LANCASTER DAILY INTELLIGENCER THURSDAY MARCH 301882.

Lanicaster Entelligencer． HURSDAY EVEN＇G，MARCH 30,1882 Bench and Bar．
Thue opposition of the members of the
Philadelphia Lar to Judge Briggs＇re
election is becoming very formidable．I election is becoming very formiaabe．
numbers a arge majority of the bar，and，
althbugh of course the distinguished although of course the distinguished
entleman who is now United States at． corney general，cannot publicly parartici－
pate in it the fact is well known that Mr．Brewster act one of the known most stead
fast opponents of Brigs＇reelection．
Ithough the Repubican and Demo cratic lawsers have respectively hield
party meetings to declare their opposi－
 Republican opponents prefer any go will be satisfied with any fit Repapu－
lican，who can beat triggs in the con－
vention of his party，which McNanes and other politicians，are under obliga－
tions to control fer Briggs．They will
likely sucel likely sutceed in making him the regu－
lar party nomitee and then the Demo
crast will name aman whom the Com－
mittee of One Hundred can endorse． Besides his foibles and cailings a
juige which nake him objectionable
Hhe lar，hle Rerormers the var，hie Reformers have a grievance
against Brigs on ancount of his recent
vot in the secret meeting of the board
of julges，which，with those of at least
six of his associates，made James Mc－ Marese，a ropsiticaleat ring，maderer，James member
He toard of park commissioners．
omie means it hate $\substack { \text { one } \\ \begin{subarray}{c}{\text { tum } \\ \text { mititu } \\ \text { froun }{ \text { one } \\ \begin{subarray} { c } { \text { tum } \\ \text { mititu } \\ \text { froun } } } \end{subarray}$ their judges．The meeting of the Re－
ppobican lawers the other day at the
instace of Mr．Gibbons，dectared
agtainst＂any member of the profession
athe seels．
 st：urding in tie profession，＂，for pres
tation to the Republican judicial c
vention，with a recommendation t ican candidite．Althoughi these declia
tivoms did not by name exclude Jud
Brigg＇s candidacy，it was understod
ill present and freely avowet that he d not come within the requirements of the
meeting expressed in such terms．
Young Mr．Earle was loualy applauded
when he scored Judge Briggs for saying
 declared that＂Judge Briggs has done
many things open to grave suspicion，of
which we as lawyers are fully consci－
ous，＂that has was not arove suspicion of ous，tant han thast for that reason and no
dishonor，
other the speaker opposed linim．
For saying less than this of the tocal court the editorsor the NTELLLEExcer
were haled before it and distarred ly
Judge Patterson，with Judge Living－
stons sassent．In the opinion Uelivered
in that case，which Juage Patterson said ston sas seste，which Judge Patterson said
in that
he was antuthrized to say was the judg－
ment of the cout the do

 tion of distributive justice，＂and in that
way＂dong great harm to the public as
well as to the court，＂made by an attor well as to the court，＂made by an attor－
ney，was held to be such a＂breach of
professional fidelity＂as subjected the attorney to be stricken from the roll．It
was declared that no matter how gross
the court＇s offending，nor how much is the court＇s offending，nor how much its
derelictions tendedt infilitet great harm
on public society，the criticism of law－ yers had such an effect＂to destroy the
moral influence of the court，and to in－
pair confidence in the moral influence of the court，and to inl－
pair confidence in the administa－
tion of public justice，and thereby inflict，great liaym on publice so
ciety，
qualifthat the the tritical attorney dis－
court，and made to be an ofticer of the court，and made his removal a necessity
to the well．being of society，the integrity
of the court and the administration of distributive justice．The proposition of
the disharred lawess that outside the the judges they had a right to criticise to impeach their in－
tearity，in a matter which was concluded and with which they had nop professiona
conneetion，was denounced as＂wieke
ness and folly＂，for which the cout
could only entertain feelings of＂dopr cation and sadness．＂
And that opinion，without a prece－－
dent，as Mr．Shappey said，from WWest－
minster to California，except one estal－ lished by Scroggs and ancther by a car－
pet－bag indge in North Carolina，found
lawyers to believe in fend it ：the opinion of the lower court
Had the
here been approved by the supreme court －a proposition to pr preposterouse court
tho
thougto of－the gag would have been
put upon those beet


## Democratic steuographer of the House whom he bounced，and not the late illas－ trious 8xi Fraud． Tus Philaselphia Press strongly recom－ mends the Republicans of this county to

## 

## 

EV：


## 

 THE Green back party of this stateserencly bobbed up at Harrisburg yester
day to say that it will hold a state con
venvention there on the 8 oth oo Nay，
midday between the tho Republican con
ventions，and make an effort to elect con－ gressmen and legislatorn，as os it is to to the
law－makiug power that the advocates of
Greenbackism must look for reliec．Chair
man Watson was ousted from his hositis．
mocause of alleged crookenness and F．R．
bicath，of Corry，takes his place

## had＂，been aceustomed to reporing rree the horse cars for a mumber of year boarded a car on which there was a

$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$

## 



| o＇clock this morning，the committee last night taking testimony to corroborate Shinn．Whether his fellow members were surprised at Shinn＇s virtue or at the small surprised at Shinn＇s virtue or at the small amount offered to tempt，it is not related． They were certainly not surprised to dis． |
| :---: |

## 




CRINE AND CALAMITT

| S，THE STINDLER |  |
| :---: | :---: |
| \％ |  |
| 为 |  |
|  |  |
|  | mix |
|  |  |
|  |  |
|  |  |
|  |  |
| 为 | \％ |
|  | 28 |
|  | \％ |
|  |  |
|  |  |
|  |  |
|  |  |
| ．m． | Hatat |
| 隹 | 2 |
| Tuin |  |
|  |  |
|  | maim |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  | a |
|  | mem |
| \％ |  |
|  | mexeme |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
| Ree |  |
|  |  |
|  |  |
|  | 込 |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  | \％ |
| Sed |  |
| 2－4\％ | \％ |
| \％ | 退 |
|  |  |
| din |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
| pratia |  |
|  | Tio Dimantib |
|  |  |
|  |  |
|  | Natem |
|  |  |
|  |  |
|  | \％ |
|  |  |
|  | Nomem |
|  |  |
|  |  |
|  |  |

