

The Lancaster Intelligencer.

Volume XVII—No. 164.

LANCASTER, PA., SATURDAY, MARCH 12, 1881.

Price Two Cents.

AL. ROSENSTEIN, THE LEADER OF FASHIONS.

Two hundred and twenty-five suits for men. Two hundred and forty suits for boys. One hundred and sixty-five suits for children.

Overcoats, of which I have a large stock on hand, I will close out at 50 per cent less than the original cost.

I have purchased a large lot of Fine White Shirts from a manufacturer of this city, which will be sold for 75 cents; they were sold formerly at \$1.00.

AMERICAN SUITINGS, which are of the finest fabrics and equal in quality to the imported.

AL. ROSENSTEIN, THE LEADER OF FASHIONS. 154 North Queen Street.

Special Announcement! Now is your time to secure bargains in CLOTHING!

HEAVY WEIGHT CLOTHING, Overcoats, Suits, &c., MEN, BOYS AND YOUTHS.

D. B. Hostetter & Son, 24 CENTRE SQUARE, A RARE CHANCE! H. GERHART'S Fine Tailoring Establishment.

NEW THINGS! JOHN WANAMAKER'S

13th Street, Market and Chestnut, Philadelphia, Pa.

DRESS GOODS. Among our new all-wool dress-fabrics is an extraordinary drape, if it is a drape, it is an extraordinary one.

BLACK DRESS GOODS. New things in black dress goods of almost all sorts are ready.

Woolen Dress Goods. Some most choice 64-day, browns and grays, 2 1/2 inch, 25 cents.

PURE LINENS. We have a mixed linen in the store, not even in handkerchiefs, the choice of all.

SCOTCH GINGHAMS. Scotch gingham, 4 1/2 inch wide, 10 to 12 day, but not all by any means.

DOMESTIC GINGHAMS. If you would rather buy a coarser and heavier gingham, that looks as well a little way off as the Madras series.

INDIAN CLOTHING. NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles, some of them humorous.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

NEW FANCY BROWN COLLARS. For ladies and children; more than 30 styles.

Lancaster Intelligencer. THE LAW OF LIBEL.

The Editorial Committee are pleased to have the honor to present to the Lancaster Intelligencer...

The State Editorial Association at its late annual meeting, held in Harrisburg on the 18th of January, appointed a special committee to examine the bill...

The committee met the judiciary committee of the Senate and House in joint meeting Thursday and were courteously received and honored by a large attendance.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

The bill was read in place in the Senate and before the judiciary committee of that body for consideration.

Names of Pennsylvania Stream.

A gentleman who has given attention to the matter, says: "The list of streams in Pennsylvania, with Indian names, is interesting, but would be much more so were their significance also given."

A Teutonic Argument. In the Legislature of Ohio, some years ago, there was a warm dispute whether a certain proposed railroad should commence at a given point on or at a certain other point up the river.

Up jumped a Dutch member from an up-the-river county. "Meester President, de jentlemen say dat deezee ceas all von boomboog, because ve wants to pascen our railroad mit de top of de schuins, and ba make some neetly combinatione about de house and de schimney. I veed also ask de jentlemen von questions. Eenz heem part of de schate, ven dey peigins to built von veil, do dey peigins mit de bottom of de veil, or do dey peigins mit de top of de veil? I feel de jentlemen deezee answer nee dit little von question?"

Gold was first discovered in California, a gold mine was discovered in California, a gold mine was discovered in California.

CUTICURA

Miracles of Healing Unparalleled in Medical History. CUTICURA REMOVES the great natural blood purifier, absorber, renovator and vitalizer.

Orientation of Cathedrals. I have said that the west front is generally regarded as the principal front of the cathedral.

Another teacher was less successful with her moral in trying to explain a hymn than she had learned to recite.

The following is the new libel bill prepared by the editorial committee, and now in the hands of the Senate judiciary committee.

SECTION 1. Be it enacted, etc., That in civil actions for libel there shall be no recovery of damages for the publication of a newspaper or periodical by any person or persons in public capacity, or any other matter proper for public investigation or information, where the fact that such publication was not maliciously or negligently made shall be established to the satisfaction of the jury.

SECTION 2. That in civil actions for libel the defendant or defendants may enter a general plea of justification, and if the alleged libel or information it shall be a question for the jury to decide, under the instructions to the jury.

SECTION 3. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 4. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 5. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 6. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 7. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 8. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 9. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 10. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 11. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 12. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 13. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 14. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 15. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.

SECTION 16. That any person feeling aggrieved by the publication of a libel or other criminal and civil action, or either, in any country where the alleged libel or other crime has been published or circulated, but no more than one civil and one criminal action shall be brought for the same publication.