aug. 16, 1867.

NEW CABINET WARE HOUSE. Pur undersigned takes this method to inform be public that he has opened a NEW FURNITURE WARE HOUSE

in the Waller Brick Building, on Main Street, BLOOMSBURG, PA., Which he has purchased and intends to keep per mently affect with Farniture of CITY AND HOME MANUFACTURE

or contemporary or BED MATRESSES,

FAS. LOUNGESC MARRIE TOP CENTRE TABLES. CHARLS CUSTIONED, CANE BOTTOMED, AND WOOD BOTTOMED, EXTENSION TABLES, LOOKING GLASSES, PARLOR, CHAMBER AND DIN-

ING ROOM FURNITURE. ther a full assortment of READY-MADE COFFISS fold whice, and of

EVERYTHING IN THE LINE OF HIS TRADE. CHEAP FOR CASH The public are invited to ealt and examine tox elt before purchasing elsewhere GEORGE W. CORELL.

Bloomsburg, August 16, 1807. THE MUTUAL LIFE INSURANCE COMPANY OF NEW YORK.

F. S. WINSTON, PRESIDENT, Assets over \$20,000,000.

EXCLUSIVELY CASH. ANNUAL DIVIDUNDS AVAILABLE INSERPRICEY DUCK THE PREMIES.

The transpany issued during the year ending faminary let, 15 m2 Policies, insuring \$54,87,000. The total income of the year being \$6,275,000. \$5 Full particulars as to the working of the Company, will be cheerfully given by JOHN G. PREEZE

RUPERT, PA.

MANUFACTURER'S AGENTS. CORTHERALE OF BARGH SONS RAW BONE

SUPER-PHOSPHATE OF LIME, AT MANUFACTURER'S PRICES. WILL GIVE FORTY PER CENT, INCREASE OF CHOPS

Rupert, Pa., Aug. 9, 1967-2m. "Beyond the mississipply Complete History of the New States and Ter-ritories, from the Great River to the Great Ocean. By Albert P. Righardson.

OVER 25,000 COPTES SOLD IN ONE MONTH, Life and mixenture on the Prairies, Mountains of the Pacific Coast. With over 20 Descriptive of Photographic Views of the Scenery, Cities, nels, Mines, People and Curiosities of the New tites and Territories. Sides and Territories.
To trospective emberants and settlers in the
For West," this History of that vast and lettle
region will prove an invaluable assistance suppiving as it does a want iong fettled a full, authorited and reliable guide to elimate, sed, products,
meanis of Iravel, etc., etc.
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20139 (6-4) 567 Minor 84., Philadelphia, Pa.

WIDOWS APPRAISEMENTS.

The following appraisements of real and personal projectly set apart to widows of decelerate, may been filed in the office altowards county, under the three control of within county, under the three controller, to the Orphans Court to be held in Bloomsburg, in the Orphans Court to be held in Bloomsburg, in the Orphans Court to be held in Bloomsburg, in the Orphans Court to be need in Bloomsburg, in the form of the and developed on Wednessaw, 7,818 Following Day of Nicrember, 1867, at two orbook P. M. and the J. Willess County and the sand supplies. I. Wistow of George Creamer, late or Bloom 2 Widow of William Fairman, late of Mount Pleasant township, described Widow of Issue Reichard, Inte of Madison windlip, deceased. Whilew of John Dietterich, late of Montour wiship, decreased. Roomsburg, August 7, 1867.

FOR NEAT AND CHEAP

JOB PRINTING.