THE LANCASTER WEEKLY INTELLIGENCER, WEDNESDAY, JANUARY 15, 1868.

Baucaster Intelligencer. What Position Will the South Occupy acts, in defiance of the declared law and in the Presidential Election. the expressed will of the people. They What position will the Southern would be speedily rendered powerless,

WEDNESDAY, JANUARY 15, 1868

States occupy in the coming Presi-County Committee Meeting The Democratic County Committee will meet on SATURDAY, JANUARY 25th, at 11 o'clock A. M., at the Democratic Club Rooms in the City of Lancaster. A. J. STEINMAN.

B. J. MCGRANN, Chairman Secretary.

Democratic State Convention. HARRISBURG, PA., Jan. 8, 1868. The Democratic State Committee sylvania have fixed WEDNESDAY, THE FOURTH (4th) DAY OF MARCH, 1868 at 12 o'clock, M., as the time, and the Hall of the House of Representatives at Harrisburg as the place, for holding the annua adoption of ordinances of Convention of the party.

It is ordered that this Convention becom Representative, who shall be elected in the usual manner; and they will meet at the every message time and place aforesaid, for the purpose of nominating candidates for the office of Auditor General and Surveyor General, and f selecting delegates to the National Convention for the nomination of candidates for President and Vice President.

in the Union was our motto. Mr The members and committees of the organization, and all conservative citizens | Lincoln and all his advisers treated the who can unite with us in the support of war as an insurrection, as a rebellion Constitutional principles, are requested to against the rightful authority of the proceed to the election of the delegates in Constitution of the United States-a their respective districts. rebellion of the people of the South and By order of the Democratic State Con not a rebellion of States. All Union

mittee. WILLIAM A. WALLACE,

G. O. DEISE, Secretary. The Democratic State Convention.

The 4th of March, a historical day with the Democracy of Pennsylvania. has been appointed for the meeting o the next State Convention. The coming Convention will be one of decided importance, as delegates to the National Convention are to be chosen, and candidates for Auditor and Surveyor General nominated. We shall enter upor the coming campaign with a confident assurance of success. The Convention meets at Harrisburg.

Opening of the Campaign. The great campaign of 1868 is now submitted, and acknowledged that their

tion in November.

fairly opened. In New Hampshire the attempt to secede was a miserable and battle has been going on for some weeks | most costly failure. We proceeded at with a really flattering prospect of an once to arraign Jefferson Davis for the old-fashioned Democratic victory in crime of treason. He is now under bail March. Such a result would be a most to answer to that charge, and Chief Juspropitious opening of the spring. In tice Chase is pledged to try him there-Ohio, Indiana and West Virginia the for. If the States which composed what Democracy have put forward able can- was called the Southern Confederacy didates, and laid down popular plat- were ever out of the Union, then forms. The fight began in each of those Jefferson Davis no traitor, and Chief States on the anniversary of the battle Justice Chase would have no more right of New Orleans, and the struggle will to try him for treason against the be carried on with Jacksonian energy. United States, than he would have to We believe each of them will record try the Governor of Canada, in case he their vote for the Democratic policy, should be captured in a war between first at their State election in October, this country and England. It was not until after the death of Mr and afterward at the Presidential elec-

The present campaign will be the steps to carry out the plan for restoring most exciting one this country has ever the rebellious States to their forme witnessed. It will be a gigantic con- statusin the Union that the doctrine of test for the establishment of great po- State suicide was advanced by Stevens litical principles, and the issue will be so⁴ Summer and other Radical leaders. 1 clearly defined that no citizen can mis- was put forward by them from partisan voter will not be "wha are you for?" The name, but "what are you for?" The name, the rank and the past conduct of the candidates for President will signify less it abandoned its odious doctrines; and not being prepared to do that, they resolved to resort to the desperate expe-tion, held in Indianapolis last Sattrady w less it abandoned its odious doctrines; and not being prepared to do that, they resolved to resort to the desperate expe-bellious States to the domination of the racy have so greatly the advantage in this respect that they are very properly without halor, and they are ready to work as they never did before. They must and will have an efficient organization in every election district in the state unclication states and unconstitutional upon them. Thaddeus Stevens never must and will have an efficient discinguing att of the contragent access. They do not ex-peet, however, to achieve the victory must and will have an efficient discinguing tatt of the contragent access. They do not ex-peet however, do achieve the victory must and will have an efficient of states to the adop-tion of the colous and unconstitutional upon them. Thaddeus Stevens never must and will have an efficient of states the states and unconstitution work as they never did before. They must and will have an efficient of states the form and the pression on the state platform embodying professed to be holding out for "princi-pretended that there was any constitu-tion there are ally the advantage in the very never did before. They must and will have an efficient organization of the organiza-tation in hevery election district in the take them. The question with each motives. They saw that with a restored work as they never did before. They must and will have an efficient organi-tation in every election district in the different States, which will see to it that the doubtful are convinced, the wavering confirmed, the hesitating fully converted, every legal vote polled and every illegal one challenged and rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Every member of the party must work with energy in this grant rejected. Ev

dential election? That is the great majority of them from office at the question which is now agitating the coming election would be a foregone public mind. It occupies the thoughts conclusion. of every intelligent citizen. It is a question which must be settled, which

ably, but which might lead to difficul-

hinds of the Southern people, that any course of the law. This part of Gover- burg. His hatred goes beyond the concourse of the law. This part of Gover-nor Geary's inaugural elicited univer-fines of the tomb, and he declares his untrue when he declares "that it was State had a right to secede from the Union. They claimed that their sal commendation. The entire press of willingness to harrow up the last restrelations to the Federal Government the State, without distinction of party, ing place of these now unoffending were completely severed by the approved the declaration of the Gover- dead. He professes to be horrified at nor, and endorsed as wise and judicious the idea of permitting them to lie secession. We denied that doctrine, dea certain set of rules which he laid down, where they have been deposited by the nounced it as a fatal heresy, and deter- and by which he declared he would be hands of men who are as loyal as he posed of one member for each Senator and mined to do battle against it. From guided in the consideration of all appli- dare be. In high and creditable concations for the pardon of parties who trast to the vindictive malignity of this the beginning of the war to its close of Mr. Lincoln or his might be convicted. Had Geary been narrow-minded creature are the genersuccessor Mr. Johnson, every proclamasincere in his utterances, and had he ous words of the Radical Governor of tion, every State paper, and every act followed up the line of conduct which New York. When a letter was adof Congress proceeded upon the hypo-thesis that no State could secede from he marked out for himself in this par- dressed to him complaining in regard ticular, he would have gained some to this matter Governor Fenton replied, the Union. Once in the Union, always reputation for honesty. speaking especially in reference to the

however, and the removal of a large

Did he do so? Let the record answer. Antietam cemetery, as follows: The very first pardon he granted was Conquerors, as we were, in that great The very first pardon he granted was obtained through partisan influence, the offence being improper conduct on the invalid function of the pardons granted by Geary, over half a hundred in all. Of these a very large proportion were of a character which rendefs it sure that they were granted for political reasons. Quite a number of them were cases of rullians who had disturbed the quiet of election day, and indulged their cases of rullians who had disturbed the came. men held that those who engaged in the rebellion were individually responsible, and that they could not shield

themselves under the action or authority of the States to which they be cases of rutlians who had disturbed the quiet of election day, and indulged their brutal propensities by beating unoffend-ing opponents. Several such cases of an outrageous character are recog-nized as we glance over the pub-lished list. Now we have only this to bay: If John W. Geary intended to par-don all violators of the election law who belonged to his party, and all the Radi-cal ruflians who saw fit to assault and done well to have omitted that clause longed. Mr. Lincoln, and his advisers quiet of election day, and indulged their
brutal propensities by beating unoffend-
ing opponents. Several such cases of
an outrageous character are recog-
inized as we glance over the pub-
lished list. Now we have only this to
belonged to his party, and all the Radi-
cal rulhaus who saw fit to assault and
their opponents, he would have
on all violators of the election law who
belonged to his party, and all the Radi-
cal rulhaus who saw fit to assault and
their opponents, he would have
on mits inaugural in which he con-
dom well to have omitted that clause
from his inaugural in which he con-
the most state of the power vested
in the Governor. But, it is possible he
the hasg one further in the abuse of
the pardoning power than any one ever
did before him. That such is the fact
cannot be denied. The very record it.is one there with the speaks of the na-
the same theing.
It how will the nine boloting Republic-
self proves it." do the same thing.
It is four states accord to the state where in the
the speaks of the approximation of and provides
the record states accord of the states and memory
able civil war.
Let any one compare this with the
same provisit." do the same thing.
It is possible he
the has not succeeded in doing
so. He has sone further in the abuse of
the pardoning power than any one ever
did before him. That such is the fact.
annot be denied. The very record it.
How will the nine bolting Republic-
the same snawer to their constituency and
to honest men of all parties for finaly
voting for a man whom they so clearlyToo the same thing.
Too the section which he record the sub section the same the state share of the section apportion with the
opponents, he could have a common thore with the section apportion of the section the section the section the section the section the section the secti in their management of the war went on the principle that every ordinance of secession and every act of the Legislatures of the rebel States in that direction was a nullity, unconstitutiona and void, having no legal force or effect whatever, and that all those States were according to all law still in the Union The insurrection, or rebellion, was finally put down, and the people of the South, unable to accomplish the object for which they made so many sacrifices.

 How the Beal Lock Sheed.
 Eatlots and Beefsteak.
 Bailots and Beefsteak.
 How will the nine boilting Republic
 Eatlots and Beefsteak.
 How will the nine boilting Republic
 How will the north of the nonzed in the non Lincoln, when Mr. Johnson had taken

Every member of the party stand the test of judicial investigation, be a fast friend of the Pennsylvania at the position of affairs, and are taking | ley calls "soldiers of vengeance," which Central Railroad. Other outsiders seem- hurried steps to perpetrate new out- met in Philadelphia last week, there ed to think the opposition to Davis rages. They now boldly propose to was a fierce fight as to whether Curtin spring from his supposed identifical pass an act of Congress, declaring that or treaty should be dominated for the a grand annual Democratic holiday, tion with the corrupt ring, which sold not less than two-thirds of the Judges and Snickersville was beaten. But the Let it be observed everywhere as a peeverything for which a bid could be got of the Supreme Court shall have power and Snickersville was beaten. But the last winter. The bolting member from to decide any act of Congress unconsti- queerestthing of all is the pretence which culiar occasion, to be set apart and hal-Lancaster is said to have taken hisstand tutional, hoping thus to delay the over- has been attempted to be set up that it on high moral ground, and to have been throw of the negro empire which they was not a political body. The Moraing open in his declarations that he would have established on the ruins of ten Post, of Philadelphia, takes up the

Geary's Meanness and Malignity. Is Not This Repudiation ? John W. Geary has given to the The Radical State Treasurer of Pennworld an exhibition of mean spirited sylvania has just made his report, and malignity which should make every in it appears the following significant

ignity which should make every in it appears the following significant constructs. -souled Pennsylvanian blush, to clause in relation to the manner in with two horses and a carriage. They came in the evening, about dnsk. The evening was very rainy and heavy. He was in his to be the source of the form holders have rethink that such a man fills the Gaber- which a part of our State debt has been natorial chair of this great State. He paid within the last year:

 public mind.
 17 occupies the thologing

 of every intelligent citizen,
 It is a

 question which must be settled, which
 Genry on Pardons.

 question which must be settled peace When John W. Geary was inaugu

 ably, but which might lead to difficul When John W. Geary was inaugu

 ties of the most serious character.
 The rebellion sprang from a belief,

 long cherished and deeply seated in the
 had to o frequently interfered with the

 state had a right to seccel from the
 course of the law.

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 The spark of the goese is the source of the law.

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 course of the law.
 the spark of Gover

Inso been "that it was no part of the original contract to pay in gold."
The State Treasurer asserts what is untrue when he declares "that it was no part of the original contract to pay went away; the three young men, I mean.
In gold." It was the very essence of the contract, for at the time these bonds were issued nothing else except gold
was a legal tender in this country for any debt. No wonder the foreign bond holders objected to receiving "green-backs." When the Radical State Treas-ture tus undertakes to pay our old State day, how can any Radical holder of five twenties have the face to demand that
Dr. Baugher: Richards lives in Allenton, and Baugher in Norristown, both seating.
Jack Hopkins, recalled: It was a two-seated carriage. I can't tell the tume they went away; the three young men, I mean.
Herry Rupp suorn: There are no gas-ights on the other side of the street, there is one on the opposite state, there is one on the opposite state. There are one of the opposite house, and has a recess, The backs." When the Radical State Treas-ture tus undertakes to pay our old State the opposite house and has a salight. I do not know what kind of light bonds in the legal tender paper of the the fourt burns; I do not know if any lights of the state.
John Lease, sworn: I went to Sundary

¹¹ do the same thing. e Fourteenth Amendment makes, in

ney. The bracket would reach half over the window; had it burning every night to 9 or 10 o'clock. I think he was at home ir April, 1863. Can't tell the time; hardly

What will the Eastern Radicals say to ther?

monwealth vs. Hev. Washington V. posed of without unnecessary delay. wald—The Lecord in the Court of Very respectfully, yours, artor Sessions of Adams County. M. & W. McCLE Defence. M. & W. McCLE Very respectfully, yours, M. & W. MCCLEAN,

HARRISBURG, Wednesday, January 8. ENATE.—The Senate met at 12 o'clock. betition signed by A. B. Foster, praying Legislature to pass a haw for electing SENATE.—The Senate met at 12 o'clock. A potition signed by A. B. Foster, praying the Legislature to pass a law for electing mulative system of voting, was read, and the committees not yet being appointed, it was laid on the table for the present. A similar disposition was made of the follow-ing bills and petitions: A bill offered by Mr. Searight, of Fayette, repealing the law e relating to the sale of luquor passed at the last session, and one for a restoration of the Concellsville Railroad. By Mr. Lowry, a figure of the sale of luquor passed at the elast session, and one for a restoration of the consellsville Railroad. By Mr. Lowry, a figure out of parts of Crawtord, Venango tand Warren, and an act providing for the same. By Mr. Wallace, a bill repealing the act which compels the indiscriminute ad-mission of real estate by exempting the mortgages thereon, to a certain extent, from taration. By Mr. Beck, a bill entitled joint resolution relative to the currency, and a revision of the tariff laws of the United States. SENATE.-The In the case of the Commonwealth vs. Washington V. Gotwald, the jury find that the prosecutrix, Eliza J. Walter, pay the costs. B. G. FETERS, State of Pennsylvania, County of Dauphin, ss. : I, Josiah C. Young, Clerk of the

brother's room at College; I saw him look-ing at papers. I saw Dr. Baugher get into the carriage. They went away on Saturday. I brought the horse into town ; William toid me. I came into town and saw both broth-ers there, Washington and William. I brought the creature in once before; the first time I brought the horse in, but can't tell the time. {SEAL.} SEAL.} Court of Quarter Sessions of said county, do hereby certify that the nbove is a true copy of all the re-cord and proceedings in the case there stated so full and entire, as the same remains of reaced in said Court cord and proceedings in the case there stated so full and entire, as the same remains of record in said Court, Witness my hand and seal of said Court at Harrisburg, November 25, 1867. Among the records of the Court of Quar-ter Sessions of Dauphin county of April term, 1865, No. 22, it is contained as fol-lows: DOCEFT ENTRY. Dr. Baugher: Richards lives in Allen-town, and Baugher in Norristown, both

DOCKET ENTRY.

The Bottom Out.

DOCKET ENTRY. Commonwealth vs. Washington V. Got-wald.—Certified copy of record from the Court of Quarter Sessions of Adams county. Indictment, fornication and bastardy, on oath of Eliza J. Walter, April 26, 1865. De-

[CONTINUED.]

acth of Eliza J. Walter, April 20, 1805. De-fendant being arraigned, pleads not guilty. Trial ordered, whereupon a jury of the county being called, came, to wit: Benja-min G. Petors, Wm. H. Cassel, Joseph A. Mager, E. S. Germon, A. J. Laird, John Noringer, Geo. Hoffman, D. C. Detweiler-Daniel Miller, Thomas McCord, George S. Kemble, Joseph Moredith, twelve good and lawful men of the county of Dauphin, duly selected, summoned, returned, according to law, &c., who, upon their ouths and affirmations, do say that they find the do-fendant not guilty, and direct that the pros-ecutrix, Eliza J. Walter, pay the costs.

builds in the legal tender paper of the
day, how can any Radical holder of five-
twenties have the face to demand that
e the people shall be taxed to pay him in
a gold? Thad. Stevens, asserts with the
e "that it was no part of the contract to
pay them in gold."John Lease, suorn: I went to Sunday
School 28 years ago last summer. She was
a small chunk of a girl, for 8 years old
then, to look at her. The Sunday School
was i of a mile off. My wife and her are
first cousins. It was in 1835, the season we
moved into Menallen. My attention was
asked to this to-duy, since I came into town.
Rec Luther Gottraid, suorn: I live in Leb-
anon, and am a brother of the defendant.
His age is about 28 years; I am nearly 32.
I received a despatch form him three or four
weeks before the 17th of November; I met
him at Harrisburg in the morning train, and I
from Lebanon.CThe New Jersey Legislature will speed-
a counton was presed to the season. The Bottom Out. Will Grant run upon a Republican platform, with the bottom out? That's the question. All eyes will soon turn upon the Supreme Court. The Mc-Cardle case, from Mississippi, is there. Not many days now will elapse before the case will excite more intense discussion and interest than anything in

JOMMONWEALTH RESUMES. JOMMONWEALTH RESUMES. Eliza Walters, recalled: Not examined, George Jacobs, sworn; I am a merchant tailor in Gettysburg. Mr. Gotwald got mensured for a coat, dress coat.-whole suit in tho last week of March or 1st week of April. I made itup. The defendant called for it and got it. I went to the city in April, and was there on the 13th of that month. The coat was delivered before I went to the city. Mr. Baughergot bis/coat on the 21st of April. I know he got it before the 21st of April. Congress. The validity of the laws establishing nilitary despotism in ten States of the Union is now brought directly in ques-tion, upon a *habcas-corpus* case. Mc-Cardle was arrested, imprisoned, and tion, upon a hadcas-corpus case. Mc-Cardle was arrested, imprisoned, and arraigned for trial before a military commission, for publishing articles in his newspaper at Vicksburg, denounc-ing their acts as unconstitutional, and advising the people to yote argingst

ing their acts as unconstitutional, advising the people to vote against a Convertion. It is a case involving perof April. I know he got it before the 21st of April. × Can't tell who gaveit to him. I did not charge it at the time, but afterwards, by omission; a month or s., less than two months. I can'ttell how long after it was got it was charged. He got the coat on or near the time Baugher got his. *Nicholas Codori, sworn*: In the dwelling opposite Walters gas was introduced into it before April of last year. The Catholic Priest occupied one of the rooms, Father McKin-ney. The bracket would reach half over

ins newspaper at Vicksburg, denother ing their acts as unconstitutional, and advising the people to vote against a Convention. It is a case involving per-sonal liberty upon a writ of right, and it takes precedence before the Court. The case presents the naked question of the validity of these laws. The Court must meet and decide it; and they will. These laws are such open, flagrand the motion was carried by violations of the Constitution that it is by a majority of the Judges; and that Republican platform. But the case is likely to present an-other interesting feature. Upon the bench sits Chief-Justice other interesting feature. Upon the bench sits Chief-Justice

April, 1863. Can't tell the time; hardly evera week away. Once a month he preach-ed in Fairfield, and once in the meantime. He was here on Easter Sunday. *Jacob Brinkerhoff, sucrar.* My house is the fourth house from Walters' nouse. On nights when there was no moon they lit the streets up. *George Swope, swora.* My house is on the corner. Walters' is on the opposite side. The room towards the sense was lichted Upon the bench sits Chief-Justice Chase, a candidate for the Presidency, especially urged by the negro organiza-tions of the South. President Johnson will be represented by the Attorney-(eneral, who must concede in open Court that those laws are unconstitu-tional; that will compel General Grant, who represents the War Department.

ed reluctance to leave his present high position to be a candidate for the Presi dency, will say to the Radical politi-cians who desire to nominate him, "the bottom of your platform is gone. I have resolved to remain where I am upon the solid platform of General-in that until I find a sounder basis than a Republican platform." But for the Chief-Justice what a glo-rious opportunity to present himself an elaborate.opinion as the champion and defender of the negro and military despotism policy, and *puer excellence*, and *puestion*, we have not deterned him this source to be a substance of the negro and military the spotsent of the negro and military but for the *Chief-Justice what a glo-*and lafender of the negro and military and defender of the negro and military

<text><text><text><text><text><text><text><text><text><text><text><text><text> The plastic and honor of placing them in vices that we feel we have gained substration that the party in power in the seasts of National power.
 The Removal of Governor Jenkins.
 Attorsta, G.A., Jan, 13. — The following:
 Attorsta, A., Jan, 13. — The following:
 Attorsta, A., Jan, 13. [363.— General commanding the There and John power in the seast of National Governor, and failed to co-operate with the Major General commanding the There.
 Attorsta, G.A., Jan, 13. — The following:
 Attorsta, G.A., Jan, 13. Jeits.— General commanding the There and the public busines:
 Attorsta, G.A., Jan, 13. — The following:
 A take. In a been used in the stating by first take.
 The Maine Legislature does not receive the proposal to abolish its prohibitory liquor law with favor. Both houses have refused to receive bills abolishing the State construbulary who enforce the law.
 A gift entertainment in Louisville advertised to present a horse to the holder of the lucky number. When a toy horse was brought out as the prize, the audionee couldn't see the joke.
 A lack of snow, it is said, interforme with GEO. R. RIDDLE, DAVID D. SMITH, DAVID D. GALLAR, H. S. WILARTON, Mr. Armstrong then voted for Elishn W. Davis, all the bolting members doing the same, except Mr. Biddle, of Allegheny, who voted for George Wilson. Mr. Davis couldn't see the joke. A lack of snow, it is said, interfores with the prosperity of Michigan sportsmen and lumbermen. The former can get but little venison, and the latter are unable to haal their timber. The funeral of Bishop Hopkins takis olace in Burlington. Vt., on the 15th inst. was conducted to the Chair by Messrs, Jones and Mct'amant, and delivered a short address. The House then proceeded to the election of other officers, with the fol-Chair by and detiplace in Burlington, Vt., on the li A large attendance of the Bisho Chief Clerk-tien, James L, Selfridge, of ada is expected. Chief Clerk--Gen, James L. Selfridge, of Northampton county.
 Assistant Clerk--Edward G. Lee, of Phila-delphia.
 Transcribing Clerks--Wm, A. Nichols, Reuben Bernard, John F. Kengy, Frederick
 McGee and George A. Bakeovyn.
 Sergeant-at-Arms--Gapt, Casper Gang, Assistant Sergeant-at-Arms--Join Mc-connell, Israel K. Rayon, Robert Johnson and A. J. Woods,
 Doorkeeper-J, H. Hall.
 Assistant Doorkeepers-Samuel Mitchell, Transcribing Clerks-Win, A. Nichols, Roubon Bernard, John F. Kengy, Frederick McGiee and Georgo A. Bakeoven, Sergeunt-at-Arms-Capt, Casper Gang, Assistant Sergeant-at-Arms-John Mc-Connell, Israel K. Rayon, Robert Johnson and A. J. Woods, Doorkeeper-J. H. Hall, Assistant Doorkeepers-Samuel Mitchell, J. S. Vincent, Moses Arndt and Theodore Chase.

carrying off about \$500. Mr. Roberts, the sexton of the cometery at Belfontame, Ohio, fell dead at the side of a grave be had just inished, from over ex-ertion, on Thursday last. There are thirty ladles and one hundred and six gentlemen employed as telegraph operators on the line of the Pennsylvania Central Railrond.

The Pennsylvania Coal Company miner

despotism policy, and pur excluence, its bead and representative. He may thus increase his chance for the nomination at Chicago. Let us wait patiently. We shall see. Mr. Pendleton's Speech. nd shipped to New York 801.73 anthracite coal during the year 1867, an in-crease of 325,000 tons over the previous year An English contractor has b

News Items. There are 20,000 Baptists in Maine, and 18,000 in Connection

Proceedings of the Legislature.

States.

in Connecticut A Congregational church at Oberlin pro-There are 800 houses of prostitution and 3,500 courtesans in Chicago.

The price of coal at Louisville, Ky., late-ly fell off two-thirds in a single week.

Mr. George Francis Train sailed for Europe on Tuesday. The vote of Governor Morphy, of Ar-kansas, has been rejected by the registrars. The Richmond Whig now opposes negro suffrage which it countenanced recently. Louisiana Penitentiary convicts are to be put to work on the Hickey crownse.

There were nine bridal parties at a hotel in Dayton, Ohio, on Christmas Eve. Last week's internal revenue receipts amounted to \$7,744,000

Rain storms and snow in the Rocky Mountains are swelling the western rivers.

The wages of the employees in the Pacific mill, at Lawrence, Mass., will be reduced 15 per cent. after 15th instant. House.—In the House two ballots were The Post-office and three stores at John town, N. Y., were burned on Friday.

HoUSE.-In the House two ballots were had for Speaker, without result. Mr. Herr offered a resolution condemning, in strong terms, the course of the Republican mem-bers who refused to abide by the decision of the caucus. The Clerk, who was pre-siding, declared it to be out of order. On motion, adjourned until 10 o'clock Thurs-day morning. HARRISBURG, Jan. 9. loss is heavy. Leonard W. Jerome has recovered \$400, 00 of the \$800,000 which he sunk in Pacific

Mankato, Minnesota, lately shipped 21,-000 muskratskins for the Ea

day morning. HARRISBURG, Jan. 9. SENATE. -- Mr. Burnett, of Monroe, read in place, a bill repealing the third section of the act of 1807, relating to judicial sales and the preservation of mortgages, and leaving the law as it stood before. in one lot. The New York Tribune compliments of Grant.

The inventor of the needle gun, whose death we noticed some weeks since, was so tender-hearted that he would not kill a fly. A committee in the contested election ase between Mr. S. T. Shugart and John A committee in the contested election case between Mr. S. T. Shugart and John K. Robinson was chosen. It comprised the following members: Messrs. Cowles, (MolKean, Fisher, (Lancaster.) Landorman, (Multivan,) and Taylor, (Beaver,) all Republicans, and Jackson, (Sulfivan,) and Linderman, (Bucks,) Democrats.
 A message from the Governor, relating to a number of last session bills with his vetoes of the same was received. After the senate adjourned until Monday evening at S o'clock.
 Housse.—In the House the day was again speaker, 45 Republicans voting for Davis and S bolting and voting the House adjournment to mether at 11 o'clock this morning. The number of deaths during 1867 in New York City was 21,710. In Brooklyn during very sowns fifty thousand acres of land in sinutive State and twelye thousand in Nebraska.

years, owns fifty thousand acres of land m his nutivo State and twelve thousand it Nebraska. In Maine there are 267 Baptist churches

with 19,996 members. In Cornecti-aro 112 churches of the same denon-with 18,530 members.

A Frenchman recently hung binself be-cause his grocer dunned him for a bill of twenty dollars. Thereupon his son shot tho grocer. The account is still unpaid.

Three parties are alming to get possession of the Missouri Pacific railroad, Vandor-bit, the Pennsylvania Central, and a St. Louis party.

The pennsylvania Central, and a St. Louis party. Austria had to dock Maximilian of his title of Emperor before it could get his body. He was styled "the hato Archduke" in all communications with Juarez. bers of the House of Representatives of the Commonwealth of Pennsylvania, having declined to attend the caucus of our party friends, held for the purpose of making mominations of persons to fill the offices of this House, and having up to this time withheld our support from the nominee of said caucus for the position of Speaker, de-sire to lay before this body, our immediate constituents, and the people of the State, the reasons which have influenced our ne-tion.

On account of the reappearance of the catthe disease at Antwerp, the Dutch Govern-ment has taken rigorous measures of pro-caution on the frontiers. Over \$12,000 worth of tickets have been

old for the first six nights of the "White awn" in New York. The Fawn is the Fawn'' in New York. Black Crook's successor.

While Memminger was secretary of the rebel treasury, the joke went round that he rebel treasury, the joke went round that h had said the debt amounted to \$800,000,000 or \$5,000,000,000-he forgot which

Pent solls in Madison, Wisconsin, at six dollars a cord, and is generally and satis-factorily used in that place as a substitute for coal and wood.

The North Carolina peanut crop this year

is estimated as high as 100,000 bushels, of which 30,000 have been already shipped. Virginia also grows a large quantity.

A new hotel at Louisville, Ky, to be called the Gatt House, is being creeted at a cost of \$1,200,000. It will be finished by midsummer Last year there were 3685 deaths in CSn-

cinnui; the losses by fire wore \$1,600,900, \$500,000 more than the insurance; the city expenses, \$2,883,421 71.

Several highwaymen, on Saturday night, stopped the stage due at Omaha from Sioux City, wounding several passengers, and carrying off about \$500.

must work with energy in this great as well as a rigid examination before a struggle. The truth must be pressed popular tribunal. Within a few days home upon all who can be induced to it is expected that one or more cases, receive it. Democratic newspapers, the testing the constitutionality of these enagency from which the greatest results actments will come before the Supreme are to be expectep, must be put into the Court of the United States, the legitihands of every man who will read mate last court of resort in all such mat-

The lock in the House. The lock in the House, which so unexpectedly prevented an organization of the Legislature, is somewhat difficult to

understand. The generally expressed opinion at Harrisburg was, that it was a fight between the Pennsylvania Railroad and the honest advocates of a free railroad law. If that be so the "monster monopoly" must own almost the entire body of Radicals who make up are constitutional.

the majority. Mr. Davis is known to spring from his supposed identifica.

support no one for Speaker who was | States of the Union. support no one for Speaker who was support no one for Speaker who was States of the Union. Should the Supreme Court decide the ever accused of corruption. Other busy outsiders were so uncharitable as to de-clare that if was only a plain business matter, a mere question of dollars and cents with a majority of the ly accept such decision as an authorita-bolters, and that they were pre-citing question. The Republican party and the supreme down as soon as soon as set that a figure had been mamed, and the megro vote will be disorganized and destroyed by a single blow. All the hopes they have that the moded on the negro vote will be blasted. The whites of the South will be disorganized and destroyed by a single blow. All the hopes they have that a figure had been mamed, the weiles of the negro vote will be blasted. The whites of the South will be disorganized and destroyed by a single blow. All the hopes they have that the moded. The whites of the South will be disorganized and destroyed by a single blow. All the hopes they have that the moder. The south will be disorganized and destroyed by a single blow. All the hopes they have that the moder. The south we shites of the South will be disorganized. The whites of the South will be disorganized and destroyed by a single blow. All the hopes they have that the moder. The south we shites of the South will be disorganized. The whites of the South will be disorganized and destroyed by a single blow. All the hopes they have that the moder. The south were providence there the south were accessed to an the negro vote will be asset. The south were accessed to a super the the south were accessed to a super the south were accessed to a super the south were accessed to a super the the south were accessed to a super there the south were accessed to a super the south were and that the modest sum of twenty-five blasted. The whites of the South will hundred dollars a head, was demanded cast the electoral votes of those States, Comparison of the Public Debt State- proceeds to inure to the benefit of the THE Democratic members of the as the pre-requisite to a surrender. We hand Congress will not dare to refuse to

do not pretend to know how accurate ; count them. the men with whom the Radical party without the most open and flagrant viofills the Halls of the State Capitol.

is This a Slavery Repudiation Platform. The Harrisburg State Guard says :

The Harrisburg State Control says: The Democratic platform, as now ar-ranged for the coming Presidential election, is to make this a *whate man's* Government by recessablishing slavery, and to relieve the people from taxation by repudiating the National debt. Peopleton is ready to run for President on such a platform

The extreme to which the platform to vote upon any class who are deprived of the Ohio Democracy goes in the direction of slavery, is to do nway with nor take it away from those to whom the negro despotisms in the South, and it is thus granted. That is admitted to preserve the supremacy of the white race in every State until white men vote to make negroes their political equals. The same platform pledges the party to payment in gold of every United states bond on which it was stipulated that gold should be paid when it was : assued, but asserts that such as were created to be paid in greenbacks shall so discharged. If that is a proslavery repudiation, the Radicals are welcome to make the most of it. It is the nlatform for the people, and we notice that Republican County Conventions in the West are taking their stand on a precisely similar financial policy. If Grant is put on the proposed Radical platform he will be more sig- be made to elect a President by the illenally defeated than poor old Scott was. Yet the Republicans cannot adopt any

other. They are in a pitiable condition. Will of a majority of the white met and south, the Stevens' bill in reference to the estab- tration of such a gross and infamous lishment of a system of public schools outrage.

in the District of Columbia. It is framed We hope, expect and believe that the with a design to compel a recognition of difficulties which threaten to result in editorial on the coming Presidential verdict has created great excitement the social equality of whites and blacks, danger will all be speedily adjusted by contest with the following declaration: among the nigs, who swear they will and gravely proposes that every white a decision of the Supreme Court, deman who refuses to send at least one of claring the reconstruction acts of Conhis children to the schools which are to gress to be unconstitutional, void and of be promiscuously filled with the differ- no effect. Such a decision would restore Greeley cannot convince the men who ent races shall be disfranchised. The the Southern States to their proper re- are running the Grant machine. They words "all men are created equal are to lations to the Union at once, and nothing are chiefly the more disreputable men be inscribed upon the walls of every would remain to prevent a return to of the Republican party, the gang of school room;" and the doctrine of negro permanent peace and prosperity, unless gready placemen who care nothing for equality is to be enforced both by pre- the Radicals in Congress should insist principle, and who only desire success cept and example.

gal votes of negroes over the expressed

of the soldiers. ate sum of twenty-five cents, and the

these various runiors may be. It is But, independently of the probable ment on January 1, with that publish- that this rumor is untrue. sure, however, that a majority of the decision of the Supreme Court, it issure ed on the 1st of December last, shows people of Pennsylvania have no con- that electoral votes cast by the negroes an increase of debt bearing con interest fidence in the honesty or integrity of of the South could not be counted, of nearly \$50,000,000; on the debt bearlation of express provisions of the Con-wards of \$51,000,000; on the matured silution. That instrument provides that debt not presented for payment an in- Harrisburg, for Sergeant-at-Arms, is performance of which they were elected.

for members of Congress and for Presidential electors. Congress has no power to enlarge or restrict the elective franchise in any State. It cannot confer the right

of it by the laws of the several States.

even by very many prominent and leading Radicals, and it has been too long recognized as the fundamental law of the land to be successfully disputed, Such being the case, it is clear that overthrow of the Republicans in the Such being the case, it is clear that overthrow of the Republicans in the electors chosen by the whites of the capital of New England, even upon a Southern States will be the only body municipal issue, must be taken as a recently sentenced to five years' im yesterday's *Tribune*, whites us from the and coknowledged in open coknowledged in open coknowledged in the taken as a recently sentenced to five years' im yesterday's *Tribune*, whites us from this sixth day of February, A. D. 1865, and years J. Firk, Clerk. and Vice President, in accordance with energy of the political reaction now going on throughout the Northern States, tract relating to the Abyssinian expedi- at all vouching for its authenticity; the provisions of the Constitution .---Their action alone will be legal, and

and the second the return sent by such a body of elec It is a very fortunate thing for the tors will be the only one entitled to be South that it was a "loyal" assassin leaders of the Republican party would received by the President of the Senate, whoattempted the life of Judge Busteed. now be in the Penitentiary. opened by him, and counted in the presence of the Senate and House of That simple fact has saved them from a Representatives. Should an attempt

deluge of Jacobin billingsgate, two or BRADLEY, the negro delegate to the three confiscation acts, a regiment of Georgia Convention, who was arrested. Massachusetts clergymen, and a two a few days ago for drawing a pistol will of a majority of the white men of weeks' debate in Congress. We have upon the editor of the Savannah Re.

no love for Brigadier General Judge publican, was tried in the Mayor's court WEDNESDAY of this week has been white majority could not reasonably be Dick Busteed, but if he had to die, we on Monday; convicted of riotous and set apart for the consideration of Thad, expected to submit quietly to the perpertare pleased that it was by a loyal in- disorderly conduct, and sentenced to strument. -----

> HORACE GREELEY winds up a strong days for gross contempt of court. The We cannot win this fight by merely bang-ing away on a drum; and here is just where of all "white trash "

we apprehend that the managers of the Grant movement are sudly mistaken.

upon carrying out their unconstitutional for the sake of securing the spoils,

 \int

if the Radicals have a majority in the and Wierman. Adjourned to meet at 9 o'clock to-morrow. THE fine pictures which have here-tofofe adorned the State Library at Har-risburg, or a number of them, have and Wierman. Adjourned to meet at 10 o'clock P. M. 11 o'clock P. M. 12 o'clock P. M. 12 o'clock P. M. 12 o'clock P. M. 14 o'clock P. M. 14 o'clock P. M. 15 o'clock P. M. 15 o'clock P. M. 16 o'clock P. M. 17 o'clock P. M. 17 o'clock P. M. 10 o'clock P. M. 10

exhibition on the day of sale, the price They were purposely placed in the Liof admission being fixed at the moder-brary that the public might see them.

Comparison of the Public Debt Statementproceeds to inure to the benefit of the ment.The Democratic members of the wide with that published at the state of decauge, it is to be hoped that this runnor is untrue.The Democratic members of the unanimity with which they get the court. JAMES J. FINK, Clerk.Bit get the court is untrue.2an increase of debt bear-ing coin interest of hearly \$50,000,000; on the debt bear-ing coin interest a decrease of up-wards of \$51,000,000; on the debt bear-ing coin interest a decrease of up-to presentations made in the getterness of the bear ing coin interest of the state of George Bailey, Esq., of the reasury, interest a decrease of up-to presented for payment and increase of \$23,27,000.A Good Nomination.A mong the nominations made in the state of George Bailey, Esq., of the treasury, interest a decrease of up-to present of the state ing output of \$52,000,000.The Semi-Weekly Jimplecute.The Semi-Weekly Jimplecute.The Semi-Weekly Jimplecute.The Semi-Weekly Jimplecute.The Semi-Weekly Jimplecute.4Bay the Treasury, interest an increase of \$23,27,000.The Semi-Weekly Jimplecute.The Semi-Weekly Jimplecute.The Semi-Weekly Jimplecute.The Semi-Weekly Jimplecute.The Semi-Weekly Jimplecute.The Semi-Weekly Jimplecute.5Mayor. The office of Mayor of Boston in the word which would ordinarily in the said the indeteid of the Semi weekly Jimplecute.The Semi-Weekly Jimplecute.The Semi-Weekly Jimplecute.The Bedford (*dacette* nominates for Vice is in its third year, and of the result of the said head of Vice is and conset and able of the Semi Weekly Jimplecute.The Bedford (*dacette* nominates for Vice is an honest and able of Vice is an honest and able of Vice is an honest and able of the Semi Weekly Jimplecute.The B

The prisonment for merely attempting to hybrid merely attempting to hybri

TRUCT, ATLANTA, JAIN, 13, 13, 1345... (Jenoral Orders, No. 8... – First... – Charles J. Jenkins, Provisional Governor, and John Jones, Provisional Treasurer of the State of Geor-gia, having declined to respect the instruc-tions of, and failed to co-operate with the Major General commanding the Third Military District, are hereby removed from ' office. and Wierman. Adjourned to meet at 10
 clock to morrow.
 Nov. 29, 1864-10 o'clock A. M. Present,
 Judges Ziegler and Wierman. The jury be-ing brought into Court, they were asked to be
 sibility of their agreeing, and asked to be
 sibility of their agreeing, and asked to be
 the consent of coursel, discharged them.
 Jaunary 19, 1865. Continued on behalf
 of the defendant to April sessions, 1855, on account of the inability of his motor, 10 history 20, 1865.
 By the Court. JAMES J. Fixs, Clerk.
 By the Court. JAMES J. Fixs, Clerk.
 By the Court. TO PAUPHIN

Construction of the set of the

R. C. DRUM, A. A. G. At 10.30 A. M. this order was read to the Convention amid much applause.

Missouri, General Palmer, treasurer of the Unior Pacific Railroad, Kansas branch, now in charge of the surveys on the 35th and 32d parallels, through New Mexico, Arizona, Messengers-P. C. Hemphill, James Mc-Assistant Pestmaster-James Perrose, Mr. Chafant (Dem.) of Montour, moved and California, writes to headquarters here under date of Fort Mohave, Arizona, De-

e under date of Fort Mohave, Arizona, December 28, that he has a good, linn to the Colorado river below the head of havigation, at an excellent bridging point south of Fort Mohave, about 1,37a miles from Kansas City, and 560 from San Francisco.
 The descent into the Colorado Valley, which was considered the most doubtful point in the whole route, is accomplished within the maximum, and chiefly within sixty feet grades. For two hundred miles, between Albuquerque and the Colorado river, the route les through or immediately adjacent to, extensive pine forests. The party has seen no.stuoy, except two thousand feet above our highest summit. Our animals found good grazing all the way. There is no frost here yet, and the

John Bishop, of St. Albans, Vt., shot his wife and then killed himself Saturday noon. Bishop is dead, and but slight hope is en-tertained of his wife's recovery. Jealousy was the cause, although there see, been no ground for it.

to amend by inserting the names of the following gentlemen in lieu of those men-A Vermont paper says: Water in Bur-lington is selling at half a dollar a barret. Wells, springs and cisterns are generally dry, and water has to be drawn from the dry, and water has to be drawn from the lake. The cartmen are reaping a good har vest by drawing water for family use.

Rev. Alex. Lackey, an old and respected citizen of Carroll township, Perry county, Pa., while preaching on New Year's even-ing, suddenly fell down and died in a few minutes: Ho was a local preacher of the United Brethren denomination, about sov-enty-one years' of age.

Geo. W. Williams has been arrested and beed, w. williams has been arrested and bound over for trial in $\mathfrak{G}_{0}^{i}(\mathbf{w})$ in Boston, for forging Government stencils. It is alleged he is the party who made and furnished the revenue stencils which were used in the ex-tensive Buffalo and Boston whisky frauds. some months since.

following gentlemen in lieu of those incu-tioned aboue: Assistant Clerk—John O'Conner, of Alle-gheny. Sergeant-at-Arms.—Geo. Bailey. Doorkeeper—John Rawl. Postmaster—Samuel T. Brown. Messenger—Moses T. Fox. Messenger—Moses T. Fox. Messenger—Moses T. Fox. SENATE.—In the Senate the Standing Committees were appointed. A bill was in-troduced exempting from tax personal prop-erty, moneys at interest, and bonds and mortgages not issued by corporations. The appointment of General Provost as Major General of Millita was confirmed. On mo-tion, the Judiciary Committee were direct-ed to inquiro why the current surplus in invested to produce interest. Housz.—In the House a resolution lsok-ing to the appointment of a Gas Inspector was introduced and postponed. Mayor Hoffman's Inauguration, New Year's day, led to a report that Fornando Wood is dead. He announced in the can-vass, six weeks ago, "that if he was alive he would meet his friends in the City Hall on New Year's day, when they would see him sworn in as their Mayor." Hon G D, Coleman, State Senator from The Atlanta (Ga.) Intelligencer of Tues-

The Athnua (Oa) Interruption of the term day says: Hou "We are told that a dashing bridal party Leban from Alabama passed through this city on On M Sunday last, The bridegroom hails origi. and fi nally fram the North, the bride being one of Le' of Alabama's sablest daughters. On leav-ing this city they claimed and took posse-but for Hon. G. D. Coleman, State Senator from Lebanon, delights in deeds of benevolence. On Monday last he distributed one hundred and fifty tons of coal to the poor and needy of Lebanon. Allegheny county contains a large aumber of very wca'thy coal dealers, but few cole-men like he of Lebanon.

ing this city they claimed and took posses-sion of a berth in the sleeping car, and went on their way rejoicing." In the Missouri Senate Thursday a bill was introduced to rake it compulsory upon parents and guardians to send their chil-dren, between the ages of nine and thirteen, to school at least four months each year, under penalty of from ten to thirty cents per day for absence without satisfactory cerna

per us, cause. The Washington correspondent of the New York Times suys of the painting in the eyo of the dome of the capitol, that "Wash-ington looks as if he was about to join in a promenade of all hands round" with the Genius of Fame, whose face and figure are evid to be a very good likeness of the most Rep. Maj. 3,561 4,656 3,146

1864. 1866. 1867.

Miscegenation.

New Hampshire Election.

the year. The votes of this State at recent elections were as follows: