LLEGRENY HOTEL -

CLEARFIELD, PA.,

Market Street, Dieselleld, Pa. Warnet Screet, Clear Bell, P.,
Win. S. Bradley, formorly proprietor of the
Locard House, having based the Allegbeny
Hotel, solicits a share of public patronage. The
House has been thoroughly repaired and newly
furnished, and guests will find it a pleasant stopping place. The table will be supplied with the
best of everything in the market. At the bar
will be found the best wine and liquors. Good
stabling attached. WM. S. BRADLEY,
May 17, '78. Proprietor. circulation of the REPUBLICAN, renders it valuable to business men as a medium thro'

SHAW HOUSE, (Cor. of Market & Front streets,) CLEARFIELD, PA. The undersigned having taken charge of thi-otel, would respectfully solicit public patronage jan175 D. R. FULLERTON.

This new and well farnished house has been taken by the undersigned. He feels confident of being able to render satisfaction to those who may favor him with a call.

Main Street,
PHILIPSBURG, PENN'A.

Table always supplied with the best the marks
fords. The traveling public is invited to call,
jan.1,75.

F. K. ARNOLD & CO., Bankers and Brokers. Reynoldsville, Jefferson Co., Pa. Money received on deposit. Discounts at morate rates. Eastern and Foreign Exchange aleays on hand and collections promptly made.
Reynoldsville, Doc. 16, 1874.19

County National Bank. OF CLEARFIELD, PA. OF CHARFIELD, PA.

ROOM is Masonic Building, one door north of
C. D. Watton's Drug Store.

Passage Tickets to and from Liverpool, Queenstown, Giatgow, London, Paris and Copenhagen.
Also, Drafts for sale on the Royal Bank of Ireland
and Imperial Bank of London.

JAMES T. LEONARD, Pres't.

W. M. SHAW, Cashier.

DREXEL & CO., South Third Street, Philadelphic BANKERS. And Dealers in Government Securities. Application by mail will receive prompt atte-tion, and all information cheerfully furnished delers solicted. April 11-tf.

Dentistru. DR. E. M. THOMPSON,

TO DETTIET. (Office in Bank Building,) Curwensville, Clearfield Co., Pa.

J. M. STEWART. SURGEON DENTIST CLEARFIELD, PA

(Office in residence, Second street,)

GREAT REDUCTION

Dr. A. M. Hills would inform his friends and atrons that he is now putting up Artificial Teeth TEN DOLLARS PER SET.

By a new and greatly improved process of polish-ing Rubber Plates, he can give a much stronges plate with less thickness—the plate being all over the palate of an equal thickness, renders is much more pleasant to the patient than the old style plates. As I have the exclusive right to use this process in this county, no other Dentist All work guaranteed satisfactory. 6.5. Clearfield, June 13, 1877-tf. A. M. HILLS.

"TN GOD WE TRUST."-All others mus pay for their work before it leaves the shop. And as all fish is as the grass of the field, and the promises of men are like the flower thereof—they are given one day and forgatten the nort—therefore like best not to trost anybody. All kinds of work will be done in this shop for cash or ready pay. Boots and shoes of all sizes and styles—the best and chespest in two.

I have removed my shop to the lower out of twen, in Taylor's row, on Reed street, near the depot, where I will be found at all times, waiting for customers. All work warranted good and chesp.

heap.
Also, all kinds of Leather and Shoe Findings for sale.
The citizens of Claurfield and vicinity are respectfully invited to give me a call.
JOS. H. DEERING,
Clearfield, Pa., July 11, 1877.

READING FOR ALLII

BOOKS & STATIONERY

Market St., Clearfield, (at the Post Office THE undersigned begs leave to announce to the citizens of Clearfield and vicinity, that he has fitted up a room and has just returned from the city with a large amount of reading matter, consisting in part of

Bibles and Miscellaneous Books, Bilank, Account and Pass Books of every de-scription; Paper and Envelopes, Fronch pressed and plain; Pens and Pascile; Blank Lega Papers, Deads, Mortgages; Judgmart, Exem-tion and Promiserv mites; White and Parch-ment Brief; Legal Cap, Record Cap, and Bill Cap, Sheet Masis, for sitter Plann, Plain or Violin, constantly on hand. Any books or stationary desired that I may not have on hand, will be ordered by first express, and sold at wholesale or retail to suit customers. I will also keep periodical literature, such as Nagatines, Nowspanser, Ac., Clearfield, May 7, 1866-tf

Clearfield, May 7, 1868-tf

REED & HAGERTY.

J. G. SCHRYVER. DEALERS IN

HEAVY AND SHELF HARDWARE.

WOOD and WILLOW-WARE. COOKING STOVES,

HEATING STOVES and RANGES.

Second St., Clearfield, Pa.

TABLE & POCKET CETLERY.

nch Stope, Hand Saws, Great American Crosust Saws, Dr. B. and Poeling Axes, Hatchets,
Planner such Pines Irens, all kinds of
Nails, Hores Shoes and Horrs Shoe
Nails, Hores Shoes and Horrs Shoe
Nails, Picks, Hoes, Rakes, Hay
Forks, Bhovels and Spales,
Seythes Snaths, Piors,
Grain Cradies,
Cultivator Irenth, Bereis and
Try Equares, Showel Bindes, Mill
Raw and Toper Files, Chicole, Bitts,
togers, Adam, Burn Duer Hangers, Butt,
and Strap Hinges, Bouny's Holley August,
inde Strap Hinges, Bouny's Holley August,
inde of Losks, Screws, Sash Cord and Pulleys,

LASS and PUTTY.

and Chain Bolts, Carriago, Tire and Barrel s, Bed Cord, Said Irone, Rerse Brushes and y-Counts, Grade-tone fixtures, Gum, Houp-bong-stens Parking, Cabin Chains, site, cay will size loop on hand a full assortment, marcs, and a general stock of House Furnish-Goods, which they will self at prices to sail times.

THE REPUBLICAN

which needed examination. So far GOODLANDER & LEE, clusions in favor of Mr. Eustis, though he wanted to examine the case.

in Northwestern Pennsylvania The large and constantly increasing

[Continued from first page.]

former vote, with the exception of that of Mesars. Sargent and Eaton, which gent to the city, and both Senators

nounced the result of the vote being

the right of the Chair to vote on this

Professional Cards, 5 lines, year, 5 00 would not have the right to vote in 120 00 the presiding officer. He was not

not withstanding. We are prepared to do all kinds Mr. Eaton to Mr. Bdmunds. My friend is witty and satirical, but he the revolution. PRINTING

President had voted with you?

Mr. Thurman said he made the point officer had the right to vote it was his time to come. duty to vote. However, he (Mr. Thurman) bad achieved all he desired in thought "sufficient unto the day is the

to his right to vote in the cases where State. How did you do this? You

ORDERS BY MAIL

made by Judge sponord against the election of its which rou help in the returning officers in Louisians, the tors, a matter which rou help is the legality of the Legislature which election of the sponor of the state of Louisians to be a puncturary state tened itself upon the State in the below whose bustle accidentally came off in martin. If so, what right had you to ginning of its trials, he is the last to drop of the street.

Alexander H. Stephens tips the beam.

to these charges when he made such tion, and thus reject the electors re to eat his words. The last years of who did not see his title quite so clear application to the committee, as it turned by them, did you not clearly his official life were devoted to paving who did not see his title quite so clear as the Senator from Georgia (Mr. Hill) did.

String in the subject had already been thorough and the subject had already been thorough the subject had already been thorough and the subject had already been thorough attack could you possibly have made the way for the preposterous claim that the way for the way for the preposterous claim that the way for the way mittees and was before the committee on thousands of pages of testimony diction over a purely State matter in already taken, therefore they thought which it had decided that it had no this end the great machinery of fraudulation of the decided that it had no this end the great machinery of fraudulation that decided that it had no this end the great machinery of fraudulation this fee. Address at once, it. Hallery & Co... April 18, 1877-15*

STONE AND EARTHEN - WARE

Butler, the year and mays were order. hear him, and the country should hear fected. Let us may to Judge Strong studiously inflamed; the negroes were as follows:

Year—Mesers Bailey, Bayard, Beek, Cockrell, Cock, Davis (W. Va.), Dennis, Eston, Garland, Gerdam, Harris, Herchord, Hill, Joseph Green, Hercan, McCrescy, McDensid, McPherson, Merrimon, Morgan, Patternes, Raedolph, Saubhury, Thurman, Verchess, Wallans, Why is and Withere-30.

Nav.—Mesers Bailey, Bayard, Beek, Cockrell, Governor Kellogg and in the presence of the committee and in the presence fond himself, as to the part which he did in lying; Executive claused with the less that he attempts to defend himself, as to the part which he did in lying; Executive claused with the less that he attempts to defend himself, as to the part which he did in lying; Executive claused with the less that he attempts to defend himself, as to the part which he did in lying; Executive claused in lying; Executive claused with the less that he attempts to defend himself, as to the part which he did in lying; Executive claused in lying; Executive claus Kellogg to the Senate, and that Kel- brazen inconsistency and chicanery ber of people engaged in it; bloodshed logg himself was one of the promoters take the place in the world of con- was courted as a means of inflaming of the fraud; that he had access to sistency and uprightness, then, and the North; the affidavit mill was kept to the board to carry out such fraud, and not till then, can be make a satisfactory in perpetual motion to supply the in hand over their some and the board to carry out such fraud, and not till then can be make a satisfactory in perpetual motion to supply the in-The pairs were announced as on the it was carried out. He challenged explanation, even to himself, of allow creased derivand for outrages, and when, any one who voted in the committee ing what he fears was a fraud, to suc in spite of all, a Democratic Legisla against taking testimony to point to ceed as to Louisiana by refusing to use ture was fairly elected a Republica

resentatives. He argued that the in this or any other country, and it testimony covered all the essential will stand out for generations to come a terrible warning to those who would set the law at defiance and still hope.

Mr. Edmands said if the whole of Mr. Edm elected as a Senator.

thought that the very means used by to be overlooked in a policy of "recon- 000 acres in one body, running in a next place, he did not concur in the no bonest man could for a moment ne is the future which now opens before fresh meat for the San Francisco marviews of some of his friends to the quiesce in the Louisiana infamy, still the State where thieves do not go un- ket. They can start a herd from Kern

effect that the Vice President might the character of the RIGHT, for consis- whipt of justice, but are stricken down county and drive it through to San have abstained from voting. If that tency, would be tectotally damned for all with its iron hand. In half a year it Francisco, and have good pasturage Judge Strong says that the rights of money-changers, and secured a Legis- teed on every night on the route."the States demanded the action which lature pledged to carry out its honest Stockton Independent. calling the attention of the Senate to the commission took in refusing to go will. Yet it is this redeemed Commonthe matter, but, as some Senators behind the certificate of the Returning wealth to which unscrupulous Repub-Board of Louisiana. Very well. What licans would deny lawful representaevil thereof," he was quite contented did you do with Florida? You rejections in the Senate of the United admission as a Senator from Louisian ted the certificate which came to you States!

it best not to delay the case. jurisdiction, and by your decisions invented with the ingenuity of the devil by the line had an important bearing. He endorsed by the Supreme Court, and the perpetuation of their cower was

cleeted as a Senator.

Mr. Edmands said if the whole of this affair was not somewhat extrace admary, this latter move would cap the climax; however, it was in keeping with the whole affair, so nothing could be said on the point. The Constitution provided, without limitation or qualification, that the Vice President could not vote on a bill or anything.

Mr. Hoar (Mass.) risoned by these committees, and said that Judge Spofford had set whole affair, so nothing any more testimony, and he was in a different frame of mind from that the vice President could not vote on a bill or anything.

Mr. Hoar (Mass.) risoned by these committees and still hope to escape its certain retribution. Consider what has happened in half a year. The Chamberlain Legislature has not only dissolved, dissintegrated by its own corrupt forces, and the government which it set up gone utterly to pieces, but the whole State has recomment which it set up gone utterly to pieces, but the whole State has recomment of the government or from any species of recognition from the thineses. The honest Republicans of South Carolina are to day working hand-in-hand with the committees. Judge Spofford had set up no substantial fact in his request to take testimony, but merely said he intended to prove so and so. What allowed to vote.

All kinds is the more by the courts or people of his State, or recognized as Governor by any branch of the Federal Government for any purpose whatever. In the lan year. The Chamberlain Legislature has not only dissolved, dissistegrated by its own corrupt forces, and the government of the government for any purpose whatever. In the lan year. The Chamberlain Legislature has not only dissolved, dissistegrated by its own corrupt forces, and the government for any purpose whatever. In the lan year. The Chamberlain Legislature has not only dissolved, dissistegrated by its own corrupt forces, and the government of the government for any purpose whatever. In the lan year. The Chamberlain Legislature has not only dissolved, dissistegrate court in the universe would take such and crime under which their fair State ard's certification is worth no more kept in a grossy store, which he ard's certification is worth no more for marketing at the market price Pending discussion at 6:10 p. m. so long key groaning. In the last Leg-than the paper on which it is written, and her for the straigs to which the Mr. Eatou (Conn.), said the action of the Senate some twenty-five or thirty years ago was taken without time for examination. He had no doubt in his own mind that the President of the Senate had no power to act in the organization of the Senate. He would ge farther and say, if any man should get a seat in the Senate by the action of the Senate the Senate had no power to act in the Senate adjourn, which was agreed to Yee President, if he (Mr. Eaton) lived in 1879, he would ask that the chair filled by such person be declared vacant. In his opinion, such action on the part of the Vice President for Judge Strong if he had kept silent for the vice President for the Vice President for Judge Strong if he had kept silent for the reforms they have made the completions on the part of the Vice President for Judge Strong if he had kept silent for Judge Strong if he had kept silent for the cight members is a few largers in the last Leg slature there were sixteen Republican and but for the straits to which it is written, and but for the straits to which the Republican party in the Senate has the senate and fifty-nine in the House. By convictions for forgery, britery and downright then, this numbers down in the Senate and fifty-nine in the House and of the Senate and fifty-nine in the House and of the Senate and fifty-nine in the Republican party in the Senate has the senate and fifty-nine in the House. By convictions for forgery, britery and downright then, this numbers are the world over in the last Leg slature there were sixteen Republican party in the Senate has the streats of the series.

MI self for cach as cheaply as any other one than the paper on which it is written, the Republican party in the Senate has the senate and fifty-nine in the House and ownright then, this numbers are the world n on the part of the Vice President for Judge Strong if he had kept small be a violation of the Constitulike all the other of the like all the other of the reforms they have instituted a as well by the Senate as by the people would be a violation of the Constitulike all the other of the like all the like all the other of the like all the l

manded by their crimes. They have - Miller & Lux are said to have 700. bas purified its temple, driven out the on their own land for the cattle to SAVE YOUR CASH

SEND HIM ALONO .- The Philadelphia Times says in the event of Kellogg's he would "hardly have time to turn around before the penitentiary tailor KELLOGG AND HIS CLAIM: will be ready to take his measure.

> Patterson, Conover, et al, in the United States Senate to begin at the localithem hard names. It's ingrati-

There's a divinity that ends our

It we were in the Hon. Stanley Matthews' place we would so and join

Miscellaneous.

LUTHERSBURG.

NEW DEPOSITION

Fisher's Patent Airtight Self - Scaling
Fruit Cans:

BUTTER CROCKS, with 1549,
CREAM CROCKS,
APPLE BUTTER CROCKS,
PICKLE CROCKS,
FLOWER POTS,
STEW POTS,
And a great many other things too numerous to
mention, to be had at STONE - WARE POTTERY,

CLOSE THE RECORD.

CANDIS MERRELL

NEW

JOHN McGAUGHEY Would respectfully notify the public generally that he has removed his Greeny Store from

Wheat and Buckwheat Flour. Corn Meal, Chop, Feed, &c., And a good assertment of these things nearly bent in a grocery store, which he will exchange

ROOM NO. 2, PIES OPERA HOUSE, Clearfield, Pa-Respectfully informs his sustemers, and the pub-lie in general, that he continues to manufactur-all kinds of

Tin. Copper & Sheet-Iron Ware. ROOFING and SPOUTING

COOK STOVES. HEATING STOVES AND PURNACES always

Gas-Fitting and Plumbing a specialty.

Gas Fixtures always on hand. All work guard teed to give satisfaction.

Clearfield, Pa., May 9, 1877.

G. C. & T. W. MOORE, ereors to J. S. Showers,) DEALERS IN

SHOES

FURNISHING GOODS. ROOM No. 1, PIES BUILDING.

They are now receiving a chains lot of the and Boote, together with a large lot of

PLOW SHOES, &c. &c.,

uitable for workmen on the farm and in th They invite special attention to their stock of

Ger.ts' Furnishing Goods. All of which will be sold at rates as favorable a

spectfully solicited. GEO. C. MOORE. TOM. W. MOORE. Miscellaneous.

Miscellaneous. TERRA COTTA STANDING VASES. CHEAP GROCERIES! HANGING VASES.

The undersigned annumers to his ald friends and patrons that he has opened a good line of GROCKRINE & PROVISIONS at the old stand of Kirk & Spencer, for which he solicits a there patronage.

If W SPENCER.

Lumber City, Pa., March 20-15

TOTAL BETTS

their stock of goods, consisting of-

QUEENSWARE.

FLOUR, FEED, SALT, &c., &c. FURNITURE ROOMS, At the

Market Street, Cicardeld, Pa, We manufacture all kinds of Furniture for Diamhers, Dising Rooms, Libraries and Halls.

OR COUNTRY PRODUCE

HARD TIMES

HAVE NO EFFECT

IN FRENCHVILLE!

I am sware that there are some persons a listic hard to please, and I am also aware that the complaint of "hard times" is well nigh universal. But I am so situated now that I can existly the former and prove conclusively that "hard times" will not effect those sho boy their goods from me, and all my patrons shall be initiated into the se-cent of

HOW TO AVOID HARD TIMES

Dry Goods of all Kinds.

Coffee, Tun, Sugar, Bice, Molascen, Fish. Salt Pork, Linseed Oil, Fish Oil, Carbon Oil. Hardwarn, Quenneware, Tinware, Castings, Pinwa and Plow Castings, Nails, Spikes, Corn Celtiva-tors, Gider Presses, and all kinds of Aze. Perfamery, Paints, Varnish, Glass, and a general saturation of Stationers.

GOOD FLOUR.

Of different brands, always on hand, and will be sold at the lowest possible figures. J. H. McClain's Medicines, Jayne's Medicines Hostetter's and Hoofiand's Birters. 3000 pounds of Wool wanted for which the highest price will be paid. Claverseed on band and for sale at the lowest market price.

No. Call and see for yourselves. You will fact verything usually kept in a retail store. Frenchville P. O., August 12, 1874.

BIGLER, YOUNG & REED.

(Successors to Baynton & Young,

exchange for country produce.

A. G. ERAMER & CO.

Clearfield, Nov. 18 1874, 16 Manufacturers of PORTABLE & STATIONARY

Corner of Fourth and Pine Street

CLEARFIELD, PA.

INJUSTED OF THE SKIN; A HEALTHFUL BEAUTIFIER OF THE CONFLEXION; A COLUMN CONFLEXION; A COLUMN CONFLEXION; A COLUMN COLUMN

ad Blocks, Water Wheels, Shafting Pulleys, locks, Globe Valves, Check Valves, wrought from ipre. S. cam Pamps, Butler Feed Pumps, Anti-riction Metres, Scop Stone Packing, Gum Pack-ig, and all kinds of MILL. WORK; together

COOK AND PARLOR STOVES.

and other CASTINGS of all kinds

or Orders solicited and filled at city price All letters of inquiry with reference to machine of our manufacture promptly answered, by addr-ing us at Clearfeld, Pa. anl'T4-of BIGLER, YOUNG A BEED

JAS. H. LYTLE.

(Surspense to LYTLE_& MITCHELL)

WHOLESALE AND RETAIL DEALER IN

CHOICE LINE OF TEAS. JAPANS,

IMPERIAL. YOUNG BYSON, ENGLISH BREAKFAST

BUTTER AND EGGS.

PRESERVED PRARS.

Will be kept and sold at first cost. Cash pair ERMAN CHERDIES. TURKEY PRUNES.

> PHILADELPHIA HAMS PIRR.

PICKLES.

Flour, Corn Mant, Out Ment, &c. JAR. H. LYTLE

which to reach the public.

WASHINGTON HOUSE, TERMS OF SUBSCRIPTION

If paid in advance, . . O. W. DAVIS, Prop'r. If paid after three months. LOYD HOUSE, If paid after six months, When papers are sent outside of the

> county payment must be in advance. ADVERTISING:

Ten lines, or less, 3 times, Each subsequent insertion. Administrator' Notices. Executors' Notices. Auditors' Notices,

Special notices, per line.

YEARLY ADVERTISEMENTS:

BLANKS. ARTIFICIAL TEETH. We have always on hand a large stor of blanks of all descriptions.

SUMMONS.

SUBPŒNAS,

&c.

JOB PRINTING.

SUCH AS

POSTERS.

PROGRAMMES,

CARDS.

LETTER HEADS,

ENVELOPES.

BILL HEADS,

STATEMENTS,

PAMPHLETS,

CIRCULARS,

&c., &c.,

IN THE BEST STYLE,

AND ON

REASONABLE TERMS.

ORDERS BY MAIL

WILL RECEIVE

PROMPT ATTENTION.

Goodlander & Lee,

Clearfield,

Gearfield County, Pa.

EXECUTIONS. Mr. Eaton (Conn.), said the action an offer? ATTACHMENTS. ARTICLES OF AGREEMENT, LEASES, BONDS FEE BILLS. CONSTABLE'S BLANKS,

tion of the United States.

will find out this is not a onesided thing

[Laughter.]

to withdraw his challenge. Vice President Wheeler said he had duly approved, sanctioned, and authencarefully considered the question as ticated by the Supreme Court of that

right in his discretion.

amendment, argued that it would be judicial tribunals of final resort in mat- by his greed and ambition. Backed by amendment, argued that it would be an act of justice to one of these contestants to take this testimony, that to the State. If so, were you not the Senate might know all the tacts.

Mr. Wadleigh [N. H.] said the committee had what seemed to it good reasons for refusing the request of Mr.

Spofford to take testimony in regard to the senate might know in regard to the state. The Christian Union calls Conkling and join the Turks.

The Christian Union calls Conkling aread and ambition. Backed by the army and navy of the United States the Turks.

The Christian Union calls Conkling aread and an anti-spasmodic—

The Christian Union calls Conkling aread and an anti-spasmodic—

The Christian Union calls Conkling aread and an anti-spasmodic—

The Christian Union calls Conkling aread and an anti-spasmodic—

The Christian Union calls Conkling aread and an anti-spasmodic—

The Christian Union calls Conkling aread and an anti-spasmodic—

The Christian Union calls Conkling aread and an anti-spasmodic—

The Christian Union calls Conkling aread and an anti-spasmodic—

The Christian Union calls Conkling aread and an anti-spasmodic—

The Christian Union calls Conkling aread and an anti-spasmodic and antion aread and an anti-spasmodic aread and antion and antion and antion and antion aread and antion and antion aread and antion and antion aread and antion and antion and antion aread and antion and antion

any testimony in all the Louisiana in the very means used by him and his Legislature was counted in in contempvestigation heretofore made bearing notorious confederates on the commis- tuous defiance of a law that, literally upon the points which Judge Spofford sion, in order to count Florida for Hayes. executed, was broad enough to cover During the roll call Mr. Davis (III.) alluded to. When Judge Spofford read to the committee his fourth charge inquired what would be the effect of as to the complicity of Kellogg with our own honored State, which he has deviltry, and for whose sake it was the adoption of this amendment.

The Vice President. The question

The Vice President. The question of this amendment, the Returning Board in illegal acts, so signally disgraced. Well, however, done, is William Pitt Kellogg, for whom Mr. Kellogg got up to join issue with will it be for him if he hereafter keeps Mr. Conkling and Mr. Edmands have will then recur on the resolution of the committee to swear in Kellogg
Mr. Davis, I vote aye.

The Vice President having andoor, but said he could prove it, and other of the Judiciously infamous cight, and reform.

so far as any testimony baving been to excuse their conduct in this matter,

But if Kellogg's character is notori equally divided, the Chair votes in the negative and declares the amendment lost.

A POINT OF ORDER.

Has any testimony naving need to taken last winter on the subject of will only accelerate their progress to only bad, his claim to a seat in the sold Western Hotel in, appeals the court this false charge, Judge Spofford said that eternal doom which in the end seat of the court facts had recently come to his knowl.

A POINT OF ORDER.

Has opened, in a boilding on Market street, on only bad, his claim to a seat in the sold Western Hotel in, appeals the court flower in Clearfield, a To and Sheet Iran Manufacture, and that eternal doom which in the end legal point of view. Pinchback was a full line of a fu A POINT OF ORDER.

Mr. Thurman. I rise to a point of the electoral count, but he offer. I am compelled to challenge the complete to the count, but he count to the count to the count, but he count to the cou opportunity to prove his charges. The in the space for remarks will be found, through the form of making Kellogg a House Spouting and all kinds of job work, repair Legislature never did anything else. "Reled one way to carry Florida. Senator came into existence for that raises. Also, agent for the 2 50 Mr. Edmunds. To such extremities have we come at last.

2 50 Mr. Thurman said if it were a direct vote upon the question of seating Mr. Butler, instead of a vote on an amendment to another resolution, he was quite sure that the Vice President quite sure that the Vice President of seating prove it.

Legislature never did anything else but elset Kellogg, and the whole traud for Haves, and direct way to carry Louisiana for him."—

Por Haves, and direct way to carry Louisiana for him."—

Singer Sewing Machine.

A supply of Machines, with Needles, &c., always on hand.

Terms, strictly each or caustry produce. A plant the North can divey by Packard's victuals in order that the North can been going on that the North can been going on that the North can be proved the special content of the small of office might.

Legislature never did anything else but elect Kellogg, and the whole traud was recomplished so far as it could accomplished so far as it ment to another resolution, he was quite sure that the Vice President would not have the right to vote in case of a tie. This was a very interesting question, and he submitted that the Provision of the Constitution that the Vice President shall not vote except in case of a tie did not apply to cept in case of a tie did not apply to the furious speech of his friend from the Vice President shall not vote except in case of a tie did not apply to the furious speech of his friend from the Vice President shall not vote except in case of a tie did not apply to the furious speech of his friend from the Vice President shall not vote except in case of a tie did not apply to the vote of the spoils of office might be secured. As it was, the alleged Legislature never performed a single Legi the senting of a Senator. The other provision of the Constitution that each House shall be the judge of the electron and stated. Mr. Wadleigh then retransformed the political complexion of its own members of schield Senator of schield Senator of the State government it has reach the electron by a majority of thousands, the electron by a majority of the state government it has reach the electron by a majority of the electron by a maj Senate committee, of which Senator ed back over the dark period of carof which the bogus Legislature was a
HAMS, DRIED BEEF and LARD.

ion of the United States.

Mr. Edmunds. The Constitution who did more to bring permanent discontinuous discontinuous description of the United States. If not, so much the worse for the Republican party—the worse for the Republican party—the dup the plunderers whom they have done by all the tories since the days of dethroned, with the punishment del THE LARGEST OF AMERICAN FARMS. Judge Strong, when he was trying not pandered to the unholy sentiment 000 acres in all in California, an area although before he gets through with to frame an excuse for his part of the which would class bribery among nearly as great as the State of Rhode of frame an excuse for his part of the which would class bribery among nearly as great as the State of Rhode of frame an excuse for his part of the greatest crime of modern times, never purely political offenses which rought Island. There must be at least 400,-

him to screen himself from wrong in citiation," but resolutely upheld the strip ten or twelve miles wide and six-Mr Eaton. That is a supposition the Louisiana case, would only tend to majesty of the law and enforced its ty miles long from Hill's Ferry southmy friend has no right to make. We reflect more clearly the awful deformi- execution. It will never be forgotten ward. The canal farm is, therefore, a have learned during the last three days ty of his conduct as to both Louisiana that, although upon all the juries be- very small proportion of it. It is covthat the supposition is not tonable, and Florida. Judge Strong, as well as fore which Cardozo and Carpenter and ered with farm houses as well equip all the other of the eight, whose names Smalls and the rest of the Chamber- ped in all respects as the canal farm will go down to infamy, is not to be lain ring were tried, there were men They own about 80,000 head of cattle, of order for two reasons. In the first judged by what he did as to Louisiana of both races and different politics, and last year their new-born calves alone. It is what he did as to FLORIDA there was never a division on either numbered 25,000 head. Of sheep they of the Senate to the question, which as well as Louisiana. Had there been line, but in every case a prompt and have a vast number, as well as of hogs, might arise at any time, and, in the no Florida to this matter, then, although unanimous verdict of "guilty." Bright and they turnish the largest share of

If the man whose claim for a seat in the vote of the Senate was equally di. did it by going behind it. The very the Senate as a representative of Louivided and he had no doubt of his right. thing that you refused to do when you sinns were not the notoriously unscru-After what had fallen from the Senator from Connecticut (Mr. Eaton) he
would take occasion to say that as at
present advised he would exercise that
the Supreme Court of Florida in the
less as his credentials are. But the ight in his discretion.

A MOTION TO RECOMMIT.

Mr. Saulsbury submitted a substi
Supreme Court of that State on that

Mr. Saulsbury submitted a substitute for the resolution of the commit-most vital question, to wit: Its power paper reader. There is no part of that balloon without gas. tee, reciting at length various charges to adjudicate on the question of the story in which the name of this curpet-made by Judge Spofford against the election of its own Presidential Election and adventurer does not appear in a illegal nets with such returning officers, of the Supreme Court of Florida upon and therefore, providing for the recommittal of the whole question to the Supreme Court of Florida n clear Governor and as a claimant for Sena.

Alexander H. Stephens tips the beam at ninety-eight pounds, and is gradually working up to par. the committee on privileges and elec- right to declare their jurisdiction over torial honors a second time, he has nevtions, with instructions to said committee to take testimony in regard to
such charges.

Mr. Saulsbury, in support of his
amendment argued that it would be

Too LATE.-The Radical party has profited too long by the presence o

the Senator from Maine is believed to

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nd prevents the new from samp out and graining gray.

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