

THE CAMBRIA FREEMAN.

ESENSBURG, PA., Viday Moraloz, - - Feb. 19, 1875. -----

a publish in another column the Stay Law which has been introduced in the Senate by Mr. Lemm, from Blair county.

In pursuance of a call of the Chairman, the Democratic State Committee will meet at the Bolton House, Harrisburg, on Thursday, Match 4th, to fix upon the time and place for holding the next State Conventana.

THE Columbia (Lancaster county) Herald strongly urges Hugh M. North, Esq., of that place, as the next Democratic candidate for Governor. The State Convention might go farther and fare much worse. Mr. North is a gentleman of couceded ability, a high-minded, honorable man, and would reflect credit on any position to which the people might call him.,

-----It is gratifying to know that the state, ment this year by the Auditors of the affairs of the county and Poor House has not as heretofore been required to run the countlet of Radical perversion and misrepresentation. It is very obvious that the County Commissioners, as well as the Directors of the Pour, have faithfully persformed their daties. The Auditors deserve great credit for the promotness and correctness with which they transacted their business, dispensing, as was right and proper, with the services of a clark.

In the early part of last week Hon. R. tinte :

Resched that in the informant of the House, the election of a President for a third term is against the traditions of the comblie, is in violation of the example of and what the slauderer is, Washington, now succed as law itself, and would be hattribus alike for the liberties of the people and the free institutions of the made a speech ; and yet they have answered TROOM FRY

and was lost, the yeas being 57 and the | We repeat we desire no controversy or mays 192. All who voted for it except Mr. trouble with the Tribune-with all its edi-Smith (Rep.) from North Caroling, were tor's infimities, we will it success; but Democrats and all who voted against it there is no method of blanting the edge of were Republicans. It has long been ap- slander better than giving an honest and 1 a.wat that Grant contemplates running a intelligent community the true status of erais, whether the same consist of mortgage, thist time, and has been arranging his the standarer. points to course the National Republicant Convention in 1976 to accept him as its A DEMOCRATIC member of the House.

candilate. Out-ide of his office holders, municipaties, from Schuylkill county, of-

The Johnstown Tribune.

paper, is literally true.

We despise editorial controversy, but respected members of the Legislature, we he speaks of, and seeks to degrade the could do this.

When the editor made his advent to Cambria county from New York, he should have allowed the habits he acquired there to slough off and not intensify. The low, ribald falsehoods, (without even wit to senson them) of the "Bowery Boys" and the "Five Pointers" should then have given place to the more staid manner and converse of a reputable community.

Full well aware that he lives in a glass cannot avoid throwing stones. In contests his low lying abuse was unlimited, notil they came down to THE MAN AS HE IS, and then he evied for quarter and fawned for peace,

like the maney cur that he is. Hating and hated by the world, this misunhrots-ignoring society as society which security the plaintiffs may file excepignores him-ignoring the sex by whose victues society is supported, as the sex ig- twelve mon hs after the passage of this act, n res him, he lives in the oder of his own in any of the courts of this Common wealth, vicious and depraved imagination, a daily hadever of all that is worthy and pure in | book debts, wherein the defendant or defendthe commulty.

As to the last oldects of his attacks, Milton Speer moved to suspend the rules Messrs. Hannau and Buck, every act and of the House of Representatives for the vote they give is open to public scrutiny, purpose of considering the following resolution and we invite it. The Tribuse has a perfeet right to criticise and condemn them. But as often as it descends to barefaced

Neither Mr. Hannau nor Mr. Buck have ad the speeches that SamuelHenry, Esq., The motion required a two thirds vote, made in the three years he was a member.

the movement has not met with any subs fored a joint resolution one day last week ther. That the provisions of this act shall exsignifial encouragement, but on the con- for the purchase of 3,000 copies of Smull's tend to judgment entered, or to be entered,

The Johnstown Tribune is a most igno- Following is the full text of a bill introble sheet, its editor a most unhappy man. dneed into our State Legislature by Senas The remark of an intelligent Republican tor Lemon, of Blair county. A careful the other day, that the Tribune was rap- perusal of the same is requested, as it is a hilly descending to the character of a "Jakey" matter of interest to the general public :

The Proposed Stay Law.

SECTION 1. That upon all judgments exceeding one hundred dollars now remaining unsatisfied, or which may be obtained withwhen that paper day after day publishes in six months after the passage of this act, the most unblushing falsehoods about our or upon which a sale of real estate has not yet been confirmed, there shall be a stay of execution for two years from the passage feel called upon to speak. While the edis, hereof as regards judgments now existing tor stabs the truth, he belies the gentlemen and from their date as regards judgments obtained within six months after date hereof : Provided, That if the defendant is poscounty in which he lives. No man not sessed of real estate within the respective educated somewhere else than in Cambria county or counties in which such judgmen shall have been obtained, or in any other county within this Common wealth to which the said judgment shall have been transfer-red, subject to be sold for the payment of such judgment worth in the opinion of any court or any judge in vacation, justice or alderman having jurisdiction of such judgments, at a fair valuation at sum sufficien pay or satisfy the same over and above incumbrances, and the amount exempted from lary and sale on execution, or said defendant shall give security for the payment of the same, to be approved by the court or a judge thereof in vacation, or the justice or alderman before whom the same was obtained, or may be depending within house, his vicious habits are such that he sixty days from the date of the judgment or from the passage of this act, which security with his neighbor journals in Johnstown, shall consist of one or more persons who oath or affirmation and such other evidence

as may be required, that they are the bona fide owners of real or personal estate within the county where such judgment has been entered, worth, at a fair valuation, couble the amount of such judgment over and above all other debts and incombrances to tions, as now provided by law; and that all actions now pending or instituted within the in notes, bonds, or other instruments for the payment of money, or for the recovery of anis, at any stage of the proceedings, before a tual sale by the Sheriff, shall have filed an allidavit, setting forth that the majority of his or their creditors, whose demands exceed two-thirds of his or their indebtedness, have agreed in writing, to extend the time of payint of the deuts due them respectively, the Court shall direct the Prothonotary to report the terms of said extension upon evidence falsehood, we shall inform the public who fendants, and thereupon the Court shall en-ter an order in the cause that no execution submitted to him by the defendant or deshall issue except at the periols when and in the propertions which it shall appear by the report of the Prothonotary that the matity of the creditors of the defendant or lefendants, whose demands exceed twothirds of his or their entire indebtedness. have agreed as aforesaid to extend the time of payment of the debts due them respect-And no person, or firm, bank, or broor, holding collateral as security for debts ib, or to become due, shall within two mars from the taking effect of this act sell bond, note or other scourity, commercial or otherwise; and any party selling such collateral securities within such times, shall become responsible for the same at double the amount for which it was piedged to the

Civil Rights Bill.

THE following is a copy of the much talked of civil rights bill as it passed the lower branch of Congress :

SECTION 1. That all persons within the jurisdiction of the United States shall be entitled to the full and equal enjoyment of the accommodations, advantages, facilities, and privileges of inns. public conveyances on land or water, theatres, and other places of public amusement, subject only to the conditions and limitations established by law, and applicable alike to citizens of every race and color, regardless of any previous condition of servitude.

SEC. 2. That any person who shall violate the foregoing section by denying to any citizen, except for reasons by law applicable to citizeus of every race and color, and regardless of any previous condition of servitude, the fuil enjoyment of any of the accommodations, advantages, facilities, or privileges in said section enumerated, or by aiding or inciting such dunial, shall for every such offense forfeit and pay the sum of \$500 to the person aggricved thereby, to be recovered in an action of debt, with full costs, and shall also for every such offense be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined not ess than 3500 nor more than \$1,000, or shall be imprisoned not less than thirty days nor more than one year. Provided that all persons may elect to sue for the penalty aforesaid, or to proceed under their right to proceed in the other jurisdiction shall be barred. But this proviso shall not apply to criminal proceedings either under this act or the criminal act of any State ; and provided, further, that a judgment for the penalty in favor of the party aggrieved or a judgment upon an indictment, shall be a bar to either prosecution respectively.

SEC. 3. That the District and Circuit courts of the United States shall have, exclusively of the courts of the several States. cognizance of all crimes and offenses against, and violations of, the provisions of this act, and actions for the penalty given by the preceding section may be prosecuted in the Ferrit rial, District or Circuit courts of the United States whenever, the defendant may be found, without regard to the other party; and the district attorneys, marshals, and deputy-marshals of the United States, and the Commissioners appointed by the Oircuit and Territorial courts of the United States, with powers of arresting and inprisoning or bailing offenders against the Schilling. laws of the United States, are hereby especially authorized and required to institute proceedings against every person who violate the provisions of this act, and cause him to be arrested and imprisoned, or bailed, as the case may be, for trial before such court of the United States or Territorial court as by law has cognizance of the offense, except in respect of the right of action accruing to the person aggricvof; and district-attorneys shall cause such proceedings to be proceented to their termination as in other cases, provided that nothing contained in this section shall be construed to deny or deleat any right of civit action accruing to any person whather by reason of this act or otherwise. And any districtattorney who shall wilfally fail to institute and prosecute the proceedings herein required shall for every such offense forfeit and pay the sum of \$500 to the person aggrieved thereby, to be recovered by an action of debt, with full costs, and shall, on conviction thereof, be deemed guilty of a misdem-anor, to be fined not less than \$1.-000, or more than \$5,000. Bat, provided further, that a judgment for the penalty in

News and Political Items.

-A man SI years old is confined in the Erie jail for wife desertion.

-A pious family in Chester county claim to have eaten 1662 pies of various kinds in the year 1874.

-The Fourth Duchess of Oneida, a shortshorn cow, valued at \$25,000, died the other day in Paris, Ky. -A cheese weighing foncteen tons will

be one of the contributions from Ohio to the Philadelphia Centennial. -The Sunbury American says the col-

lieries that had suspended work in Shamokin are resuming operations.

-The cold weather, it is thought, has destroyed the whole fruit crop in Michigan. Ail the peach buds are certainly killed.

-The Eagle says the iron trade in Reading, Pa., is gaining a little life. The price of bar iron is quite as low as before the war. -The Cordis Mills in Millbury, Mass., started up on full time February 1, the wages of the operatives being reduced ten per cent.

-Representative Hooper, of Mass., who died in Washington, on Saturday evening, leaves a fortune of \$5,000,000, accumulated in the China trade.

-The Lambertville Iron works are now in full blast in consequence of the reception of orders for car wheels from the Lehigh

Company, lumber merchants of Emporium, Canteron county, have already banked nearly 3,000,000 feet of logs.

-Several shocks of earthquake were felt on Sunday in San Fransisco, causing some alarm, especially among the congregation in the churches. No damage was done. -The famous Mary Ann Boker, the rich

man's daughter, who years ago married her coachinan, John Dean, is one of the lady examiners at the New York Custom House. -Nevada ice-dealers are already prepar-

ing to double their prices next summer, upon the ground that the crop will be almost entirely eaten up by the grasshoppers.

-The jury in the Cincinnati tan-yard murder case yesterday brought in a verdict of guilty of murder in the first degree against George Rufer, for killing Herman

--- Every negro in Alabama, says the Mobile Register, has at his heels a worths less cur, which operates as a prohibition against sheep raising, and eats as much as his master.

has agreed to make a reduction of 25 per ce t. on pine and 30 je cont. on hemlock Lomber freights from the Cleastield lumber r gion eastward.

-The Fairmount coal works at New Bethishem, Clarion county, are in full blast, shipping two hundred and twenty-five tons per day, and employing from seventy-five to eighty men regularly.

-The cattle king of Texas is said to be Mr. Samuel W. Allen. He has a ranch eighty miles long by forty wide, lying between the Nevada and Colorado rivers in Texas, and has 226,000 cattle.

-The Massachusetts Supreme Court, in the case of Jesse Pomeroy, the boy murderer, has overruled the exceptions taken and ordered judgment on the verdict. This decision sends Pomeroy to the gallows. favor of the party aggrieved against any

-The leading Republican members of

-On Monday evening of last week, in Foster township, Luzerne county, a young man named Gould was killed by Frederick Brandmier. Brandmier was incited by jealousy to the deed, which was most brutally performed by splitting Gould's skull with an axe. The murderer has been arrested, and puts in the plea of self-defense. -The Chicago Tribune, good Republi-can authority, thus alludes to the new Rhode Island U. S. Senator : "Ambrose E. Burnside is made up of about equal parts of luxuriant side whiskers, insurportable egotism and political bigotry. His brains, if he ever had any, long since run to seed,

and his skull is as empty as a farmer's barn in the grasshopper country." -It is circulated about the Senate that Andy Johnson, who was in the habit of preserving all his letters from Senators, especially those appealing for patronage, will bring his letter books to Washington when he re-enters on his Senatorial term, and will diversify his speeches, as occasion may require, with appropriate selections therefrom. Andy seems bent upon lively times.

-A report was prevalent in New York City Saturday that one of the jurors in the Tilton-Beecher trial will soon present a physician's certificate to the effect that the juror's lungs will no longer bear the atmosphere of the crowded court-room, and that death will certainly ensue upon further exposure. His forced withdrawal would, of course, prematurely end the present proceedings.

-A lady at Yankton, Dakota, after a brief illuess, apparently died last week. She was prepared for burial and put into a coffin, but her limbs and muscles remained relaxed, and her friends at last took her from the coffin and placed her on a bed. Last Monday night a slight peaspiration was noticed, but no other sign of life was visible, and at last accounts she still remained in a comatose state.

-The Johnson wing of the Lebanon Herald's subscribers having threatened to stop their paper, the editor of the Herald says : We are not afraid. The Herald is onr property, bought with our money and paid for-and we run it according to our notion. There is no law, that we know of, compelling anybody to subscribe for it against his will ; and, if you don't like the paper, why, kind sirs, don't read it-that's

-Such a den as is often found in novels but seldom in real life, was the baby farm ing establishment of Mary Reignolds in Holliston, Mass. She begged money from the benevolent for its support, charged a high price for taking the infants from those who wished to be rid of them, and then starved and maltreated the little sufferers in a diabolical manuer. Four bables died under her cruelty, and a Coroner's jury has

found a verdict against her. -On Sunday forenoon Mrs. Suyder, a resident of East Liberty, Allo, heny county, was walking along a siding when a train came along and she, thinking it was on the main track, kept on her course until it was almost upon her, when seeing her danger, she was in the act of stepping off when her foot caught between the tail and the tie. It was too late to check the train, and the wheels of the front car passed over it, al-most severing it. It is thought the leg will have to be amputated. - Orasmus Putram of Indianopolis was

"One who has tried it" communicates

in the throat, put the potash in a tambler

going to bed, and also pin around the

This is a simple, cheap, and an e remedy.

of Thomas Jefferson, who, with her young

son is pleading for an appointment for one

or the other, as a means of support. The

daughters of ex Secretary of the Treasury,

hundreds of other distinguished people,

pleading for labor at even the smallest re-

muneration, so that they may be able to

-A special from Topeka, Kansas, says:

self to them to be hung set fire to the house,

in which were Gibbs, two woman, and sev-

eral children. Gibbs leaped out through

the flames with a revolver, and shot three

charge of murder, and the Vigilance Com-

mitte proposed to take a summary appeal

from the decision which set aim at liberty.

meets with general approval in Kentucky.

The Lexingto n Gazette says of him: We

venture to say there was not a Democrat

in the House but envied him the honora-

lowing : A painful result of the folly of a

young man resulted in the loss of a young

ady's arm on Tuesday. It appears that

by the hand and gave her left arm a twist.

It seemed to sprain a muscle of her arm,

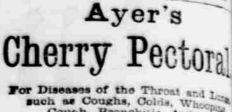
and a small lump arose just above the

-The action of Hon. John Young Brown

of the party dead, and wounded a fourth, when the rest took to their heels and fled. Gibbs had recently been acquited on a

derly conduct.

live.



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Cough, Bronchilis, Asthina, and Consumption Among the



diseases of and Lungs. trial of throughout shown that surely and e control them. The testimony

zons, of all classes, establishes th CHERRY PECTORAL will and cure the afflicting disorders of the

Lungs beyond any other medicine. dangerons affections of the Pulmer yield to its power; and cases of Consu tion, cured by this preparation, has a by known, so remarkable as hard's to lieved, were they not proven be As a remedy it is adequate, on who may rely for full protection. By carry togethis for example, the forerunners of more serious discuss.

unnumbered lives, and an amount not to be computed. It challenges vinces the most sceptical. Every keep it on hand as a protection aga and unperceived attack of Pulmenary

which are easily mot at first, but a incurable, and too often fatal, if der lungs need this defence; and be without it. As a safeguard to the distressing diseases which bear in and Chest of childhood, CHERRY PEC is invaluable; for, by its timely use, tudes are rescued from premature er.

saved to the love and affection cent It acts speedily and surely against or in securing sound and health-restoring securing sound and health-restoring so one will suffer troublesome Influenza -ful Bronchitis, when they know here

they can be cured. Originally the product of long, labor anccessful chemical investigation is speed in making every bottle in the may possible perfection. It may be conducts -lied upon as possessing all the virtues it have exhibited, and capable of producing size memorable as the greatest it has over effects

PREPARED BT

Dr. J. C. AYER & CO., Lowell, Mass Practical and Analytical Chamists. FOLD BY ALL DRUGGISTS EVERTWEET



Cures Neuralgia, Face Ache, Bheumalism, for sted Feel, Ontibiains, Nore Throat, Lyp. Bruises or Wonnels of every pamal. The remarkable curves this feeted classes it as one of the most valuable remedies ever discover and relief of pain. "The sinews of my left i were contracted from an old aboves, drawing

To the Sinale of the United States .- Herevalue to express the opinion that all the betimony shows in the election of 1872 los, Braoks was hawfully elected Governor] side that time ; that in 1874 the constitu-These proceedings, if permitted to stand, practically ignore all rights of minorities event each of the States readmitted to foderal relations, on cortain condition, from changing their constitutions and violating their pledges, if this aution of Arkansas is requiesced in. I respectfully submit what he. a precedent so dang rous to the stability of State government, if not of the national government also, should be recognized by ingress. I carnestly ask that Congress

Signed) U. S. GRAST. EXECUTIVE MANSION, February 8, 1875. This is the most extraordinary message it at was ever sent by a President to either wons .- Briginam Young married two sizbrauch of Congress. Only two days be- ters of Charile Decker, and Decker marfine it was transmitted to the Senate, the ried two daughters of Brigham by other House Committee, of which Judge Poland, of Vermont, is chairman, which had visit- Decker Young are consins of Unarlie Decked Arkansas and made a thorough invess | er's children. But the latter are grandtightion into the affairs of the State, had children of the former's father, and consemade a report declaring that the convention to frame the new constitution, as well blood relationship holding-are second as the constitution itself, was voted for cousins; hence Decker's children must and is satisfactory to a majority of the held that relationship toward each other. v ters and people of the State, and that 13. State afters were certainly elected by a are sisters in law to their own father, and malarity of the roles cast, and by a majori- aunts to their own half sisters ! Now, if ty of the poters in the State. What can be the relationship were half-blood throughand by the friends of a President who will this plainly and maliciously misrepresent they would probably be included. Hence fasts? Outy last May, this same man the two Mrs. Deckers are (in law) their Grant issued a proclamation, declaring own auats, while Clara D, and Lucy D, that Baxter and not Brooks had been Jawfully elected Governor of the State, and spectively cousins, aunts, and nieces, and supposed to be in this country, has been now he unblashingly asserts the very re- , the Lord knows what besides,

truey has been very generally regulated. Legislative Hand Book--500 for the use of as mon morigag, s to secure the same, and Next of the Radical Congressmen who voted the Senate, and 2,500 for the use of the to any subsequent grantee or owner of the House. The resolution was referred to house or bound as well as to the original set of the premises so bound as well as to the original set. ed for re-election last November, and alt of the Committee on Printing. We at first three clame Crant with the result. It is supposed that the number, 2,000, was a the sum of the final the result. It is supposed that the number, 2,085, was a debut in any original obligation or contract in the pro-the ne-nominated in order that to may be ceedings as reported in the *Patriot*, and hereafter be obtained, or by any stipulation a frated, and thus share in their political we take it for granted is correct. Foster's entered into at any time separate from said exits. Grant's administration has falled workagent for granted is correct. resention wou'd give each member of the obligation or contract. And, provided, That so low in public contempt that it is a mat- House tooles of Smull's compila- struct to stay any execution that may be ter of small consequence whether he is tion. Would not one suffice, or are the issued after the expiration of sixty days agein a candidate or not. The popular members to take them home and distris of collecting interest dae, or to become due, werdler will sink him and his party into a bate them among prospective candidates upon any judgment for any sum not less more profound political deep than has ever for the Legislature in their districts, in than five hundred dollars heretofore obbeourgached by a Presidential candulate. order that they may study the rules and for less than six months' arrearages of mthus qualify themselves for the duties of ferest.

legislation? If Smull, through his accome fendant shall be entitled to a stay of execuwith I have the honor to send, in accord-a ce with the resolition of the Senate of modating and generous friend. Foster, can the provisions of this act, and the 3d inst., all the information in my wheeline me rished driving a most prosper-procession not beretofice family defining a disting here will be driving a most prosper-ied upon, or other lien creditor whose estate or interest therein would be affected by sale wheedle the House into adopting this res. shall neglect or refuse to claim the benefit We know John A. Sarall, the author of the Hand Book, out of which he has made of execution. of that State ; that he has been unlawfully a pretty nice thing. We have not the deprived of the presession of his office bonor of an acquitiatance with F. L. Fostion of the State was, by violence, intimidiation and revolutionary proceedings, over. ever, to suggest to him, in a mild way, thrown and a new constitution adopted, that it was impudent in him to offer such provided in the first section of this act. a d a new State government established. a resolution, that it will be a downright fraud if the Committee reports it favora- in which a safe by judicial process has not all the States. Also, what is there to bly, and that if the House adopts it, it been actually made, will be the most appacalleled swindle in Pennsylvania legislation.

bagism.

woman. All have children. Now, the offspring of Clara Decker Young and Lucy quently nephews and nieces of their own coasins. But the nephew of a cousin-Decker's wives are half sisters to the children of their own sisters-inslaw, they out, the Canons of Descent would exclude them; but as it doubles on both sides, CAN N. S

Young are legal grandmothers to their nieces, and the two sets of children are re-

Time. So determined is Grant in taking Elder Allsop, of Sandy Station, married Loui-ville, who, now that he knows the tailoress, and dependent upon her industry, and by this painful result is deprived of QUEENSWARE. military passession of Arkansas and other a widow and her oldest daughter, having importance attached to it, will scarcely at the same time a young daughter by a part with it upon any terms. If George penitentiary for nine months. His name the eleventh century can detect the genu-BCOTS AND SHOES. was also ordered to be stricken from the re-instructed States in order to carry out former wife, now happily deceased. All ineness of this relic, which has not yet been her trade. HATS AND CAPS. roll of Schuylkill county lawyers. IV., had a son by his wife, Mrs. Fitzhers questioned as far as we know. Applica-IRON AND NAME -The Hon. Charles A. Jones, Democrat, his cherished project of a third term that, this family live in one house. The daughs bert, whose marriage is said to be proven -A special dispatch from Huntington, tions from Philadelphia and other places W. V., to the Commercial says : During a who was on Thursday elected United States CARPETS AND OIL CLOTES. be holdly and ignorantly questions in this ter of his oldest wife is half-sister to his clearly by documents and letters taken second wife's from the royal archives and copied in the and requests by different parties have been READY-MADE CLOTEIN civil suit in court to-day, while C. Donnel-Senator from Florida, to succeed Abijab made to allow them to place it on exhibila, one of the witnesses, was testifying, Gilbert, Republican, whose term expires GLASS WARE, YELLOW WARE, children ; also aunt to the second wife's book, then that son is legally entitled to tion at the Centennial. own constitution. The concluding sen- children, and consequently her own aunt- the throne of Great Britain, and Victoria Dr. Butler, one of the parties to the suit. on the 4th of March next, was born in Iretence in this unprecedented document is in-law. The daugher of the deceased is a usurper. But even should the son of land in 1834, and came to this country called him a d-d liar. Donnella struck when ten years old ; in 1854 he took up his PROVISIONS and FEED, ALL KINDS -Mr. Myron Ransom, says the Connea fireat that if Congress does not restrain wife is half-sister to all the other children, the amorous king make good his identity autville Courier, cut on his farm, in Sum-Butler and was instantly stabbed in the a furget that if Congress does not restrain him from acting, he will overthrow anoth-et State government by kiscr military residence in Pensacola, where he has since resided. He is a self-made man, having such as FLOUR, BACON, FISH, SAU bowels by the latter. Butler is under areducated himself; was admitted to the bar in 1857, and is confessedly one of the ablest Wholesale and retail orders solicity -The handsome diamonds presented by and 22 inches at the upper end of the top the Khedive of Egypt to Mrs. Fitch are al of Victoria, however much many of them the door of Congress, precisely as he dol in the case of Louisiana. The contry will awing randfather. — Cincinnati Commercial. Awing randfather. — Cincinnati, died on Compense the Scotte will make to this highlawyers in the State. In 1872 he ran for and promptly filled on the shortest notice a Congress on the Democratic ticket, and most reasonable terms was defeated by William J. Purman, pres- WOOD. WOOD, MORRELL & CO cost member of Congress, by 1,726 votes, Purman receiving 18,537, Jones 15,811. In 1874 he ran for the lower house of the Nagainst Ray, E. C. CHRISTY and 1874 he ran for the lower house of the quested to present them to the under the anter the State Legislature from Escambia county, au sus extern and manthe tributed to be that offerster, or Eligitic - a ministeria and the walk of the last

from the passage of this act for the purpose

of the said premisas, shall have the like right with the defendant to claim such stay

SEC. 3. That upon all indgments heretofore entered, or which may hereafter be en-tered, upon conditional verdicts, stipulaad upon the same terms and conditions Sxc. 4. That the provisions of this act shall be construed to apply to all judgments

-----A TERREPLE CADE. - A special dispatch to the Stenbenville Herald and News, of

THE Legislature of Florida, after a long Saturday, from Bridgeport, Ohio, says : contest, has elected C. W. Jones United excited over an abortion case of more than States Senator. Mr. Jones is one of the ordinary horror which has come to light. leading Democrats of the State, and re. Miss Alice Martin, a beautiful young lady restions which should be decided by the Republicans. He succeeds Gibbert, who visit a lady friend. It was her intention ing hand and pushed the sleigh off the belongs to the corrupt spawn of carpet. to return home on the following Friday, at on account of sickness she was detain-QUEER RELATIONSHIPS ANONG THE MOR. ed until Monday. Arriving home on Mon-day she complained of feeling unwell, and ontinued to grow worse until her death, which occurred at five o'clock yesterday morning. It was thought that an abortion had been performed upon the girl during her stay in Steubeuville, and Justice Crooks accordingly impanueled a jury and held an inquest on the body last night. A post mortem examination was also held. it which it was developed that an abortion had been produced on Miss Martin by an instrument or instruments, resulting in her death. It was also shown at the inquest that it was performed at the house of Mrs. Wiggins, in Steubenville, on Friday last. "I'wo parties are suspected of being the father of the child. One resides in Wheeling and the other in Steubenville. The Prosecuting Altorney of Belmont county, Wilson S. Kennon, is here working up the

> FAMOUS BOOK .--- The copy of the famous book, entitled "The Memoirs of George IV," for which one thousand pounds are offered by Queen Victoria, and which was found in possession of a young lawyer in

such district attorney, or a judgment upon attorney, shall be a bar to either prosecu- can pass the bill by which the writ of tion respectively.

SEC. 4. That no citizen possessing all other qualifications which are or may be pre-scribed by haw shall be disqualified for service as a grand or petit juror in any court of the United States, or of any State, on account of race, color, or previous condition of servitude. And any officer or other person charged with any duty in the selection or summoning of jurors, who shall exclude or fail to summon any citizen for the cause aforesaid, shall on conviction thereof be

deemed guilty of a misdemeanor and fined net more than \$5,009. SEC. 5. That all cases arising under the provisions of this act in the courts of the

Inited States shall be reviewable by the Supreme Court of the United States, without regard to the sum in controversy, under the same provisions and regulations as are now provided by law for the review of other causes in said Court.

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A BRAVE GIRL -Thursday afternoon, as Miss Mattie Briley, daughter of Mrs. William Briley, of Pattle Creek, was out riding on the Marshall road with a lady friend, she met a farmer who was coming into town with a load of wood, and who had got stuck on the Michigan Central then doe, and the rumbling of the train was already heard in the distance. He — The Reading Times announce

done, gave the reins to her friend and jumped out of her cutter. She was wearing a red cloak over her shoulders, and taking that in her hand she hurried to the railroad track and waved it in front of the will take definite action to this matter to relieve the Executive from acting upon bers of his own party and the Independent of Mr. Bud. Martin, of this place, on last Monsing work went into Stenhenville to what the matter was. They all lent's help-

track, relieving from his perilous situation the excited and frightened farmer, who expected to see his sleigh and wood made intofkindlings and his horses pr. bably killed. - Detroit Free Press.

above caption the Daily News of Bethlehem describes a gun in the possession of a locksmith of that place which was bought from a tramp for a small consideration .-The gan is very light, and was originally of very elegant design and tinish. On the lock there is a gold plate, and by applying the microscope an inscription in Chinese characters is observable on it which reads when translated, "The gods save our great domain." The gold plate dates also the manufacture of the gun in China in the year 1014, which would make it now 860 years old. Time has worn it in every part, but, except to shoot, it is now in order and can be handled like any other gun. The touchhole is lined with gold, and there

was formerly a rich inlaying of gold on the stock ; but that has worn. The inscription on the lock is so worn off that it can only be read by the aid of a strong microscope, under which it is distinctly logi-

Any one informed in Chinese history of

adictment against any such district. the House of Representatives believe they and four adult sons and daughters. He habeas corpus will be suspended in the said that he would make his will, and Southern States, through both Houses of thereupon confusion arose. The wife and Congress.

-It is estimated that in the hills of Columbia county, N. Y., there is a supply of at least 20,000,000 tons of iron, which could be mined and delivered in boats on the Hudson river at a cost of not over two dollars a top.

-On Wednesday night in Steubenville four ruffians entered the house of James Tucker, maltreated and drove him out and then outraged his wife in the presence of her son, a boy fourteen years of age. They have been arrested.

-It is reported that the few Republican members of Congress who are opposed to the extreme features of the proposed legislation for the South are to be forced to support them by a special message of the President on the subject. throat a small strip of woolen flangel.

-Mrs. Sophia Cowan, of Cincinnati, aged seventy-three years, was burned to death, on Thursday, by her dress catching fire from the grate. Mrs. Mills, wife of a prominent manufacturer, was also fatally burned by the same cause.

-The prospect of an increase in the tobaceo tax has caused au unprecedented Radioad crossing in front of the Roberts | rush on the internal revenue office at Richfarm. The farmer was in a critical situa- mond, Va., for tobacco stamps during the ejectment, a like stay of execution shall be tion, as the day express from the east was past few days. The sales of such stamps

was already heard in the distance. He -The Reading Times announces a par-urged his horses to the utmost, but they tial resumption of work in the machine failed to even start the load. Every mins, shops of the Reading railroad company to ute was growing more perilous. Miss take place on Tuesday. One-half of the Briley, seeing that something had to be force of employees will be put to work. This will necessitate a resumption of work in the blacksmith shop, brass foundry, baller shop, etc.

-The house of D. B. Mellott, of Bolfast township, Fulton county, was burned on becomotive as it came thundering along. Monday last and four of his children per-The whistle sounded down brakes and the lished in the flames. Mr. and Mrs. Mellott engineer reversed his engine. The train, went away on a visit, leaving the children

-George and Edward Wertz, of Reading, are tall specimens. The first named is 6 feet 44 inches in height, and the latter 6 feet 2 inches. They have a sister who is 6 feet 4 inches. George Wertz, we believe, is next to the tallest man in Berks county, Mahlon Shaaber, the tallest, being 6 feet 7 inches. Aaron Adams is 6 feet 3 inches.

-Report says that the happy and somewhat notorious triumvirate -Beecher, Tilton and Moniton-have been "in active physical traning" since the trial began. If true, what does it mean? Will there be a startling settling of accounts after the jury shall have rendered their verdict? We trust the weapons of their warfare will not be carnal.

-A sad spectacle met the vision of a hunter in one of the extreme northern counties of Wisconsin last week. While tramping through a large piece of timber be suddenly came upon an Indian wigwam, and upon entering it, found the iumates-parents and three children-wrapped in the embrace of death. Hunger and death had effectually done their work.

wrist, causing her so much pain that it has -James H. Grier, founder of Grier city, convicted a few months ago for embezzling Recently the arm was opened, and it was the funds of an insurance company while discovered that the lump had developed its secretary and treasurer, was sentenced into a cancer. On Tuesday the arm had to pay a fine of \$7,509 at Pottsville ou Thursday and be imprisoned in the eastern

about to die. He had property worth siz Liberty Street, Fitistur Druggists. Depot 451 6th Ave., N. Y or seven thousand dollars. Also, a wife

TEAS --The choicest in the world.-Imper-prices-Largest Company in America staple article-pleases every nety-in continually increasing-Agebt side offspring first quarreled, and then fought, the noise of the conflict bringing in a po-liceman from the street. In the milder of S. N. Y. P. O. Box 1287. liceman from the street. In the midst of

the melee Mr. Putnam died without having BALTIMORE FEMALE COLLEGE made any will, and his wife and one son

Incorporated in 1819 with authors, to cal grees, and endowed by the State of Marrie were taken to the police station for disor-1860. The College is beautifully signified in within the city the following it is a about curing sore throat: Let each one of your half million readers buy at any dreg store one onnee of cames phorated oil and 5 cents' worth of chloride tuition \$250 per annum. N. C. BROOKS, LL D., Prenter

of water, and with it gargle the throat THE MARVEL OFTRE WORLD Bethesda W: thoroughly ; then rub the neck thoroughly the grave ; given health and strength to with the camphorated oil at night before deemed be and turned the path of tion to on threat a small strip of woolen flampel. This is a simple, cheap, and su c remedy. -Washington presents some rather re-markable phases of the kidneys: reformance of the strength and power-in a markable phases of social life. There is matural restored of math and miracelouscures of specific on the globe. Address to picific on the globe. Address, for enter, Capt. Ecoung R. MENDER, Watt

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ble distinction ; and not a Radical but re-\$75 A WEEK to Agents to sell an article and as four, Profits immense, Ter roe, Address Buckeye 31's's Co., Mariet, spected him the more for having boildy denounced the great corruptionist. Mr.

Brown may occupy many distinguished positions in the future, but he will never again \$200 a'month to agents everywhere. M see the occasion that will elevate him so \$52 \$20 Gro. STINSON & Co., Fortland with his constituents, with the people of Kentucky, and with the respectable people of the entire Union, as the one he occupied

on Thursday. -The Clinton Democrat relates the foly Wood. Morrell & Co.

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a young man in her company caught her Near Pa. R. R. Depot, Johnstown, it

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MILLINERY GOODS, to be amputated. The young lady is a HARDWARE,

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