Bancaster Intelligencer.

WEDNESDAY, FEBRUARY 10, 1869

In Search of Knowledge We have lately been in pursuit of in-formation, and have asked certain questions of several gentlemen in this town who are generally as talkative and for ward as one could wish, but who suddenly have become as dumb as oysters and as modest as young women. Per hans they have desired not to all sneak at once, for fear of overcrowding our olumns with their explanations. If this has been the motive for their continued silence; while we thank them kindly for their considerateness, we beg to assure them that we do not wish to take advantage of it. Our whole paper is at their disposal any day, and if nece sary, we will issue a supplement for their accommodation.

We have asked the Hon. A. E. Roberts, one of the executors of Mr. Stevens' estate, why, as a law abiding citizen, he has not exhibited the inventory in that estate, which is now five months over ue. He has not answered, doubtless; because of his well known habitual reticence and lethargy, which he finds it difficult to overcome, even for the infor mation of his fellow-citizens. We have asked the same question of our distinguished friend and Congressman, O. J Dickey, and he has failed to respond perhaps because of his pre-occupation with the great affairs of State and the trial of a suit against Amos K. Bowers, last week, for the value of a threshing machine. For this reason also, Mr. Dickey has neglected to tell us all about

naughtiness.

Statement of the Comp

iodeiing Poer House

rawn on Win. Thomas, Treasurer of Lan-ister county, for the year 1868

the Hackman case, We will now call upon the Hon. Edward McPherson, the last remaining Executor, to spare the time from his duties as Clerk of the House and biographer of Mr. Stevens, to let us know, in a short note, whether he has delayed

guage that if he did not at once recommend the release of the estate from its who would. Let Mr. Warfel inform us whether he did or did not finally make and interest thereon: the recommendation which it is noterious he had so long declined doing: and if not, how the release was effected.

We will be sorry to believe ill of Mr. Warfel, but unlesss he clears up as far as he is able, the ugly record in this Hackman case, public sentiment will hold him responsible for its iniquity, as it is generally understood that the release could not have been ordered with out his recommendation dean while we beg to suggest to Henry Masselman, Esq., of Marietta, one of

business of the county, although they reckless party now in power. If this may be in the city whole weeks at a time thing is to go on, repudiation of the pensit that the cellar of the Court Liouse economy will ever be practised under | Senator Buckalew :

jury refused to find a true bill against people had really desired economy, the late Treasurer for doing this, be- they would have defeated the Republi- cide this question of negro suffrage for do, the Democracy will. cause it had been the well known cus can party. Until that is done, the themselves, as they have a most unthieves will continue to steal with im- questionable right to do. If the Senate tom of all his predecessors to do the same thing, and they did not think therefore punity, and all the vast sums of money should reject that fair and honest prothat he did it with any guilty intention. Treasurer should receive a liberal added to the public debt month after opposed to what they propose to force of the Senate and House, and brow-beat carpet-baggers: compensation for his responsibility, but month. should not use as his own the public

in the administration of the affairs of our county will be rigidly inquired into, and proper remedies for them found and applied. The people demand from their servants that they shall transact an their business with economy and honesty. The matter is with the court.

THE Express is mistaken when it says two or three voted against it. Such Bro. Landis. the editor of the Intelligencer offered the unanimity of sentiment among so large resolution in regard to the law of libel, a body of editors ought to be sufficient which was passed by the Editorial Convention at Harrisburg. Weapproxed | action upon this important subject. of it most heartily and voted for it, but that is all the connection we had with

to induce the Legislature to take prompt.

Vigorous Economy—Increasing the

A Naked Benial from Mr. Warfel. The Bridge Swindle. We have received the following note We print in another column the port of the Inspectors appointed to exfrom John B. Warfel, Esq. : amine the new bridge at the Printers' Paper Mill. They report the floor beams joists and arches to be too light; the piers and abutments they could not examine, because they had been carefully

UNITED STATES INTERNAL REVENUE, ASSESSOR'S OFFICE, 9TH DISTRICT, PA. LANCASTER, Feb. 4, 1869.) painted; the refuse of the old bridge

The County Treasurers have been ap- United States to investigate such cases. propriating to their own use the interest The law is specific in all its requireupon the deposit of the county's moneys ments, and it provides that such abate- duties as Solicitor to the County Comjuries are so tickled with the sharpness mendation and with the approval of and so impressed with the propriety of the Assessor of the district. It may be the locality. We take it, however, that Their only hope is in hurrying the mattern of the district. this operation that they fail to find true that Mr. Warfel did not recommend an he is the recognized legal adviser of ter through Congress, with the expecbills against these officers for their abatement of the tax due from the that body. Assuch it is his duty to in. tation that a sufficient number of the So the bridge builder and his friends argue "if the interest can be captured facts in the case, unless he was very have been laid down for the egulation

the other." And so they have. During accomplished.

Stevens, notifying him in distinct lan- were so good for becoming a million- without exposing all the guilty parties, known his whole duty in relation to ought to be done. Let our readers cut aire, before he dies. As will be seen by is as criminal as if he were himself a this important matter, and had faith- out the following remonstrance, attach the following statement, McMellen re- principal in the transaction. Mathibity, he, Mr. S., would find a man ceived from the County last year be- Mr. Warfel's reputation for honesty sioners might have found themselves many subscribers to it as possible: to jill the Assessorship of this district tween one-fourth and one fifth of all the and probity is at stake. If he allows in a more comfortable position than the noneysexpended by it, excluding loans this Hackman case to pass without one they occupy at present. Did Mr. making the fullest exposure possible, he | Landis know of the existence of the act will hereafter be marked as a protector of Assembly from which we quote? If and encourager of frauds upon the gov- he did not he lacks the knowledge ne-\$ 5,410.25 ernment. That is the naked truth cessary to constitute him a safe legal

> statement of the whole transaction. It aggregate quantity of lands certified he desires to maintain his reputation as under existing laws for railroads and

| Marche | M

The political campaign of 1869 will open with the following State elections: New Hampshire, March 9; Connecticut, public debt nearly Sixteen Million dol. April 4; Rhode Island, April 7. A Govarra a month.

missioners.

Jesse Landis, Esq., Solicitor to the County Commissioners, seems to be ple of the United States are opposed to

decidedly sensitive. A very slight al-MESSES. EDITORS:—My attention has been directed to an article in yesterday's Intelligencer, in relation to the "Hackman Whiskey case," in which the following appropriate it is generally understood that MESSES. EDITORS:—In your issue of last backed in by military powers. MESSES. EDITORS:—In your issue of last backed in by military powers. Messes. MESSES. EDITORS :-- In your issue of last

long years of impunity, in their pretty little operations, through which the money in the County Treasury was caused to take wings and fly away, finding a harbor of refuge in divers local authority appointed and embank accounts.

That may be true. All warle lought the question during that period. In conclusion I would merely remarks that sate matter in controversy is now in process of a legal investigation, I hope the public will reserve its opinion until a full and fair investigation can be had, so that no injustice may be done to either party.

J. LANDIS.

LANCASTER, Feb. 9th, 1869. What the full scope of Mr. Landis' Hackman estate: but he must have form the Commissioners of the require. State Legislatures which they now conbeen entirely conversant with all the ments of the laws and statutes which trol will sanction the contemplated why not the principal? The law knows negligent in his duties as an officer. If of their conduct. Such being the case. Will the present Legislature of Pennno superior sacredness of principal over the abatement was made without the it would have been well for them if he interest, and if the Treasurer can approprie recommendation of Mr. Warfel, he had called their attention to an act of this State of their right to regulate the prints the one, we will make a raid upon must, nevertheless, know how it was Assembly passed in 1836, defining their elective franchise for themselves? Is it duties and fixing the responsibility of prepared thus to degrade the State, to the last three years, nineteen bridges. The records of this case ought all to the County Commissioners in regard to sink its sovereignty in the dust, to cast

THE Radical State Central Committhis constructive mileage, to which they of this nation are, they cannot stand frage clause of the Constitution adopted next, as the time for holding the Radians bad. have clearly no claim. And how hap-such a continued drain. That proper thy the House, was the following from cal State Convention for the nomina-

> A GANG of Radical rowdles from A Scalywag's Opinion of Carpet-baggers. Philadelphia have gone to Harrisburg added to the public debt month after month.
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> The Law of Libel.
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> The Editorial Convention at Harrisburg passed the following resolution in regard to the law of libel by an almost month.
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> The Editorial Convention at Harrisburg passed the following resolution in regard to the law of libel by an almost month.
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> The Editorial Convention at Harrisburg passed the following resolution in regard to the law of libel by an almost more than they ought tocost. Will the Scheed, That the Editorial Association of Pennsylvania recommend such an same mendment to the pre-tent law of libel in the State of Pennsylvania, as will admit of the Senate and House, and brow-beat and intimidate country members. A lot of them called at the room of a Republican Senator and threatened him with personal violence if he dared to vote against this rascally bill, which has been structures from one-third to one-half more than they ought tocost. Will the State in a dintimidate country members. A lot of them called at the room of a Republican Senator and threatened him with personal violence if he dared to vote against this rascally bill, which has been structures from one-third to one-half more than they ought tocost. Will the State in A few strangers squatted in Virginia for them called at the room of a Republican Senator and threatened him with personal violence if he dared to vote against this rascally bill, which has been structures from one-third to one-half more than they ought tocost. Will the Solicitor to the County Commissioners to the whole. And and intimidate country members. A lot of them called at the room of a Republican Senator and threatened him with additional personal violence if he dared to vote against this rascally bill, which has been at curture from one-third to one-half more than very losing and fortunes by office-holding.—These men, without map be made trough and structures from one-third to one-half the building personal violence if he dared to vote of the resonal violence of the possible characters to recommend them to the

of "vigorous economy." There is need Since November, 1867, the Naof it. tional debt has increased over sixty-five Committee merely joking when they millions. If vigorous economy is not millions. If vigorous economy is not speedily practiced repudiation will be passed that resolution about "Vigorous of what it means inevitable.

Committee merely joking when they speedily practiced repudiation will be passed that resolution about "Vigorous other day. As a sample of what it means inevitable.

Economy."

A Card from the Solicitor of the Com- Let the People Remonstrate Against Ne- STATEMENT OF THE PUBLIC DEBT gro Suffrage. Increase of Fifteen and a Half Million That a vast majority of the white peo A Sample of Vigorous Economy. negro suffrage is undoubtedly true.

painted; the refuse of the old bridge was left lying in the creek into which it had fallen; and by careful calculation they found the bridge to be worth \$11,000, whereas the County Commissioners had agreed to pay \$10,500 for it, \$15,000 of which they had paid McMellen, the builder, before the first of January, and the balance they may have paid him since.

By this big swindle the Commissioners and the builder have got themselves into trouble, Mr. C. R. Baer, Treasurer of the Printers' Paper Mill, baving taken rules upon them which will haul them before the Court to answer for their misdeeds. They had grown bold by long years of impunity, in their pretty little operations, through which the Hackman whiskey fraud. But the money in the County Treasury was a sealed without any recommendation from him."

MESSISS. EDITORS:—In your issue of last, the release could not have been ordered in the notice headed Vigorous conomy, wherein the County Solicitor is requested to be good enough to let the people of the understanding is certainly erroneous, as the assessment in thisaces was abated without any recommendation from me.

Respectfully yours,

Ow whereas the County Commissioners and the bridge contractor, and if not, which they had paid McMellen, the building of bridges) goes into the pockets of the building of bridges) goes into the pockets of the building of bridges, and for the pockets of the building of bridges, and for the payment of them, does not belong to make the value of the grossest character. The people of the different States have the right to franchise and will only say that the duty for the contractor, and if not, which they do not desire to transfer to assume the duty for the contract or assume the building of bridges, and for the payment of them, does not belong to the propose of the different States have the right to find the release coolled the hours whether all the enormous profits of such visions whether all the enormous profits of such visions whether all the enormous profits of such visions whether backed up by military power. Massa-New York and Rhode Island no negro can vote unless he owns a certain amount of property. The attempt to force negro suffrage upon the whole country by act of Congress is an outrage aproximate attempt to the people of the peop and they do not desire to transfer Matured debt not that right to the General Government. Negro suffrage would be 3 year 7-30 notes. titled to the elective franchise in this State, would be defeated by such a vote as would show the sense of our people. The Radicals know very well that Treasury they can only secure the ratification of the proposed negro suffrage amendment to the Constitution of the United States with the banks, and our funny grand ments shall only be made on the recom- missioners may be we do not know, as by trickery and fraud. They dare not

outrage. sylvania vote to deprive the people of have been built by the County at a cost be on file in the Assessor's office where of \$69,718.63, to say nothing of the large Mr. Warfel can lay his hands upon them lowing clause is of especial interest to

fully discharged it, that the Commis- it to a sheet of paper and procure as REMONSTRANCE, To the Honorable the Senate and House Representatives of the Commonwealth e Pennsylvania, in General Assembly met

people of the several States have complete control over the question of suffrage, and the people have not been consulted as to whether they are willing to part with this

Janc-Yes, Mary; but, then, you without leaving it. We have under national debt will inevitably follow, and Among other amendments offered in | tee met in Harrisburg yesterday, and know when the Legislature adjourns stood that they have paid themselves that before long. Vast as the resources the Schate to the proposed negro suf- fixed Wednesday, the 25d day of June the raftsmen come-and they're almost tee took occasion at their late meeting

tion of a candidate for Governor and IF you want to know what the Radi- bill for Philadelphia, which takes all Judge of the Supreme Court. The cal State Central Committee mean by control from the hands of the Mayor lars a gallon. It was the result of such pensit that the cellar of the Court House problem of the Court House is turned into a warehouse, and that the fadical rule, we do not believe. The Treasurer's report does not show that the country receives any recit the County Treasurer should not recite to the County Treasurer should not recite to the County Treasurer should not recite to the County Treasurer's report does not show that the East of the County Treasurer's report does not show that the County Treasurer should not recited under' Sentor Governor and "The Greening amendment shall be about the House to the State Central Committee of the Whole, which the Mayor who the House who do not believe. The call state Central Committee of the Whole, which the Mayor who the House who do not selve the House who do not believe. The call state Central Committee of the Whole, which the Mayor who the House who do not selve the House who the Washington correspondent the Control from the house who do not selve the House who do not selve the House who the Mayor was the Case when the taxen the House who do not selve the House two doll theman. The Control the Mole and the House two doll theman the House who do not selve the House two doll theman the Committee of the Whole was the Case when the Hade and the House two doll theman the Hous lic moneys, from the banks with whom he leaves it on deposit. The last grand land rightly too, we think, that if the people of the different States. It Simon Cameron does not "hang his jury refused to find a true bill against people had really desired economy, would give them an opportunity to de- hide on the fence," as he threatened to lowered. It is an admirable exemplification. cation.

punity, and all the vast sums of money should reject that fair and nonest proto enforce the adoption of the Municipal of one wing of the Radical party of what they believe to be right, regardless. House of Representatives, in the pres-But the custom should be changed; the cient to prevent millions from being fession that a majority of the people are Police bill. They throng in the galleries Virginia, thus expresses his opinion of of consequences.

truth plainly spoken, and accounts for

A New Year's Gift From the Endical to Tax-Payers. WASHINGTON, Feb. 6 The following statement of the public debt of the United States on the 1st of February, 1869, has just been issued:

Debt bearing coin per cent, 5 20 \$2,107,850,050 140,000,000 00 1,977,150.00 3,599,170 co 256,000,00 Bonds, April 15, 1842, Jan'y 28, 1847, and Mar, 31, 1848.... 178,400 00

445,492.00

13,000.00 United States rotes..... Fractional cur-\$156,021,073 0 35,511,127/01 32,059,520, 6,

The N. Y. World assures us that Gen. Grant has promised to attend a ball in Washington, and intimates that he makes his promise on the assurance that "Negroes are to be excluded!" and encourager of frauds upon the gotcriment. That is the naked truth
about the matter; and that is the light
in which every hourst man in the community will be forced to look at it.

Since it is well known that all the
records in this case are, or ought to be,
in the Assessor's office, Mr. Warfe can
not be held to have cleared himself from
guilty knowledge of the Hackman
frand until he makes a full and clear

The Novidant as promised to attend a ball in
defined in which every hourst man in the conmunity will be forced to look at it.

Since it is well known that all the
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in which every hourst man in the community will be forced to look at it.

Since it is well known that all the
records in this case are, or ought to be,
not be held to have cleared himself from
guilty knowledge of the Hackman
frand until he makes a full and clear

The Novida assures us that Gen,
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There it is. The President is not to attempt to obstruct, the execution of the be permitted to deny social equality to its and stills, or be aiding or abetting therein the negroes who voted for him. The Radicals who have constituted to the results of the result

THE Radical State Central Committo pass a resolution recommending the passage by the Legislature of a Police themselves bound to obey the peremptory order of the Radical State Central . NEXT Wednesday the vote of the Committee remains to be seen. We

In reference to the use of Gen. Honcock's name in connection with the nomination for Governor of Pennsylvania, a Washington despatch says he refuses to be a candidate or interfere with the local politics of his State while

he remains in the army.

SENATOR MORTON declared, during a debate in the Senate the other day, that the Tenure of Office law had "been used to put thieves in office." That was truth plainly spoken. and second.

The Extent of the Hackman Whiskey

truth of its assertion. The editor says!: We have taken some pains to investigate this, and submit the following statement, whinb is mainly from the official records.

Beside a considerable amount of whisky made by Mr. Hackman prior to January 1st, 1856, which, he had on hand at that date been paid, this assessment was made to cover the liquor distilled by him, and not returned, from January 1st to May 3lst., 1863, a period of 151 days.

The Hackman distillery is now operated by Messrs. Hamsker & Lytle. It had six fermenters in Hackman's time, two of which have since been taken down, thus reducing its capacity one-third.

The present distillers have, under the new law, fixed 72 hours as their ferment ling period, and are also compelled to keep each fermenter empty for 24 hours after the beer is drawn off. It requires 96 hours, thorefore, from the time a fermenter is filled with mash until it can be filled again.

At that time Hackman was not required to keep bis fermenters a ninnine empty. Payer, Harold, Atzerodt, Varg and Booth. We have taken some pains to investigate

But putting the matter in the most favorable light possible for Hackman, let us suppose he made no more than Hamaker & Lytle are now doing, and still we have 54,813 gallons. And now, reader, what think you did Hackman return? Nine amily, Father Walter and Mr. Towne will up the Sulfrage Amendment, a mondment were offered and or principles. And now, reader, which the splace to morrow at two and half o'clock. It is thousand four handred and lifty-two gallons. Our readers can figure the deficiency for themselves, and then remember that as before stated, but a small portion of the 20,610 gallons assessed against Hackman was for

of the South. THE New York papers report that THE New York papers report that cares much. He writes a card, foolish market to be again flooded with con- man, to the Gazette, to which that market to be again flooded with contral man, to the Uazette, to which it apper rejoins:

below the cost of production. That was the case when the tax was two dollars a gallon. It was the result of such frauds as those perpetrated in the Hack-way case. Millions of callons manage assembly. of course those who cheat the govern-

below cost.

NENT Wednesday the vote of the Electors for President and Vice President will be counted in the hall of the House of Representatives, in the presence of the two Houses, the President of The Rev. Judge Hunnicut, the leader hope they have manhood enough to do dent will be counted in the hall of the the Senate presiding and the Speaker of the House on his right hand.

Monument to William Penn Will not some patriotic member of the Legislature make a move this session

The Remains of Mrs. Surratt. The Inquirer seems to think that the Hackman whiskey fraud was a more gigantic swindle even than it was at first reported to be, and we must confess that the following statement goes very far towards proving the entire truth of its assertion. The addresses. on, Mrs. Sor

mmediately after the execu

ratt's remains, with those of Payne, Har-old and Atzerodt, executed at the same known as No. 1, the second building below the principal office, the bodies being placed under the flagging. Mrs. Surratts was lead to offer a suffrage amendments to keep his fermenters a minute empty, and it is well-known that his fermenting period ranged from \$1 to 60 hours. A comparison shows, first, that Hackman had one-half more capacity for fermenting than Hamsher & Lytle have, which is the true test, as every distillery in the county has much larger distilling than fermenting period was only from one-half to five eighths as long as that of the present operators.

It is, therefore, evident that he should have made at least twice as much liquor as the mane of the mane of the should have made at least twice as much liquor as the formal maner of the should have made at least twice as much liquor as the formal maner of the should have made at least twice as much liquor as the formal maner of the formal maner of

nimity agreed an artificial results of the Pacific They provided for a Northern Pacific Railroad and an Atlantic and Pacific Railroad. The latter suffrage amendment, feet to extradition tree

Elisha W. Davis made his pile in "ile," and never lost anything by being a member of the Legislature, without it was his temper, about which nobody cares much. He writes a card, foolish man, to the *Gazette*, to which that paper rejoins:

In the letter from Mr. E. W. Davis, which we publish elsewhere, be writes like a gentleman. In his speech in the House, of which the give a telegraphic synepsis, for the wrong the word and the main question or the table; negatived—yeas, 66; nays, 160. The amendments were time concurred in At a quarter before three, the House went into Committee of the Whole, and resumed the consideration of the Army Appropriation bill. After a discussion or over an hour and a balf, the House took a recession of the strength of the Royal Popular and a balf, the House took a recession of the Army Appropriation bill. smoke it, for there is plenty more com-ing.—Pittsburg Post.

Fatal Affray in York County.

was the occupant of the other. Albert D Hartman, son of Michael, had been walking near the wagons when they collided. An angry quarrel spring up immediately, which terminated by George Hartman dealing with a club or other weapon a deadly blow upon the skull of A. D. Hartman the gentleman, the gentleman who recently bear

A Girl Cut in Two by her Father. Sr. Louis, Feb. 6.—A man named Hoefer, living on the outskirts of Hannibal, Mis-south, murdered his daughter, ten years that they may sneak into their places; trying to crush out truth and honesty to make way for tying and robbery."

WIGOROUS ECONOMY. "That is the members of the Radical State Central Committee merely joking when they passed that resolution about "Vigorous Economy."

**To Lewistown Gazette says John Rager of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, while out hunting on Thursday last in the mountains back of Milroy, chosed then with a last mount,

Congressional. Congressional.

Washington Feb. 3.

In the U. S. Senate, yesterday, the Diplomatic Appropriation bill was considered, the question being or an amendment to reduce the pay of the Judges and arbitrators appointed under the shavetrade treaty with Great Britain. The amendment was finally altered so as to provide for payment of the budges cally while they are at their roots. altered so as to provide for payment of the judges only while they are at their posts. Mr. Wilson introduced constitutional amendments providing for universal suf-frage, leaving to the States only the regula-tion of the period of residence. Mr. "Henition of the period of residence. Mr. iten-tion of the period of residence. Mr. iten-derson introduced a bill establishing a De-partment of Home Affairs.

In the House, various resolutions of in-quiry wereadopted. Mr. Perham's Pension bill, with amendments, including the omisllo and Warren, held as Fenian i

have made 726 gallons daily, or 109,026 gallons from January 1st to May 31st, the time of the minister to Mount Olivet Cemetry, which it is admitted his distillery was in operation. But putting the matter in the most favoable light possible for Hackman, let us suppose he made no more than Hamakor, able light possible for Hackman, let us suppose he made no more than Hamakor (a Lytle are now doing, and still we have 15,1813 gallons. And now, reader, whit think you did Hackman return? Nice the most favoard which the first the funeral, which takes place to the most favoard which the first the funeral, which takes place to the most favoard which the first the funeral which takes place to the first to the Argentine Republic, and driven to Mount Olivet Cemetry of the Minister to the Argentine Republic, and driven to Mount Olivet Cemetry of the Minister to the Argentine Republic, and driven to Mount Olivet Cemetry of the Minister to the Argentine Republic, and driven to Mount Olivet Cemetry of the Minister to the Argentine Republic, and approprinting \$1000 to repar the Public of the Minister to the Argentine Republic, and driven to Mount Olivet Cemetry, and approprinting \$1000 to repar the Public of the Minister to the Argentine Republic, and driven to Mount Olivet Cemetry of the Minister to the Argentine Republic, and driven to Mount Olivet Cemetry, and approprinting \$1000 to repar the Public, and driven to the value and the placed in the undertaker's wagon of the Minister to the Argentine Republic, and driven to Mount Olivet Cemetry, and driven to the Argentine Republic, and driven to the Argentine Republic, and driven and drive In a set to trot, whether helse delayed filling the Invester placeage below. It is a comparison of the particular of the set of the particular of the particular of the set of the particular of the set of the particular of the set of the particular of

In the U.S. Senate, yesterday, or was ordered that the Senate bold runk line of the Union Pacific Railroad on Humboldt river.

These companies are to issue bonds respectively, as twenty nile sections may be completed to the amount of \$59,000 per nile, bearing 6 per cent interest, payable in green-bearing 6 per cent interest by these companies, all dies from the Government to them for transportation are retained and the title to the public lands is to remain in the Government until the latter shall offer them for transportation are retained and the title to the solution of the morning hour, when the exponsation of the mornin

State Legislature.

tion to the electoral vote of Georgi

HARRISHURG, Peb. 5 In the Senate a number of private bills In the Senate a number of private bills, of no general interest, were taken up and disposed of. Among the bills read in place, was one relative to the admission to and discharge from hospitals of the insure, and one to punish cruelty to animals.

In the House the private calendar was taken up and considered. Among the resolutions passed, was one granting the use of the half to the Editorial Convention, and the realization composite it resolutions to the senate of the private consequence of the senate taken up and considered. Among the re-solutions passed, was one granting the use of the hall to the Editorial Convention, and the gentlemen composing it were invited to scats on the floor during the House sessions. HARIGE RURG. Feb. 5.
In the Pennsylvania Senate, yesterday, a number of bills were introduced, mostly relating to railroad and canal interests. In the House, the Union League bill relating to the selection of candidates for office (being the proposition of a prime essay) was reported adversely, and recommitted. Bills were introduced authorizing the Common Pleas Court to grant divorces, and giving the Government power to remit portions of sentences for criminal offences, and reduce death sentences to imprisonment for life of

death sentences to imprisonn