is much larger than that of any other, the report of the discussion by and be-naper published in the County, being fore the Judges on Monday last, we oersems.

VETO OF THE GREAT SWINDLE. All honor to Gov. Geary-who has stood as a break-water to the corrupt and disreputable legislation of the past | the other, that the recent opinion on winter. Over and over he has been this question, delivered by Chief Justice compelled to return to the Legislature CHASE, may be reversed. bills passed in plain violation of the. That opinion was given upon a case of duty by Senators and Members.-Over and over has the Governor been compelled to denounce the indecent haste with which important legislation character of bills presented to him, some times duplicates of previous acts, often so obscure as to render doubtful rob the Sinking Fund of \$9,500,000.all was ready, and votes enough had was made prior to the law, the first and tax as produce brokers. fluence over Gov. Geary whose judg- diesented. er, not only interposed his veto, but in whole law. unfamiliar with the doings at Harris- STRONG has taken his place, Judge

got through the Legislature. voted—we give the Veto Message in all contracts. If he adheres to that \$500. careful reading. i

are just now jubilant over the election | made subsequent to its passage. of a Democratic Governor in Connec- Judge Bradliky is not know to have ticut by a few hundred majority, and taken, at any time, public position on announce it with booming cannon, as the question; but it is supposed that the beginning of a "RE-ACTION." he is inclined to sustain the law. We True, the Republicans carry both think the Chief Justice shares this apference of 1,104 against the Republicans, or enough, had there been a full tenacity of the Chief Justice to sustain poll, to have dissolved the present majority for English and left a Republican | we hope to hear of its ultimate overmajority even larger than that of last throw.

AT the corporation election in Hagerstown, Md., on Monday, the Repubweeks before it will be possible to say icans presented no ticket—the candiwhat bills passed and what did not.dates for Mayor being Blackstone Hundreds of bills were read simply by and William M. Tice, independent Democrat. It was agreed to receive State is generally outspoken in denunthe votes of all citizens, irrespective of ciation of the growing evils at Harriscolor. The friends of both candidates burg, and various reforms are suggestelectioneered actively for the colored ed. As long as the people insist on vote. The latter, however, were indiferent to the election, there being no the Legislature, they will have to put Republican ticket in the field. Only up with mal-administration. Some 30 colored men voted, mainly for Tice. It must have been a rich sight to see provisions increasing the number of the negro-hating Democracy begging members, making it more difficult to piteously for negro votes. Tice was buy up a majority—making sessions elected, receiving 410 votes to 360 for bi-ennial,—preventing bills from being passed by title, and requiring the yeas

erence to the recent decision of the necessary, as the Legisleture won't sub-Supreme Court, in regard to Bounty mit propositions for amendment lookdue to enlisted men, in which he says ing to a curb on the action of its memthat it applies only to men who enlist-ed for three years, between May 4th Before adjourning, Gen. Harry and July 22, 1861, and were honorably White was elected Speaker of the Sendischarged. Discharge for promotion ate, Mr. Wallace receiving the votes of does not entitle the soldier promoted to the Democratic Senators. Both Houses this bounty. Soldiers entitled to this resolved themselves into "mutual adbounty will not be entitled to bounty miration societies," on the eye of adunder act of July 28, 1866. The bounty journment, with complimentary resothere promised is upon certain condi- lutions to every body, and an exchange

THE nomination of Ool. McFarland the new New York City Charter, the open were present depend upon that of same superintendent of the Soldiers' as Superintendent of the Soldiers' Schools for the next. three years, was rejected by the State Senate, ayes 11, nays 19. There is some dimentialization of the Soldiers' with his administration of the year.

All 10 P. Hage is the propriet for a post of all the day in the propriet for the present of the Soldiers' senated by the propriet for a post of the propriet for an open of the propriet for a post of the propriet for all the day of the propriet for a post of the pr

THE LEGAL TENDER DAW AGAIN. We observe that it has been definitely determined by a majority of the of the party on the states of the 15th Judges of the Supreme Court of the U. S., to hear argument on Monday next in two cases involving the constitutionality of the Legal Tender Act. From the report of the discussion by and beinfer that this proposition to re open was resisted by a minority of the Court; and the feeling displayed proves the strength of the convictions mutually entertained, and the apprehensions on one side and the hopes on

constitution, or for defects so palpable from Kentucky, in which the contract as to leave no possible apology, and was made prior to the passage of the susceptible of no explanation aside Legal Tender Act; and held the law from the controlling demands of a cor- to be unconstitutional so far as it affect. rupt lobby and the reckless disregard ed contracts entered into prior to its passage, not touching the point of constitutionality where contracts were made after its passage, that not being involved in the case. Inferences have has been run through—the immature been drawn, as to this point, from the epinion of the Court, but nothing is clearly decided, or involved.

We have recently come into posses the provisions of a bill, and again and sion of some authentic facts on this again in contravention of general en- subject, in which our readers may be actments on the subject matter. Now interested, as to the exact opinions, on comes a veto of the grand raid on the the general question of the Justices Treasury, by which it was proposed to then composing the Court-eight in number. Of these, three-Chase, The swindle was backed by a powerful NELSON, and CLIFFORD—held the law lobby interest, representing leading to be unconstitutional as to all con-Railroad corporations, and to ensure its tracts, as well those made after as bepassage proposed to distribute the mo- fore the passage of the act. Threeney thus abstracted in different parts SWAYNE, DAVIS, and MILLER—held of the State, in aid of railroads to be it to be constitutional as to all contracts. called into being. Philadelphia and Two-GRIER, and FIELD-held it to be Pittsburg, while flercely denouncing constitutional as to subsequent, and the Border Damage Bill, joined hands unconstitutional as to prior, contracts. in support of the grand swindle. When As in the Kentucky case the contract been secured the bill was reported and last classes agreed in overruling the act

rushed through both Houses, without and ordering payment in gold, and the debate, inside of two days. But the opinion of the Court was so pronounc-HEISTER CLYMER has been appointconspirators had miscaculated their in- ed. The minority—the second class ed to fill the vacancy in the Board of Public Charities, occasioned by the resignation of Dr. Worthington. This ment and conscience recoiled from en- LThe decision has excited much feeldorsement of the outrage. Most of ing, and the Court having since become courteous recognition of a political opponent is creditable to the Governor.

Executives would have succumbed to full-nine in number-a re-argument the powerful influences by which the has been demanded, there being two bill was backed. Gov. Geary, howev- other cases pending which involve the NEWS OF NEIGHBORING COUNTIES his Message so shows up the enormity Since that time, Judge GRIER has

THE Legislature adjourned on Thurs-

day last, much to the relief of the

CUMBERLAND .- H. A. Underwood has been appointed Postmaster at Mountain of the outrage that honest people— retired, from old age, and Judge creek, vice A. W. Gardner resigned.—The "People's Union Bank of Newville," has burg-will wonder how the bill ever BRADLEY having also been added to been organized with a capital of \$50,000. fill the vacancy caused by Judge Its officers are, Wm. Gracy, President, and As our readers will naturally be WAYNE's death. While Judge Strong Wm. M. Marshall, Cashier. - Rev. Dr. Haranxious to know the real character of was a member of the Supreme Court per, for 30 years Pastor of the Shippens this bill-for which both our Represent of Pennsylvania, he held the Legal burg Presbyterian church, has resigned tatives, Senator Duncan and Dr. Dill. Tender Act to be constitutional as to the congregation voting him an annuity of full in to day's issue. It will re-pay a opinion, his vote will re-enforce FRANKLIN.—Joseph McClure, of Carrick

SWAYNE, DAVIS, and MILLER, on the Furnace, had his leg broken last week general question of constitutionality, while unloading logs at the Carrick saw So accustomed to defeat have the and they with Judge FIELD will con- mill.—The parties who recently robbed Dr. Democracy become, that they are stitute a majority to sustain the consti- Clugston's store in Coylestown, named Althankful for the smallest favors. They tutionality of the law as to contracts fred and Collins, have been arrested and committed to jail.

thing to do with the "nigger."

order of things.

While a Philadelphia Denmeratic Club

under the inspiration of Cassidy,

912 over Ashley, the Republican candi-

Democratic competitor.

FREDERICK.-Hon. Jacob M. Kunkel, formerly member of Congress, died in Frederick on the 7th inst., aged 48 years. -The dwelling and store of Mr. Main, at Ladiesburg, was burned on the 4th inst.; branches of the Legislature, and Engprehension, and we believe we see in loss \$8,000.—A colored boy, aged 5 years,

tion. The total vote this year is 87,686, a falling off of 2,886 from last year.

The Republican vote fell off 1,995, and we anticipate delay in reaching a fact crushed at the depot, on Sunday, while the case where were the miners trained who first ture containing more than one subject, brought to light, with any measure of title, except appropriation bila." playing, with other boys, with a truck car. GENERAL NEWS.

COMMISSIONER Delane has forbidden the publication of income returns this year. THREE colored men have been summoned MR. LEARY BROWN, it is said, has been ap pointed by the Chinese Government to suc-

ceed the late Mr. Burlingame. dates for Mayor being Blackstone Hundreds of bills were read simply by Lynch, regular Democratic nominee, title, giving little or no information as tional Banks would accept the Funding Bill Nor, sir, are the interests of Pennsylvania their real dharacter. The press of the as it left the Senate.

CYRUS W. FIELD, one of the founders of tural States? Before her Representatives the Atlantic Telegraph, is said to be worth ANABOHY, according to Spanish advices,

for the purpose of constructing railroads in prevails among the Cubans, and Cespedes different directions across the trecless but contemplate fleeing from the island. luxuriously fertile prairies, Pennsylvania was first among the great agricultural States. And to day our products of the SECRETARY BOUTWELL is very confident without any material modification. field, the garden, the orchard, and the dairy equal in value those of any other State:-CHIEF JUSTICE CHASE has decided that

the Richmond Mayorality case shall go to Gentlemen from Ohio, notwithstanding the the Virginia Court of Appeals. THE fund for the benefit of the family of and nays to be called on all legislation. THE Second Auditor, Hon. E. B. To secure these and other reforms a the late Secretary Stanton now amounts to French, has prepared a circular in ref. Constitutional Convention would be one hundred and forty-six thousand dollars. By a recent act of our State Legislature Sewing Machines in use in families have deen exempted from levy and from sale for

> A Roses journal is assured that the Ecu- and those of every iron-bearing State in the menical Council will adopt the Papal Infal- Union. Gentlemen from Virginia, Marylibility dogma by acclamation on Easter

other States.

THE explosion of a boiler at the Chesapeake Sugar Refinery in Baltimore on Satpostetion. On the banks of the James the

THE Democracy of Maryland are PENNSYLVANIA ARD PROTECTION. VETO MESSAGE. just now in a ferment as to the future The general debate on the new Tariff bill having terminated the House is JERSEY SHORE ANDBUFFALO R. R. BILL Amendment. Gov. Bowie, the Leg-islature and the Demodratic State Cennow engaged on the details of the bill. speedles heing limited to five minutes. tral Committee, have all pronounced in favor of "accepting the situation," It will occupy the time of the House probably for another week. There spe recognizing the Amendment as the many adverse faterests affected by the bill, and speculation as to the final resurreme law of the land, and urging the duty of the party to look after the sult is at fault. Gen. Schenck, who collored vote. The rank and file, however, denounce this capitulation to the hated negro, and quite a war is raging in the camp. A number of Democratic the State Committee as "importment" and "infamous," and won't have any-In Pennsylvania the same difference of opinion is likely to trouble the party

has charge of the bill, expects to be able to carry it through the House, To the Senate and House of Represent without material modification of its essential provisions, and in the end to obtain for the bill a majority vote. One GENTLEMEN :- Senate bill No. 1070 of the ablest and most exhaustive entitled "An act to incilitate and sespeeches, during the general debate, cure the construction of an additional railwas made by Hon. WM. D. KELLEY, way connection between the waters of the of this State. It is a full and complete Susquehanna and the great lakes. Canada defence of the policy of Protection, and and the Northwestern States, by extending should be read by every intelligent the aid and credit of certain corporations to voter. Its great length, covering 30 the Jersey Shore, Pine Creek and Buffalo O'Byrne, and other noted politicians. declare for negro suffrage, the Age and lesser Democratic newspapers lights call on the party to resist the 15th Amendment at the polls and everywhere. It will take some time before the Democracy get used to the new

men who have listened to the course of this THE Republicans of the 10th distric debate expect me to apologize for having been born in Pennsylvania and adhering to n Ohio achieved a signal triumph at my native State. From what has been said the recent special election for member it seems that her people are regarded by free of Congress, to fill the vacancy oceatraders as a discreditable community, and sioned by the death of Mr. Hong. At the last Congressional election, Octo- she, in her corporate capacity, as an object of odium. ber 1868, Hoag (Dem.) was elected by Sir, I am proud of dear old Pennsylva-

nia, my native State. She was the first to date. Peck, the Republican candidate. now has a majority of 2,797 over his adopt the Federal Constitution, and was in fact the key-stone of the Federal arch, holding together the young Union when it consisted of but thirteen States, and she is to-THE Commissioner of Internal Rev enue has decided that farmers and day pre-eminently the representative State of the Union. You cannot strike her so gardeners who sell only the products that her industries shall bleed without those f their own farms from their wagonof other States feeling it, and feeling it vialong the streets, moving from thece tally. She has no cotton, or sugar, or rice to place, are not liable to the special fields; but apart from these she is identified with every interest represented upon this

> Gentlemen from the rocky coast of New England and the gentlemen who are here from the more fertile and hospitable shores of the Pacific, especially the gentlemen from the beautifully wooded shores of Puget sound, complain that their ship yards are idle. Hers, alas! are also idle, although Philadelphia and Eric Railroad Company, largest wooden ship the Government ever put affort, and the largest sailing iron-clad it ever owned. She has her commerce and sympathizes with young San Francisco and our great commercial metropolis. New York. She was for long years the leading port of entry in the country. She still maintains a respectable direct commerce Works, made subsequent to 1857. and imports, very largely through New

> York, for the same reasons that London does through Liverpool and Paris through ceeds of the sales of public improvemen formerly owned by the State; and the bill under consideration, if approved, will take Are you interested in the production this entire sum out of the Sinking Fund and abrics, whether of silk, wool, flax, or cotdistribute it among the four railroad comton? If so her interests are identical with sanies named in the bill, in the proportions yours, for she employs as many spindles herein recited. and looms as any New England State, and their productions are as various at d valua-In the consideration of this most import ble. Are your interests in the commerce ant subject two questions naturally arise :upon the lakes? Then go with me to her First. Has the Legislature the constitubeautiful city of Erie and behold how Pennlonal power to enact this law? and sylvania sympathizes with all your interests there. Are your interests identified with

their voices with those of gentlemen from

the West to make magnificent land grants

statement of the gentleman from Iowa, Mr.

tion, as you slope have the black band ore

mine, quarry, and furnace, she does but de-

fend the interest and rights of your laborers

land, and North Carelina, Rennsylvania is

Second. If the power exists, is it expedient to exercise it? branches of the Legislature, and English's majority is this year less than the efforts of certain newspapers to have a live Democratic Governor, and all what it was in 1888; but then they have a live Democratic Governor are political curiosities, and there was a falling off in the adversity of that there was a falling off in the tools of the constitution of the case, on the interest in a rail was proposed scheme is agreed to remember that two of the act, and that there was a falling off in the that there was a falling off in the that there was a falling off in the tools of the case of th the navigation of the Mississippi and seek-

science and experience, the vast resources

IMPORTANT QUESTIONS

NOT AN APPROPRIATION BILL. in gold and silver-bearing quarts of the Pa-The proposed act is not an appropriation cific slope? They went to you from the bill within the recognized meaning of this coal, iron, and zine mines of Pennsylvania section of the fundamental law. Every one There they had learned to sink the shaft, familiar with the history of our State Conrun the drift, handle the ore, and crush or stitution knows the objects for which these smelt it. It was experience acquired in her clauses were inserted and adopted. Our mines that brought out the wealth of Callfornia almost as magically as we were lation, enacted by what in common legisla taught in childhood to believe that Alladin's tive parlance was known as the system of lamp could convert base articles into that log-rolling. Measures which alone could not stand upon their merits, and which oft-Nor, sir, are the interests of remarks and no merits on which to stand, at variance with those of the great agriculen had no merits on which to stand, were pious combinations of local interests and in the two Houses of Congress had united

most incongruous, and sometimes iniquit-

ous, provisions were forced through in the same act. Essentially diverse, conflicting, and even rival and hostile interests and parties, who could agree upon nothing else, were thus induced to unite in a common raid upon the Treasury of the State. This evil became in time so intolerable that the people were at last compelled to protect themselves against it; and they do so by these plain attempt is to authorize the exchange of setheir sovereign capacity declared and wrote it in the Constitution, that 'no bill should most important distinction, and one on be passed by the Legislature containing which the legislation of last seasion may alfrom which it is made, is it not true that when Bennsylvania demands a tariff that will protect the wages of her laborers in the more than one subject," and that "no law hereafter enacted shall oreste, renew or ex-

tion embraces but the one subject of rail-New Jersey, Ohio, Indiana, California, and other States.

The coal of the charter of more than one corporation. Technically, this petition with Nova Scotia, 'The coal of your tide-water fields is far more available may be so; but we are considering grave

the sound rules and principles applicable to 000,003) secured by a morigage upon a road both are reversed and misapplied, and the worth many times that amount-for six effort made to reconcile the statute with the millions (\$6,009,000) of bonds to be issued prohibition. The attempt is a failure. The by a company as yet unorganized and whose Constitution cannot be evaded or multified road is not yet commenced. in any such manner. As ruled by Chief Second. The contenct of guaranty re-Justice Gibson, it must "be interpreted so quired by the bill is illusory, for it is unas to carry out the great principle of the certain who is to except at, and if entered Goyalament, not to defeat them." UNCONSTITUTIONAL

CHARACTER OF THE BILL

GREAT IMPORTANCE

the principles it involves and the conse-

quences of my action thereon, I have ex-

originated, with the following statement of

BONDS IN THE SINKING FUND.

EXECUTIVE CHAMBER, HAMMISBURG, April 7, 1870.

But there are other provisions of the Constitutional prohibiting such legislation. The fourth, fifth and sixth sections of the Eleventh Article are as follows :---

"Section 4. To provide for the payment of the present debt, and any additional debt contracted as aforesaid, the Legislature shall, at its first session after the adoption of this amendment, create a sinking fund which shall be sufficient to pay the according interest on such debt, and annually to duce the principal thereof by a sum not less than two hundred and fifty thousand dollars; which Sinking Fund shall consist the net annual income of the public works. closely printed pages, precludes its publication in our columns. We give place, however, to his eloquent introductory defence of Pennsylvania against the general assaults of the Free-traders:

Mr. Chairman: I presume that gentle
Railway Company, and in like manner to from time to time owned by the State, or the proceeds of the sale of the same or any part thereof, and of the income or proceeds of sale of stocks owned by the State, together with other funds or resources that may be designated by hw. The said Sink. Ing Fund may be increased from time to time owned by the State, or the proceeds of the sale of the same or any part thereof, and of the income or proceeds of sale of stocks owned by the State, together with other funds or resources that may be designated by hw. The said Sink inst. for the ordinary and current expenses of Regarding it as among the most important Government; and unless in case of war, investor submitted for consideration, both in Sinking Fund shall be used of applied other

> unined it with as much care as was possible in the short time allowed and the pres- lars. "Section V. The credit of the Common-wealth shall not in any manner or event be sure of other duties at this late stage of the session. For these reasons it would have been desirable that the views about to be pany, corporation cassociation; nor shall announced should have been the subject of the Commonwealth hereafter become a more mature reflection. Entertaining, how- joint owner or stockholder in any company, ever, firm convictions that the proposed measure is not only in conflict with the not assume the debt, or any part thereof, o Constitution, but at war with the best interests and true policy of the State, it is deemof any corporation or association, unle deht shall have been contracted to ened an imperative duty to guard against all such debt shall have been contracted to en-able the State to repel invasion, suppress possible misconstruction by returning the domestic insurrection, defend itself in time bill promptly to the Senate, in which it

wise than in extinguishment of the public debt until the amount of such debt is re-

he reasons for withholding my approval. These three sections are part of the Con-There are in the Sinking Fund of the State nine and one-half millions of dollars themselves, and in no doubtful language. -(\$9,500,000) in railroad bonds, viz:-\$6,-The fourth section requires the Legislature posed security entirely hazardous if not 000,000 in bonds of the Pennsylvania Railto create a Sinking Fund, to consist, among worthless. road Company, and \$3,500,000 of the bends other things, "of the net annual income of of the Allegheny Valley Railroad Company, the public works from time to time owned the payment of the latter guaranteed by the the Northern Central Railroad Company, less in case of war, invasion or insurrection. and by the Pennsylvania Railroad Comno part of the Sinking Fund shall be used pany. These \$6,000,000 are a part of the proceeds of the sale of the main line of the public works, sold in 1857; and the \$3,-500,000 are bends substituted for a like amount of bonds which were proceeds o the sale of other portions of the public The whole \$9.500,000, therefore, are pro-

in the Sinking Fund created by the act of reduced. 22d April, 1858, in compliance with this same section of the fundamental law. The can direct that "no part of the said Sinking Fund shall be used or applied otherwise than in extinguishment of the public debt." The bill proposes to apply the whole of the nine and one half millions to the construction of sundry enumerated railroads.

The fifth section declares that the credit of the Commonwealth shall not, in any

to the construction of railroads.

The sixth section declares that "the Commonwealth shall not assume the debt, or A car nearly caused the death of a child

TREASURY OF THE SINKING FUND. These are all clear violations of the very was almost lifeless, but the cat immediately

opinion on the ground that the act there in question authorized the Sinking Fund Commissioners to exchange depreciated ac- Harnish, seventeen years of age, deliberatecurities for those of more value. Here the ly chopped off his leg with a hatchet, alconstitutional prohibitions. The people in curities confessedly good for others of most command—"If thy hand or foot offend thee, questionable value. This I regard as a cut them off," etc. A surgeon was called, most important distinction, and one on but all efforts to save him proved unavailso be justified. Moreover, I consider the hereafter enacted shall create, renew or ex-tend the charter of more than one corpora-ing Fund are not the proceeds of the sale of

the public works, as wholly untenable, unwarranted and untrue. The purchase monplausibility, that the bill under consideralic works as understood at the time and ever roads, and this alone, is expressed since. Not only the \$100,000 required by Monday.

denounced because she pleads for a duty on in the title; and that the act does not creton the law providing for the sale to be paid ste, renew or extend the charter of more down at the time of the bid, but the whole seven and one-half millions, which the same law designates as "the whole amount questions of constitutional law, where dif-ferent rules of construction must prevail,

The state of the s

a tima - inc garage 🍑 🕯

· Partie for the wife was been a finance while I have

date by responsible parties if binds them to ment of the contemplated road. The manper in which the road is to be constructed and equipped is wholly unprovided for .-Upon this vital point the bill is entirely and

Third. The hiterest ween the six mil

minously silent.

lione (\$6,000,000) bonds to be surrendered payable, according to a recent decision f the Supreme Court of the United States. in gold. The interest on the bonds to be received would be payable in ourrency. Fourth. The State is now receiving upon the bonds to be surrendered four hundred and sixty thousand dollars (\$460,000) per annum, and under existing laws is entitled to receive that amount annually until the whole be paid. If the contract of guaranty mentioned in the bill were performed to the letter, the State could only receive three hundred thousand dollars (\$300,000) perannum for the next three years. The loss, therefore, to the revenue by this exchange would be one hundred and sixty thousand

Fifth. Other bonds to the amount of three millions and a half dollars (\$.3.500.000) most amply secured, are to be exchanged for second mortage bonds on a prospective railroad, the first mortage being already authorized for sixteen thousand dollars (\$16 600) per mile, at seven per cent interest. Sixth. It may well be doubted whether th proposed road from Jersey Shore would be success. Almost every new road through such undeveloped regious has experienced a period of insolvency. The connection o charge of any portion of its present indebtthe State with similar enterprises presents a sad history of disappointment and failure stitutional Amendments adopted by a vote of which the Philiadelphia and Eric road is of the people in 1857. They speak for a conspicious illustration. The competing roads already in existence render the pro-

Seventh. As already stated in my last annual message, a large amount of the debt o by the State, or the proceeds of the sale of the Commonwealth will shortly fall due. the same;" and declares further that, "un- During the next three years over nine millions of dollars (\$9,000,000) will mature. Should the securities now in the Sinking or applied otherwise than in extinguish- Fund be exchanged for unavailable bonds, ment of the public debt." How is it pos- the State could not meet her just obligations. sible to reconcile these plain declarations of This would lead to renewals, and these the Constitution with the provisions of the would in time impair our credit. The peobill under consideration? These nine and ple have declared, and have the right to a half millions of bonds are the proceeds of expect that the debt shall be paid off as the sales of the public works; and they are provided in the Constitution, and their taxes

Eighth. This bill proposes to remit the State to the pursuit of a policy of public Constitution declares as plainly as language | improvements by, which in years past she identified herself with enterprises of doubtful expediency, and which her citizens have with great unanimity condemmed. Ninth. On what sound principle of public policy, equality or justice, can all the securities of the State be distributed to these four railroads, to the exclusion of the hundred others in the Commonwealth equally merimanner or event, be pledged or loaned to torious and to the exclusion also of all the any individual, company, corporation or as- interests of the State? What have the great sociation. This bill proposes, not technicaliv a loan or pledge of credit but a loan or ple

OVER-COATS worth \$15 or \$12

DEESS COATS worth \$15 for \$10

SACK COATS worth \$13 for

" " " 10 " 7

DUBLISHED for the benefit of young men and others who suffer from Nervous Deblity, etc., supplying the means of self-curs. Written by ene who cured himself, and sent free on receiving a post-paid directed envelope. Address NATHANIEL MAYFAIR, Brooklyn, N. Y. Dec. 24, 1869.-6m any part thereof, of any county, city, bor- in the vicinity of Sandy Hill, Perry county. ough or fownship, or of any corporation or a few weeks ago. The mother, Mrs. Jermish Hull, left her child, seed about nine months, in the room playing with the cat ERRORS OF YOUTH. Technically the bill under consideration may not authorize the assumption of the debts of these railroad companies, but it does more. It actually provides for their payment, and takes from the State Treasury the necessary, means with which to do it.—

Technically the bill under consideration may not authorize the assumption of the double. When she returned she found the cat sitting on the child's breast, and its nose directions for making the simple remedy by which he was care at Sufference, can do so by addressing, in perfect clasped around its neck. Mrs. Hull ran the child, which

These care at least sitting on the cat from the child, which

These are all clear violations of the very plain provisions of our written Constitution. An effort is made to escape from these conclusions, under the ruling of the Supreme Court in the case of Grain vs. The Pennsylvania Bailroad Company (5 Wright, 447), which seems to assume that these bonds of the Sinking Fund are not the proceeds of the sales of the public works.

But the Court in that case justifies its opinion on the ground that the act there in question authorized the Sinking Fund Company (5 the Court in that case justifies its opinion on the ground that the act there in question authorized the Sinking Fund Company (5 the Sinking Fu AZ-DEAFNESS, BLINDNESS AND CATARRE leging that it was in accordance with the

BARGAINS! BARGAINS!-To make room for Spring goods, Capt. NORRIS will

Special Antices.

LIFE IN THE GIFT OF GOD. When we are sick this life is obscured, under d, oppressed with humors. Experience has taught Special Antices.

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Sugars down-Coffees down-String down-Sal

own-Coal Oil down-Queensware and Glassware

forwarding Mouses.

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OF ALL KINDS

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II IGHEST cash price paid for allklude of Grain and I Country Produce generally. The hiphest cash price paid for good Hay and Ryedtraw. We will keep constantly on hand for sale all kinds of

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such as Sugars, Codees, Toas, Mulasses and Syrup, To-baccos, Soaps, Spices, and everything namely kepties a Grocery Store.

corner of Franklin, for the transportations of goods each way, leaving Gettysburg every Monday and returning on Wednesday.

The best brandrof FERTILIZERS constantly on and, or secured at short notice for those ordering.

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how often. When you come again a It may take one, or one hundred years, before the settled in price, until resumption of onesia. May it come soon! Our stock of goods is full and of eds of death, ripen, life course. Purging is the f death are taken away, expelled from the body. GOVERN YOURSELVES BY EXPERIENCE. THE FOLSOM IMPROVED Twenty-Five Daily Family Sewing Machine. The changest First Class Machine in the Market. Agents wonted in every lows. Liberal commission allowed For terms and circular, address, A. S. HANLIFON, Gen. Agent, No. 700 Chest nut st., Phila., Pa.

April 15, 1870—3m

ave days had constant favor. By order of the doctor I gave her syrup of rhubarb; she took nearly a pint, but her bowels continued closed. On the fifth day the desire mid-her burels unnet be exceed or she he would not consent—saying ahe was too week. A her three pills. In about four hours they operated, filling half full a common chamber. After that opera-tion the fever left her, and she rapidly recovered.—

Reference, 206 Clermont Avenue, Brooklyn

"TO OWNERS of HORSES & CATTLE. PROBLES DERBY CONDITION POWDERS ARE e cure of Distember, Worms, Bote, Coughs, Hide Bound, Colds, &c., in Horses, and Colds Coughs, Loss f Milk, Black-Tongue, Horn Distemper, &c., in Cat death the demand has been so great that Dr. Tobias has continued to manufacture them. They are perfectly and and innocent; no need of stopping the working of your animals. They increase the appetite, gives fine coat class. petite, give a fine coat, cleans, the stonech and ur dollars (\$160,000) annually for the first three nary organs, and increase the milk of cows. Try years, and thereafter the whole amount Philo P. Bush of the Jereme Park Rece Course," told of what they were composed, since which time

ning horses in his charge, and for the last three years has used no other medicine dold by Druggists and Storekeepers throughout the United States. Price, April 1, 1870-1m MADNESS! PARALYSIS! DEATH! hair charged with acctate of lead and sulphur. You LINE of FREIGHT CARS may ensue from using preparations for coloring the pound can be applied. The "Journal of Chemistry" says there are thirty of them in the market. There is but one dye in existence which contains no deleter. ous substance, and that is CRISTADORO'S EXCELSIOR HAIR

> which has been carefully analyzed by Profes-or Chilton, and declared by him to contain no 1 ad or any tificate, at Cristadoro's, 6 Astor House, New York. Produce Dealers, Forwarding 43-CRISTADORO'S HAIR PRESERVATIVE, as a Drussing, acts like a charm on the Hairafter Dyeing. South-east corner of Railroad and Washington street. GRAY HAIR

Restored to its Original Youthful Color By the use of that Scientific Discovery, called HALL'S VEGETABLE SICILIAN HAIR RENEWER.

No better evidence of its superiority need be ad- LINE OF CARS TO BALTIMORE No potter evidence of its superiority note to the local than the fact that so many imitations of it are the mable.

We will run a line of (.rs to Baltimora weakly, to the mable of the nable). offered to the public. IT IS A SPLENDID HAIR-DRESSING! Our Treatise on the Hair sent free by mail. R. P. HALL & Co , Nashua, N. H., Proprietors For sale by all druggists. April 1, 1870-lm

\$2,000 A YEAR AND EXPENSES DEMOVAL .- The undersigned Te agents to sell the celebrated WILSON SEWING MACHINES. The best machine in the world. Stick alike on both rider. ONE MACHINE WITHOUT MONEY. For further particulars, address 25 N. 9th St., Philad's, Pa. April 1, 1870—3m L has removed his PRINTING OFFICE from the Diamond to the corner of Railroad and Washington streets, where he will be pleased to meet his old friends and patrons

WIRE BAILING, WIRE GUARDS,

There can be nothing that will please the ladies giving the highest market price. I will also keep constantly on hand for sale all kinds of _p. Coffee, Sugar, Molasses, Syrups, Teas, &c., with Sal Fish, Olls, Tar, Soaps, Bacon and Lard, Tobacces, &c Also, the best brands of FLOUR, with FRED of al

Atto, the out of the participation of the participa

ROBERT M'CURDY. FLOUR, GRAIN, GROCERIES &c.

GETTYSBURG, PENN'A. THE underwigned is paying a this Ware-house, in Carlisle street adjoining Buchler's Hall the

FLOUR, WHEAT, RYE, CORN, OATS, BUCK-WHEAT, CLOVER AND TIMOTHY-SEEDS,
POTATORS, &c., &c., andinvitesproduceratogive him acal before solling He has constantly on hand for sale. A LARGE SUPPLY OF GROCERIES.

Molasses, Syrups, Coffees Sugars, &c., with Salt Fish, Oils, Tar, Soape, Bacon and Lard, Tobaccos, &c. Also the bestbrands of FLOUR, with FRED of all kinds Hellkewise has SEVERAL VALUABLE FERTILIZERS

AP-DHAPNESS, BLINDNESS AND CATARRH treated with the utmost success, by J. IRACK, M. B. and Professor of Discusses of the Bye and Ear, (Air specially) in the Medician College of Pennsylvenia, 12 years experience, (formerly of Layden, Holland,) Mo. 805 Arch attreat, Phila. Testimonish can be seen at his office. Artificial types inserted without pain. No charge for examination. (March 18, 1870—17 SCHEROK'S PULMONIC SYRUP, sawed Tonio and Mandrake Pills, will our consumption. And Mandrake Pills, will our consumption. The Pulmonic face of pelmonary consumption. The Pulmonic face of pelmonary consumption. The Pulmonic Syrup is the Medicians Delta in the case of pelmonary consumption. The Pulmonic Syrup is the patient outgrows the discuss and gets well. This is the only way to cure consumption.

To those three medicians Dr. J. H. Schenck, of Philadelphild, owes his universal in the treatment of pelmonary consumption. The Pulmonic Syrup piness the morbid matter in the lungs, nature in the consumption. The Pulmonic Syrup piness the morbid matter in the lungs, nature throws it of by an easy expectoration, for wide the patient outgrow the plants of the penns or matter in the lungs, nature throws it of by an easy expectoration, for wide the patient outgrow the plants of the penns or matter in the lungs, nature throws it of by an easy expectoration, for wide the patient outgrow the plants or morbid matter in the lungs, nature throws it of by an easy expectoration, for wide the patient outgrow the plants or morbid matter in the lungs, nature throws it of by an easy expectoration, for wide the patient outgrow the plants or morbid matter in the lungs, nature throws it of by an easy expectoration, for wide the patient outgrow the plants or morbid matter in the lungs, nature throws it of by an easy expectoration, for wide the patient outgrow the plants of the patient outgrow the patient outg July 23.1869.- tf

FLOWER & VEGETABLE GARDEN, FOR 1870.

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The Star &

destynburg. Erle POSTPONED, the ladies at McSher efit of St. Joseph's perponed to Monday Sanuel Prior Lisilie Anderson, le Raccoons on the for Straban township-11 pounda. CORRECTION .-Mr. Kuhn's baen

corrects its statemen moking of a pipe. iot been near the h in the discovery of th GRAND ENCAMI). R. of Pennsylvan eries of official visi campments. They v campment, No. 126. Saturday evening, M. APRIL COURT .-Court will commence Witnin the past few subscribers have cal subscriptions, for w thanks. We hope th avail themselves of the lo likewise. We are

delluquente may exp HOLIDAY. -To-di public holiday by le Notes, checks, bonds "Good Friday," are n the preceding day. tanks, savings in companies, &c. The entire week pr day, known in the so special religious exer pal, Catholic, Luth SOLDIERS' O STEAD.-A petition week, in the House asking an appropris 175,000, of Governme the extension of th

largement of the oper stead located in this s signed by Gen. Me and other promi**cent** phia and has been re on Military Affair property valued at \$ like bounty has been THE CENSUS:-Y Gen. Gregory, the M District of Penusylve inhabitante-his ob competent enumers fistricts large enor taking the census. le aduered to, Adan divided into but two ler of districts, as will unquestionally Adams county will n ceed four, and may Applicants will gover Benshoff and Mr.

> erey on Monday mor dogs stucked the fe

others refusing to en

him, playing havor

getting the "varming

Mr. McCauley drow coeded in outling its B. informs us, meast ming last the Tanne steen ou the second smoke, indicating fit fire extinguished, wi burning through a qu supposed the fire ori

ropped from the eigh

season, we notice vari in progress in differen On Carlisie street, the Wm. Guinn and T.S. McCurdy has the four Col. Buehler's fine Co on York street David up a new two-story dwelling house near registence of Henry, I being very much in Thomas has put up, o

building for the sub-Howe Sewing Machin NEW GAME ACT. to Senstor Duncan fu nexed-'Supplement to: the taking of game," Adams, York and Fran recent session of the Le SECTION 1. Be if ma and House of Boxen Commonwealth of General Assembly me enacted by the author That from and after the no person within the e York and Franklin, shall or have in his or her pe oock between the first and the twentieth day penalty of fixe dollars bird so killed, or had in posed for sale. Sames 2. That me capture, take, or have h sion, any quali or Virg the period of three year of ten dellars for each killed, or had in posses sale: Provident That shall be constructed in

or associations for the tion and propagation of ing alive, by help of a ginla partridges, log t hereby repealed.

preserving them alive o for no other purpose wi Success 3. That all a LOOT: On Smean