BLOOMSBURG, PA. PRIDAY MORNING, PEB, 21, 1808.

BY THE COLUMBIAN has the Largest circulation in Columbia and adjoining countles of any paper published here, and is also a much larger sheet than any of its cotemporaries; and is therefore the best medium for advertising in this section of

The members and committees of the organiza-tion and all conservative existent who can unite eith us in support of the constitutional princi-les are requested to proceed to the election of he delegates in their respective district. By order of the Tennantie State Market, G. O. Deise, Sec'y. Chairman.

favor of the Republican party; and 2, Scott—W. H. Ent. P. T. Hartman. 190,169 votes were cast for the Democratic Sugarloof-Andrew Laubach, J. A. Fritz. party. How are the people who thus represent themselves represented in fered the following: the Rump Congress? According to a rule of equality based on numbers the Republican majority in the Senate should have 25 members; and the minority 26. Now the actual constitution of the Senate is this—43 Republicans and ten Democrats. In the House pespite an equal share in the vote of the country, the Republicans outnumber the Resolution was unanimously adon. country, the Republicans outnumber The Resolution was unanimously adopthe Democrats by about four to one. What are the causes of this condition of the representation? The six States east of the Hundson have an aggregate population, according to the census of 1860, of 3,185,283, with twelve members of the Senate, giving a Senator to each 261,273 inhabitants. Take all the States of the union represented in Congress, and there is a population of 444,972 for each Senator. New England has six members of the Senate more than she would be entitled to if there were a distribution of the senator in t tion to the different sections of the country according to number.

In 1864, when Mr. Lincoln was taking steps to reorganize States in the Ing steps to reorganize States in the South, a revival of the former political ent to instruct the Delegates to the power in that section was feared. The State and National Convention in favor visions were incorporated in these bills that the organization of State governments should be carried on to the end the President, and that he should, by proclamation, declare those Territories by Congress. It was not required that the proceedings should be completed and adopted by a tremendous "aye," and the constitutions laid before the Capt. George W. Utt, of Green wood and the constitutions laid before the two Houses, and an act of admission then passed, as had been the previous practice. Radical political power was aimed at and obtained unscrupulously. Colorado is not yet admitted; doubtless she soon will be; but Neyada and Neyada for the Government. she soon will be; but Nevada and Ne- of the Government. braska contribute four of the unfair Republican majority in the 'Senate. Yet Nebraska, at her last election, had a total vote of less than 9,000—Colorado less than 10,000—Nevada less than 10,000. In neither one of these States is there a population of force with the people of the whole Union.

The rescalations there a population of 50,000, which is the resolutions were seconded by half the number required, under the ex. isting Apportionment law, for a member of Congress.

This is what the Radicals have done to increase their power in the Senate; and give themselves a two-thirds vote for over-riding vetoes. See what they have omitted to do. They have omitted to pass enabling acts for any other of the Western Territories, either in 1864 the instelection a vote of 7,685; Montana a a vote of 10,900 in Utaha vote of 16,281; in torics has a large population than the two which were admitted, or than the third which was attempted to be admitted. that of either of them; so has New Mexico. Why the difference? Those States which were admitted, and admitted in the manner described, gave Republican majorities; those Territories which have not been admitted gave Democratic majorities. That is the whole reason.

elected a Senator from New Jersey, was expelled under the form of a decision upon the irregularity of his electionfrom the House, Baldwin, of Michigan; Brooks, of New York; Voorbies, of that reason and for no other reason. The reconstructed reconstruction policy same result, political power at any cost It is proposed by a political party to shape the political institutions in ten of be increased in both Houses; or it disaster befalls them in the North, that their power in both Houses shall be retained for the future.

THE "Globe Edition" of the complete Hurd & Houghton, No. 459 Broome St. New York; began with "Nicholas \$1.50 per volume, illustrated by the first | can obtain, and in such case fifty per artists. By a line to the publishers, you cent, penalty will be added to the tax. can get a list of the order in which the Business men intending to pursue any works appear, and they are so cheap business incurring a liability to the and come at such intervals, that you special or license tax for the ensuing can easily read one, and get money year commencing May 1, 1868, will enough, saved off of segars, to buy the make their application to the assistant the next by the time it is ready. It will assessor for said Heense or special tax be arrinvestment bringing lasting pleas-

that the whole set is ready for delivery and report your accumulation of greento subscribers, and others ordering the backs, and you will find the assistant work, and we trust these beautiful volumes assessor ready to take your report. umes may have a large and renumera-

would have been fifty feet under water. of the Senate.

Democratic County Convention.

THE Democracy of Columbia County sembled in Convention, in pursuance of the call of the Standing, Committee at the CourtHouse, in Bloom-burg, on Monday, the 17th day of February, at

Catarrissa - Geo, Manhart, Jos. Martz.

Catervisa—Geo. Manhart, Jos. Martz.

Compaham—(Absent)
Fine delegates in their respective districts.

By order of the Democratic State Committee,
WILLIAM A. WALLACE,
G. O. Dribe, See'y.

MILLIAM A. WALLACE,
Greenwood—Geo. W. Utt, Geo. W. Derr.
Hemicok—N. P. Moore, T. J. Vandersliee,
Jackson—Iram Derr, John Savage.
Jackson

Gen. Wellington H. Eat, of Scott of-

ted. Charles Conner, of Orange, then offer-

ed the following:

The Resolution was adopted. The following Resolution was then read, by Gen. Ent, seconded by Andrew Freas, and unanimously adopted:

offered the following:

Resolved, That we heartly and fully

under the constitutional directions of the President, and that he should, by proclamation, declare those Territories admitted, without any further action of the Old Keystone has so able a representative at this crisis.

condoose the course of Hon. C. R. Buckallew, U. S. Se nator for this State, and deem it fortunate that the Democracy of the Old Keystone has so able a representative at this crisis.

The resolution was heartily seconded Cupt, George W. Utt, of Greenwood,

radicalism.

On motion, Col. Freeze was called up-Presidential contest and this, and urging harmony, activity, and vigilance vens, called upon him. He was receiv-Capt. Utt, in response to a call, addressed the Convetion in a brief and of the country.

On motion the Convention adjourned with three rousing cheers for the next Democratic candidate for President. THOS. J. VANDERSLICE, Pres't

GEORGE W. UTT, WILLIAM LAMON, Secretaries.

The United States assistant assessors Nor was this enough. Mr. Stockton, are preparing to proceed with the asessment of the annual income tax. Commencing assessment at this early day will be a decided advantage to the tax-payer, as his business will be fresh ty. Several members were expelled in his mind, and the items of income will not have been forgotten. The following are the requirements of the law: Indiana—expelled by a party vote for Every person who has an income is required to make a detailed statement of the same to the assistant assessor in the division where he or she resides, and be sworn to its correctness, whether It exceeds the sum of \$1,000 or not. Every person who possesses a gold watch, a the United States so that its power shall carriage or buggy (including harness) exceeding in value \$300, all gold plate kept for use, and silver plate exceeding in amount 40 ounces Troy weight, must make a return. Guardians, trustees, sons acting in any other fiduciary capacity, are required to make return of the works of Charles Dickens, published by income belonging to minors or other persons for whom they act. Persons failing to make a return will be liable Nickleby," and is completed in 13 to be assessed by the assistant assessor volumes at the rate of one a month, at according to the best information he

receipt, at time of making their income return. Gentlemen, you needn't wait We observe since writing the above for a card of invitation, but walk up

FLDER KNAPP, speaking of long prayers, once said, "When Peter was endeavoring to walk upon the water to meet his Master, and was about sinking, had his supplication been as long as the introduction to one of our modern prayers, before he got through it he would have been fifty feet under water.

Final Collapse of "Impeachment."

One o'clock P.M.

Col. John G. Freeze, Chairman of the Standing Committee, called the Convention to order.

J. J. Robbins nominated Thomas J. Vanderslice for President. Carried.

On motion of Charles Conner, Geo.

W. Utt and William Lamon were electronics.

D. W. Utt and William Lamon were electronics.

D. W. That Stevens, chairman, proposed of Scereinries.

D. Standing Committee, called the Convention to order.

The impeachment question was plenty of evidence, God knowstoconvel John for violation of the members of the Reconstruction Committee of the House of Representatives were persentatives were present at an early hour, when proposition that there is more than plenty of evidence now."

W. Utt and William Lamon were electronics.

W. That Stevens, chairman, proposition of the definite consideration of the matter, which seemed to him to have a special control of the consideration of the matter, which seemed to him to have matter and the set of the same control to the same than a control the set of the same control to the same than the appointment of Minister to England that the appoin Harmingure, Pa., January 8, 1884.

The Democratic State Committee of Pennsylvania have fixed WEINYESDAY, THE FOURTH of the Home of Representations have fixed WEINYESDAY, THE FOURTH of the Home of Representatives, at Harrisman, as the pince, for holding the animal convention of the party.

It is ordered that this Convention to composed of the party.

It is ordered that this Convention to composed of the party.

It is ordered that this Convention to composed of the shall be elected in the usual manufer and they will meet at the time and place after said, for the party said, for the party and the following gentlemen presented credentials and were admitted to scats in the Convention:

Beachy—Peter Kneicht, Allen Mann, Beachy—Peter Kneicht, Allen Mann, Beachy—J.J., M'Henry, Abr. A., Klines, Beachy—Peter Kneicht, Allen Mann, Beachy—J.J., Robbins, Peter Hillmeyer.

Beochy—Peter Kneicht, Allen Mann, Beachy—J. J., Willen, J., Wille Stevea's conviction that he should be Impeached without further palayer. Mr. Stevens then laid before the Committee the following preamble and res-

The Committee on Reconstruction, to whom was referred the correspondence of Andrew Johnson, President of the United States, and U.S. Grant, the General Commanding the Armies of the United States, having considered the same and the evidence, do report that, in virtue of the nower with which was same and the evidence, do report that, in virtue of the powers with which your committee has been invested, they have fully examined the evidence before them, and are of opinion that Andrew Johnson, President of the United States is guilty of high crimes and misdemeanors, and therefore, they recommend the adoption of the following resolutions:

mena the another resolutions:
Resolved, That Andrew Johnson,
President of the United States, be impeached of high crimes and misdemean

Resolved, That a committee go to the Senate, and at the bar thereof, in the name of the House of Representatives and of all the people of the United States, do impeach Andrew Johnson, President of the United States, of high crimes and misdemeanors, and acquaint the Senate that the House of Representatives will in due time exhibit particular articles of impeachment against him and make good the

same.

Resolved, That said Committee do demand that the Senate take order for the appearance of the said Andrew Johnson, to answer to said impeach-

Mr. Bingham moved that all this, and the whole subject of impeachment, be laid on the table, whereupon Mr. Stevens waxed fearfully wroth, and denounced not only Mr. Bingham, but Mr. Bingham's disciples and Congress generally, as "a pack of wineing politicians," Mr. Stevens' extreme illness and debility spared him from being of any particular person for President; believing that a judicious selection is more likely to be made, when all the organization of Nevada, Nebraska, and Colorado. The unprecedented promain for the place.

Of any particular person for President; compelled to listen to any very excitable responses, although some sarcastic, but decorous, remarks were indulged in by Mr. Brooks, Mr. Beck, and others. compelled to listen to any very excita-The Hon. Iram Derr, of Jackson, then At last Mr. Stevens insisted that the yeas and mays should be recorded upon the motion by Mr. Bingham, in that the country might know who was and

> Yeas-Bingham, Beck, Payne, Hulburd, Brooks and Beaman. Nays-Stevens, Boutwell and Farns-

Of course, this vote sufficed to lay the subject on the table, from which it will never be lifted. Although one member of the Committee seemed disposed to flineb from voting, and attempted to The House then adjourned. retire from the room, Mr. Stevens was too determined, as everybody will be glad to know, to allow such a proceeding. He demanded the full vote of the Committee, and it is the full vote of the Committee which has overthrown the

impeachment project. After the rush of memb in which he briefly recapitulated and ticians into Mr. Stevens's room at the commented upon the salient points of Capitol had ceased, and very soon after the defeated "great commoner" had been borne in his chair from the Capion and responded in a short address, re- tol to his home, the writer of these desferring to the difference between the last patches, who had also been a witness examined in the presence of Mr. Steas sure to bring us a splendid triumph, ed in a chamber where Mr. Stevens, the dying leader of a once powerful but now fallen national party, forcible speech, commenting on the in an easy chair alone, looking almost policy and precedent set by the Radi- utterly exhausted. Nevertheless his cals as destructive of the best interests | welcome was cordial, and his expressed regret that Mr. Stevens might not feel himself strong enough to converse upon the subject in view was alleviated at

once by Mr. Stevens's outspoken frank-"I'll say this," proceeded Mr. Stevens 'Not particularly for publication. And yet," he continued, "I don't object to your publishing enything I say, I'll say this, that the whole question of improvides for the convening of the Leg provides for the convening of the Leg islature elected under that Constitution; and the establishment by law on correspondence (Johnson's letter is chiefly allude to, I consider that there is enough evidence to impeach a dozen men. The main point is, was the President guilty or not guilty of a violation or an attempted violation of the Tenure-of-Office act? He is explicit enough himselfon this subject. Although the states in one place that he did not remove Stanton and put Grant in with any reference to the Tenure-of-Office act, but upon the authority granted him by the Constitution what is to be said in his defence for his requiring Grant, as they both agree in all their letters, to arrange with him (Johnson) to keep Stanton out of office against the your publishing enything I say, PD letters, to arrange with him (Johnson) to keep Stanton out of office against the will of the Senate? The Senate had confirmed the Tenure-of-Office law. What right had a President to deny, defy, or seek to disobey, or circumvent that law? Damn it, don't both the President and General Grant subscribe to this vital fact that Grant had at least considered, and that Johnson had insisted upon, the proposition that Grant should help Johnson to keep Stanton out of office anyway notwithstanding the Tenure-of-office act? If this direct attempt of the President to violate a law made of the President to violate a law mad by the Congress of the United States doesn't render him liable to be impeached, what does ?"

law. Both of them may call each not yet been promulgated. other liars if they want to, perhaps they

area solled by either of them, but I

my testimony,"
"O, not at all. That was right enough. meanor is enough, and that is proven party. against him." "Well, were you disappointed in the

minor son to join the rebel army, and farnish him with \$100 for his expenses, had given aid and comfort to the enemy, and consequently was not eligible to a seat in the Senate. Mr. Summer spoke at length in opposition to the bill, con-tending that the Constitution required that Senators and Representatives in Congress should be loyal men, and that consequently the substitute was un-necessary. Mr. Trumbull replied, de-

was permitted to address the House in was permitted to address the House in his own behalf. At the conclusion of the debate the substitute was rejected and the report of the Committee adopted. A joint resolution was adopted directing the Secretary of War to take immediate measures for the reduction of the army expenses at, and in the vicinity of, New York City by concentrating the busi-ness of the various bureaus in the City. The House then adjourned.

FEBRUARY 15th .- In the Senate yesterday the resolution to admit Philip F. Thomas, Senator-elect from Mary-land, was discussed by Messrs. Bucka-lew, Sherman, Howard and others. In the House the Kentucky election case occupied the session, but with

out concluding the discussion the House EBRUARY 17th. -There wa the consideration of the Kentucky contested election case was resumed. Mr.
Samuel E. Smith, the contestant, addressed the House at length in favor of
his claim to the seat. He contended
that as Mr. Brown, who received a majority of votes, had been declared ineligible, the votes cast for him should
not have been considered in the count,
and that as he (Smith) received a majority of all others cast, he was entitled
to the seat.

FEBRUARY 18th .- The resolution pro viding for the admission of Mr. Thomas-Senator elect from Maryland, came up for discussion in the Senate yesterday, when the Chair unnounced that Mr.

when the Chair announced that Mr.
Johnson, who introduced the resolution
was ill, and desired that the vote on the
question be postponed.
In the House Mr. Bingham introduced
a bill to restore the State of Alabama to
representation in Congress. It recites
that at the recent election in that State
a majority of votes were given for the
new Constitution, prepared in accordance with the Reconstruction laws, and
provides for the convening of the Leg-

LIEUTENANT-GENERAL SHERMAN. Among the nominations by the President, was that of Lieutenant-General "I am, as you see, Mr. Stevens, only a respectful listener."
"Well, then, there's the whole thing, it's as simple as day. What the devil do I care about the question of veracity, as they call it, between Johnson and Grant? That's nothing to do with the law Both of them can sail the properties of the Licutemant-General Sherman, to be Brevet General of the President has directed General Grant to assign General Sherman to the command of a new department, headquarters in Washington, to be called the Department of the Atlantic; it includes the Department of the Department of the Department of the Department of the United States. The President has directed General of the part of the United States. The President has directed General of the United States have departed in the United States. The President has directed General of

THE SURBATT TRIAL both do lie a little, or let us say, equivocate, though the President certainly has
the weight of evidence on his side. But
Johnson being right or Grant being
wrong, it makes no difference. If they
want to settle the question between
them, they may both go out in my back
yard and settle it alone. Of course I
have a slight objection to having that

THE SURBATT TRIAL.

THE SURBATT TRIAL. THE STARBLE CASE.

Area colled by either of them, but I

Mr. Sevens cracks the whip in vainthe Reducal teader a mounces his deterimportant interciene with Mr. Sevens
—bitter denunciations of Republication
concards—the evidence in the President's
favor on the question of versetty.

THE impeachment question was
finally tested this forenous All the
oversidence of them, but I

wouldn't object, if they would only fix
two that we should have no more talk,
the metion in rectofore made to dismiss
the application in the M'Ardic case for
want of jurisdiction. The case will
be obeyed by the President as well as
the ARDILE CASE.

THE Supreme Coart to-day overruical
the motion incretofore made to dismiss
the application in the M'Ardic case for
want of jurisdiction. The case will
merits, as previously arranged, on the
first Monday of March.

THE APPOINTMENT OF MINISTER TO
EXCLAND.

"O, not at all. That was right enough, i've told you already that the question between Johnson and Grant has nothing to do with my idea of impeachment. They may light that out themselves. Grant may be as guilty as the President of a violation of or an admitted attempt to violate the law, but Grant isn't on trial: it's Johnson whom we have to consider; and, while we are not talking of crimes, misdemeanor is enough, and that is proven party.

Foreign News.

against him."

"Well, were you disappointed in the vote this moraing by the committee?"

Not a bit, sir. I know all the cowards in this Congress. Long experience has enabled me to black mark every one of them, damn them!"

"What, then, is at last your opinion on the question whether Mr. Johnson will ever be impeached."

"Sir," said Mr. Stevens, with a bitter smile, "I shall never bring up this question of impeachment again. I am not going to daily with that or any other committee in regard to it any longer."

At this moment a secretary entered the chamber, and I bade the "great commoner" good-byc.

He said, as I took his hand, "come, sir, at any time, I shall always be glad to see and speak with you upon this and other subjects. I shrink form this and other subjects, I shrink form the committee in regard to it any longer."

Not a bit, sir. I know all the cowards in this and other subjects and the cowards in the content of the congress in Cork were renewed Wedness day, and assaults were made upon the Police in different spanies in Cork were renewed Wedness day, and assaults were made upon the Police in different spanies in Cork were renewed Wedness day, and assaults were made upon the Police in different spanies in Cork were renewed Wedness day, and assaults were made upon the Police in different spanies in Cork were renewed Wedness day, and assaults were made upon the Police in different spanies in Cork were renewed Wedness day, and assaults were made upon the Cork and assaults were made upon the City.

The Portugness Government has authorized by a dashed in portion the laying of a cable from Fall-mouth, Eng., to Operate the laying of a cable from Fall-mouth, Eng., to Operate the laying of a cable from Fa

glad to see and speak with you upon this and other subjects, I shrink from no revelation of my opinions or convictions."—Cor. N. Y. World.

CONGRESSIONAL.

FEBRUARY 14th.—The Senate yesterday debated the bill providing for the admission of Senator Thomas, of Maryland. A substitute was offered declaring that Mr. Thomas, in permitting as ing that Mr. Thomas, in permitting as the control of the National Guard throughout France, ing that Mr. Thomas, in permitting as the control of the National Guard throughout France, ing that Mr. Thomas, in permitting as the control of the National Guard throughout France, ing that Mr. Thomas, in permitting as the control of the National Guard throughout France, ing that Mr. Thomas, in permitting as the control of the National Guard throughout France, in the Control of the National Guard throughout France, in the Control of the National Guard throughout France, in the Control of the National Guard throughout France, in the Control of the National Guard throughout France, in the Control of the National Guard throughout France, in the Control of the Contro

FEBRUARY 17th.—Lord Stanley is expected to shortly succeed Earl Derby at the head of the Ministry. Lord Derby, in wever, still lives, as also does Judge Shee, no withstanding the amounteement of the death of both gentlemen, made in London and New York Saturday.

No changes in the Ministry, and no hoportant alterations of the Constitu-tion are, we are informed, contempla-ted by the French Government.

consequently the substitute was unnecessary. Mr. Trumbuil replied, denying that there was any evidence of disloyalty on the part of Mr. Thomas. The discussion was continued at considerable length, and the Senate adjourned without disposing of the subject.

The bill to secure the rights of American citizens in foreign. States came up for consideration in the House. The Kentucky election case came up forconsideration. The Committee on Elections having reported that Mr. John Y. Brown was not entitled to the seat for the reason that he nad given aid and comfort to the rebels during the war. M. Brown was permitted to address the House in proportion of the constitution are under the constitution and the Constitution are, we are informed, contemplation are in the British House of Common are, we are informed, contemplation are from are in the British House of the best of the British House of the best

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NEW ADVERTISEMENTS.

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A UDITOR'S NOTICE.

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A UDITOR'S NOTICE. As the Orphan's Court for the County of Columbias the matter of the estate of Frederics Hessiabanes. The Amilier of the estate of Frederics Hessiabanes. The Amilier of the position by the Court to make distribution of the product of the form of Thomas Hess, Executor of Frederic the hands of Thomas Hessiabanes of and testing with the consequence of the parties of t

PUBLIC SALE OF VALUABLE REAL ESTATE In cursuance of an order of the Orphan's Court of Columbia equity, Fa., on PATULIDAY March 18th, 18te, at one o clock in the atternoon, William Oreasy, Guerdian or usan one of the minor chil-iren of Joseph Gearhart, late of Main isomeling, in said county, decreased, will organize to sale by public vendos, on the primites, the undivided one-third interest in a certain

LOT OF GROUND,

STATEMENT OF THE FINANCES

OF THE COUNTY OF COLUMBIA,

FROM

JANUARY IST 1967, TO JANUARY BY 1765.

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JOHN J. STHEET Treasurer of Columbia county in account with tax on-days.

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Statement showing the amount of county and due for the for for, 10%, and 10% from the dif-ferent districts in solid county. Sugariost Potton W. Kile. And Strain. Am'r of degine

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COMMISSIONERS AFFORNEY. By amount paid E. H. Little, Commissioner's attorney.

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PERCHASINATION. By second paid John G. Presse, recording Treesur-er's bonds and stamps. TAXES DESCRIBED.

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H. D. RUPPERT. | County Auditors, Auditors, William of County Auditors, William of County Auditors, William of County Auditors, William of County Auditors, Commission of Column to be a county Auditors, County Auditor, County Auditor, County Auditor, County Auditor, County Auditor, County Auditor, William Only Year of County, County Auditor, William Only Year of County, County Auditor, William County, Cou

SPECIAL NOTICES.

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IMPORTANT DECIDION

Chief Anistics Westward of the Supreme Court of Pennys (V. sing, Rus. et Reverd Her feldlewing spinnen, which is Dispersion to our corporation and the stores of the Wester country. He ways: "I had Romer-knyon Chieffand Decrease is not an authoric calling fervious, but is also at room, inclining in more country, but is a special order in the decrease of the decrease of the stores and of a random for the Courte of the decrease of the stores and the stores of the decrease of the stores of the

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THE GREAT PRIZE! "THE HOWE SEWING MA-TENE CO. THE HIGHEST PREMIUM. THE ONLY COME OF THE LEADING OF HERMS



GOLD MEDAL

SIBLEY & STROOPS, No. 2) South Eight Street. Agents for Pennecteann. New Jersey, Indoware Feb (1986).

OMNIBUS LINE.

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ALLYI I. SHERIN, Proportor,

 $\mathbf{A}^{\mathrm{BMBHUSTER}}$ & BROCHER,

SHEEDS AND DRAWRING BUTTONS, SUSPENDEUS, HOO SKIRTS, HANDKERCHIEFS, THREADS, SEWING STARS, THIMSHNOW, POUTE HON'S ATES,

SOAPS, PERSUMBRY, PANCY GOODS, AND NOTIONS GENERALLY, BRUSHES AND LOOKING GLASSISI,

WOOD AND WILLOW WARE, BROOMS, ROPES, TWINES, Ac., No. 208 North Third Street, above Vine,

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WILLOW AND WOODEN WARS,

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Mis 10, 1987-19.

JOHN C. YEAGER & CO.,

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