SEC. 1. Be it enacted &c. That the president judges of the Eleventh, Thirteenth and Twenty-sixth judicial districts of this Commonwealth, or a majority of them, shall, on or before the first day of June next, appoint a board persons, who shall reside out of the counties of writes us as follows: Bradford, Wyoming and Luzerne, whose duty damages.

Sec. 2. That any person or persons, or cor-man. shall furnish such appraisers a certified copy all claims filed in his office as aforesaid, all Comments unnecessary!" of which shall be passed and reported a pon by such appraisers.

duly qualified by oath or affirmation, fuithfully, the case ?- Broome Republican. justly, impartially to decide, and a true report make concerning all matters submitted to them, shall proceed to examine the claims before examine the lands claimed to be damaged:

sary travel. That in all cases either party may appeal within twenty days after the filing of said report; and the party appealing shall make pose of delay, but that injustice has been done: and when such appeal shall have been entered the court of common pleas of the proper county shall, in each case so appealed appoint five or seven disinterested persons, who shall not re side within five miles of the North Branch be alleged to have arisen, as by petition prepellant to the other party; and the said jury. concerning all the matters and things submitauthorized to inquire ; in pursuance of the provisions of this act, they shall perform all the this act on the former board of appraisers; and amount of damages have been sustained, or what amount may be due on other demands, 23, and to whom payable, and make report thereof stating particularly therein when and how the damages were occasioned, to the court ; which, if approved, shall be final; and if not satisfied of record within sixty days after approval of the same, the prothonotary shall enter judgment thereon; but if said report shall not be confirmed by the court, it may be referred back to the same jury, or others may be appointed by the same court in their stead and in either case specific instructions shall be given by the said e urt to the jurors as to the mode of assessing the said damages, and making the said report; and if said jurors shall proceed in accordance with the instruction of the court, their report shall be final: but if for any cause the said report shall not be con-

tions of the third and fourth sections of the act of June sixteenth, one thousand eight hun ired and thirty-six, relating to executions :-Proveded, That the stay hereby allowed shall be recovered from the date of filing the original report in the office of the prothonotary.

A CHARGE, LIKE CHICKENS, COME HOME TO of appraisers, to consist of three disinterested Roosr !- A correspondent from Kirkwood

"I have had my attention called to an artiit shall be to assess all damages, and investi- cle in the Binghamton Democrat, taken from gate and pass upon all demands which the the Montrose Democrat, of Feb. 24, giving a North Branch canal company is liable to 1 ay history of the marriage of a 'nigger' to a white under the seventh section of the act, appro woman, in Harford, Susquehanna Co., Pa., ved the twenty-first day of April, Anno Domini which, after saying that there could not be a one thousand eight hundred and fifty-eight, minister found in Harford that would marry entitled "An Act for the sale of the State them, uses the following language : "Of course, canals," and by virtue of its purchase of said none would be a party to so black a crime, canal from the Sunbury and Erie railroad com- wherenpon the parties went to New Milford pany; said board shall take into consideration and other places, in search of some being who the advantages as well a disadvantages to the had not decency enough to deter him from property, claimed to have been damaged in the lending himself to so degrading an act. And location, construction, repair, management or on the next day a Justice of the Peace of use of the canals in making their award for Kirkwood, N.Y., consented to give legal sanction to an alliance, forbidden alike by God and

poration, having any claim for damages or other From some words used in the article referdemands as aforesaid, shall, on or before the red to, such as 'Negro Equality,' 'Amalgafirst day of July pext, by themselves, their at- mation,' the bogus Democracy take up the cry torney or gnardian, file in the court of common of 'Black Republicanism,' 'Amalgamation,' pleas, of the proper county, with the prothono- &c. Now for the information of the Demotary, a statement setting forth the nature and cracy, we would say that the justice referred amount of said claim or claims, with a descripto, is the Democratic Justice just endorsed by tion of the property said to be damaged; all the Democracy of Couklin, and last fall elec of which shall be verified by oath or affirmated a Justice of Sessions of the County of tion; which statements so filed shall be legal Broome, Horatio N. Benjamin, who not only notice of said claim to the North Branch canal boasted of having married them, but in additionally company, for the purposes contemplated by this tion to the usual fee, of having had the pleasact; and the prothonotary of the proper county ure of kissing the bride-or, as he termed it, 'putting on the seal.' This is the true history !

Will those Democratic papers who have uch appraisers.

tried to make political capital out of this afSEC. 3. That the said appraisers, after being fair, have the honesty to publish the facts of

A sad case of insanity has just occurred in Boston "through the influence," one of the pathem; and in cases of damages, to personally pers say, "of a little widow, with a pretty face and languishing eyes." At a watering place, and either one of said appraisers may issue last summer, she made the acquaintance of Dr. subpænas, administer oaths to witnesses, and F. A. Noyes. The doctor was made captive issue attachments to compel the attendance of and drawn into the net which the widow threw witnesses; and, after they have heard the pa:- with such consummate skill, and for a while he ties, their proofs and allegations, they shall was happy under the impression that Emma, proceed to estimate and determine the damages the fascinating widow would soon consent to or other demands, if any, and to what amount, change her name. In this hope he was sadly and to whom payable, and make a report there- disappointed, for when he proposed, the widow of for each county through which the canal wiped her eyes, said that she should always espasses, of all cases arising in said county, and teem him as a friend, but she couldn't think of shall file all cases arising in said county, and marriage. All hope was given up, and he tried shall file said reports in the several counties of to banish the image of the widow, but she was Bradford, Wyoming and Luzerne, together determined not to stay banished. She wanted with the evidence; and in all cases not ap- more amusement at his expense, and, she had

pealed from as bereinbefore provided, when it. She re-opened a correspondence, visited the award is not paid within sixty days from him at his office, talked with him, laughed with the day of filing the same, the prothonotary him, flirted with him, and a second time refused of the proper county is hereby required to him. Then reason began to totter, flickered enter judgment; which shall have the same for a while like an expiring lamp, and on Wedeffect as a judgment entered upon award of arbi-nesday the last ray of intelligence left his brain. trators, under the compulsory arbitration act He became a raving maniae, fierce and cruel, of one thousand eight hundred and thirty not able to contain his rage at the sight of a female's face. His first attack was upon a lady Sec. 4. That all certified copies of papers visitor at the house. He tore her clothes off of the late Canal Commissioners, and their and trampled them under foot. The frightened journal, and certified copies of all papers on domestics rushed to the rescue, but the Doctor file in any of the departments of State, shall, if demolished all who opposed him. He dashed pertinent, be received in evidence by the hoard his fists through mirrors-swept vases and of appraisers in adjudicating said claims; the clocks from the mantel pieces -twisted off gas said appraisers shall complete the investiga- pipes-broke chairs and tables-dashed thro' tion required by the act within one year from a partition, and was only prevented from doing the time of their appointment; and shall be further violence by the arrival of two officers paid by the said canal company for their services from the second station, who removed him three dollars per day for all time necessarily from the house and kept him locked up until occupied, and ten cents per mile for all neces- his friends sent him to an insane asylum, where or later, you may be quite sure that I shall, he is now confined, and considered incurable.

MIDDLETOWN BANK (PENNSYLVANIA) ROBprn - A man named George Felger employed an affidavit that the same is not for the pur- as watchman in this well known establishment was detected last week in having abstracted from the bank a considerable sum of money. In May of last year the sum of \$1,000 was day evening, during the terrific storm of wind missed from the bank, and a short time ago another considerable sum was found to be missing, comprising two \$50 notes of a peculiar canal, and fix a time not less than twenty nor mark. The bank officers made no mention of more than forty days thereafter for said jury the affair, and "determined to keep a sharp of viewers to meet upon the premises where look out." One day last week a gentleman of the claim for damages or other demand may Midletown, appeared at the counter with one of the identical notes. Upon being questioned sented for previous view, of which time and where he had obtained it, he mentioned the place ten days' notice shall be given by the apname of a farmer in the vicinity of Middletown who was at once sent for, and stated that h or a majority of them, having been first had received the note from Felger. The latsworn or affirmed by some person competent ter was confronted, and at length made conto administer oaths, faithfully, justly and im- fession, acknowledging also having taken the partially to decide, and a true report make, \$1,000 first mentioned. Up to this he had never been mistrusted. Felger made such a ted to them, and in relation to which they are sturdy appeal to the sympathy of the bank officers, that upon consenting to deliver over his property in the town sufficient to cover the duties, and have all the powers conferred by loss, they agreed to permit him go free of legal punishment. He left the place on Saturday, after having made a fair and just examination, and so faithfully had the bank people confined they, or a majority of them, shall estimate and the information of the imposture, that the ofdetermine whether any, and if any, what fence was known to but very few until yesterday morning. - Harrisburg Patriot, March

DIED OF EAR RINGS .- About a week ago a domestic, named Ellen Vaughn, employed at the Union House, had her ears perforated for the purpose of wearing ear-rings. The operation was performed in the usual mauner, with the usual results at the time. On the second day after the piercing, her ear commenced swelig, and she left employment and went home. The third day the swelling and inflammation increased rapidly, when she became deaf, blind and speechless; erysipilas set in, and for three days the unfortunate suffered terribly, when death released her .- Troy Budget, March 25.

THE WANDERER'S NEGROES AND THE GOVfirmed by the court, then, and in such case, on ERNMENT.—A statement in the Savannah Rea day to be fixed by said court as early as con- publican, said to be from reliable authority, vemient, upon all the evidence submitted to brings home to the Government at Washingthe appraisers in the case, and such other evi- ton some serious responsibility in the disposidence as the said court shall beem necessary, tion of the negroes imported in the Wanderer. the case shall be submitted to the said court; A number of them were captured in Worth which shall hear, investigate and pass upon the County, Ga, by the Deputy United States The little sufferer would probably not have claim; and the decree of said court shall be Marshal, Mr. McRAE, who sent at once to the final and conclusive, and judgment shall be Marshal at Savannah for instructions. The entered thereon; and if the amount thereof Marshal replied that he had telegraphed to be not paid within sixty days, execution may Washington in regard to them, but had receivissue as in other cases of debt for the sum so ed no answer; that the Government knew of awarded : Provided, That in case of an appeal, the Africans being in the State, but had given if the party or parties so appealing shall not him no orders concerning them. He advised, obtain an award more favorable than the therefore, their immediate discharge, and they award of the appraisers, he or they shall pay were released. What has the Union to say all costs on the appeal: Provided further, upon this point?

That said jurors shall each receive three dollars HAVE YOU THE DYSPEPSIA? the Ashma? per day for all time necessarily occupied, and ten cents per mile for all necessary travel. | the Liver Complaint, or General Debility? Sec. 6. That stay of execution shall be all does your food distress you? Do you suffer lowed on all judgments obtained under the pro- from nervous iritation or ennui? Take the visious of this act, upon the terms and condi- Oxygenated Bitters which cures all these.

Bradford Reporter. E. O. GOODRICH, EDITOR.

TOWANDA:

Thursday Morning, March 31, 1859.

Terms—One Dollar per annum, invariably in advance,— Four weeks previous to the expiration of a subscription notice will be given by a printed wrapper, and if not re-newed, the paper will in all cases be stopped.

LUBBING-The Reporter will be sent to Clubs at the fo lowing extremely low rates:
6 copies for....\$5 00 | 15 copies for....\$12 00
10 copies for.....\$8 00 | 20 copies for....\$15 00

ADVERTISEMENTS—For a square of ten lines or less, One Dollar for three or less insertions, and twenty-five cents for each subsequent insertion. OB-WORK-Executed with accuracy and despatch, and reasonable prices—with every facility for doing Books, Blanks, Hand-bills, Bali tickets, &c.

MONEY may be sent by mail, at our risk—enclosed in an envelope, and properly directed, we will be responsible for its safe delivery.

Elections of the Members of Congress are to be held in the course of this year as follows: Connecticut and Rhode Island elect early in April; in Virginia on the fourth Thursday of May; on first Monday of August in Alabama, Kentucky and Texas; on first Thursday of August in Tennessee; on second Thursday of August in North Carolina; on first Monday of October in Georgia and Mississippi; on the second Tuesday of October in Minnesota : on first Monday (7th) of October States were represented in the last House by bles to do all the drudgery without much pay.

THE LATEST CANARD. - That infallible authori ty, a "private letter from Paris," supplies somebody with the statement, which is duly forwarded to New-York, that Louis Napoleon is about sending an agent to Nicaragua to seemploy Asiatic and African apprentices in mining and other pursuits. Considering the cheapness of native labor, the hostility of the Governments to any form of Slavery, the opposition that England would make to it, and the variety of interests which the Emperor has to look after just now elsewhere, this story may very safely be regarded as ridiculous and

The following are the late amendments to the Indiana divorce law : Hereafter, the applicant will be required to show an actual residence of one year in the State, and decrees of divorce which have been rendered on mere advertisement of notice in a newspaper, and without personal service, may be re-opened within two years by the defendant, so far as decisions relative to property, alimony, or gnardianship of children are concerned, but not to set aside the disruption of the marriage tie itself.

Ex-President Pierce has written a let ter from Sorrento, Naples, in which he says "I cannot speak with any certainty as to the period of our return, but, whether it be earlier under no possible circumstances, consent to the use of my name in a manner calculated to disturb the tranquil pursuits, which alone pertain to the life of a private citizen."

DESTRUCTION BY THE LATE STORM .- On Friand rain, five spans of the bridge of the Pennsylvania Railroad and Canal Company, at Clark's Ferry, were blown down. Three spans were left standing in the middle of the river. and three men were upon these at the time the others fell. A number of rafts were broken in pieces, by striking the piers of bridges along

By mutual consent of the Court, District-Attorney and counsel for the defence, the trial of Mr. Sickles will commence on Monday, April 4. The counsel for Mr. Sickles appeared, on Thursday last, in Court and demanded some definite arrangement, which resulted in fixing the day named. The indictment was prepared Thursday, and presented in due form.

In Dutchess county, N. Y., Henry M. Barnes sued Thomas N. Allen for damages sustained in consequence of the defendant taking his wife from him and depriving him of her society! The defendant stated that the plaintiff's wife came to his house in the night, with a complaint against her husband, and he suggested to her the propriety of leaving him; accordingly he repaired to her house the next morning, and in the plaintiff's absence took her away. The jury thought he was not a proper person to act as judge of Mr. Barnes' domestic ills, and allowed the plaintiff \$800 for the loss of his better half.

A little girl in Cincinnati, one day last week, when playing hide-and-seek with a companion, hid in an old trunk, the lid of which fastened with a clasp. She screamed for help till exhausted, when an alarm was raised by her long absence, and a search made. She was found almost dead from the exhaustion of the air .lived many minutes longer.

No tidings have yet been had of Mr. YEAGER. of Easton, in this State, who left that place some time ago for New York. He was last seen at Newark, New Jersey, which place he left to take the train for New York.

It has been discovered that the woman who pretended to have lived for the past two years without food, at Fort Edward, New York, has been imposing on the credulity of the public there. She is an arrant imposter.

FROM HARRISBURG.

[Correspondence of the Bradford Reporter.] HARRISBURG, March 25, 1859. Mr. E. O. GOODRICH :- An act to render more secure the pay of mechanics and laborers, in certain cases, passed the House almost unanimously. It provides that journeyman mechanics and laborers, employed by any master workman or contractor, may have a lien on any moneys due such master workman or contractor, from the owner or proprietor of the building, or other property, on which the work is being done, for their wages earned thereon. This will enable honest laborers, many times,

to get their pay of dishonest contractors. The act relating to the collection of taxes in the several counties of this Commonwealth, which proposes to revolutionize the system, was lost. The bill makes the County Treasurer the collector by traveling over the county, staying two days in each township and boro' for that purpose. The cream having thus been taken off, the "driblets" to be placed in the hands of the several constables for collection. The objection to the bill are, mainly, that in large counties the duplicates would not be placed in the hands of the constables till many of the transient persons have left with taxes unpaid. many of which taxes a sharp collector might have picked up, had the duplicate been placed in his hands at an early day. It has a tendency to prolong the day of collection, and to in Louisiana, and on first Wednesday (2d) of place all the profits in the hands of a well-fed November in Maryland. Nearly all of these and a well paid officer, and compel the consta-

An act to require the Williamsport & Elmira R. R. Co., to fence their road was reported negatively by the Senate R. R. Committee. On motion of Mr. MyER the bill was just and so important a bill as this should be killed by that committee, without asking one cure to French citizens there, the right to of its friends to appear before them for explanation. When it was asserted in the House that certain Railroad Companies exerted an influence over the legislation of the State, certain very sensative gentlemen became exceedingly restive, and yet others were honest enough to declare, on the floor, that the most important constituency he represented was a certain railroad company, and it would seem that about the only constituency represented in the Senate, is the various corporations of the State. Whether a hearing before the Senate Committee, will induce them to change their report, is

An act to abolish the Board of Revenue Commissioners has been before the House, and elicited some very interesting discussion, which brought to light many important facts with reference to the present method of equalizing the assessments of the State. The system seems to give anything but satisfaction; yet to abolish it without supplying its place would be "jumping out of the frying pan into the fire." The bill was defeated 31 to 31.

The bill for the assessment of damages on the North Branch Canal was amended in the House, so as to make a review by a jury of seven take the place of a trial by jury in court. and so passed to a third reading, with the understanding that it should so pass through both pany, of Athens, has been united with the Great West Houses without opposition, learning, however, that a well organized opposition in the Senate of the bill in the House restored it to its original form and passed it without opposition. It goes into a very questionable committee in the Senate. What steps will be taken there to kill it will soon be known. Mr. Myer will be on the look out, and keep informed as to all movements in the premises.

House passed resolutions to adjourn finally on the 5th of April. The Senate has amended by fixing the 15th. So the 15th may be regarded as the day of adjournment, as the House will probably concur.

The Fry divorce bill has finally been reported to the House, and an effort was made to rush it through at the expense of other legitimate legislation. The bill was read in place the second week of the session. It was retained by the Diverce Committee without a decision till ten days ago. After deciding to report the bill it was retained about ten days longer. What argument has been brought to bear upon this committee thus to act is unknown, or whether they were waiting for some weighty argument to be brought to their notice, before they could conscienciously make the re port is also unknown, but since they have seen fit to thus retain their report, it was certainly asking too much to have that exciting and mooted subject crowded into the regular business out of its order, "Let it take its turn,"so the House said.

The tonnage tax question was made the special order for Wednesday last. The resolutions set forth that the Pennsylvania Central Railroad has refused to pay the tax and set the Commonwealth at defiance, and authorizes the Attorney General to commence suit in the Supreme Court against said road, with the view to ascertain if the said Company has not thereby foreited their charter, and also to take the necessary steps to procure a decree of forfeiture. A very exciting debate grew out of the resolutions and several amendments offered. but they were finally passed without amend-ment, by a vote of 74 to 20. If the Senate should pass them, the question of constitutionality will soon be decided.

The Governor occasionally tightens the check rein on hasty and inconsiderate legislation by vetoes. His vetoes have been sustained almost unanimously. The Gov. seems careful under his late political decapitation. From present appearances, old Bucks' necktie will be that will remain of the democratic party after the second Tuesday of October next.

Yours &c., PETER KLAUS.

LOCAL AND GENERAL

so It was believed that the late Capt. DANEL BROWN, of Wyalusing, was the last survivor of the Wyoming Massacre It is said, however, that another is still living-Mr. DAVID STODDARD, a hale and hearty old man of 91 years, at Fenmer, Madison county, N. Y.

A party of young men left this place last week for Pike's Peak. We should judge, from our exchanges, that the emigration to that new El dorado this Spring, will reach a high figure.

Since the adjournment of Congress, Mr. Grow has been stumping in New Hampshire and Con-

A Musical Convention is to be held at Apalachin, Tioga county. N. Y., commencing Tuesday, April 5th, under direction of Prof. G. B. LOOMIS, of New

The wife of Hon. G. H. BARSTOW, died t Nichols, N. Y., on the 13th inst., aged 67 years.

The bridge across the Susquehanna iver at Apalachin, N. Y., fell with a tremendous crash, on Wednesday last, while a valuable team was passing over it. The horses were lost. They belonged to R. C. McNEAL, and were valued at \$700. The driver escaped.

The present season has been a very fa vorable one for the early opening of the Canals. The Wyoming Canal commenced business on the 25th inst. The time of letting water into the North Branch will depend upon the Canals north of us. Some little delay is expected on account of the re-building of locks on the Che mung, so that it will probably be the 1st of May before water will be let into the Chemang. The North Branch is now ready for operations.

The last number of the Sullivan county Democrat is filled with editorials and communications in favor of "booming" the Loyalsock. We have read them all carefully, in order to enable us to take sides on this "great question;" and we are somewhat disposed re-committed. It is singular, indeed, that so to be "fornenst" it. We are tolerably well acquainted with the stream, and our idea is that any attempt to "clear the channel" or "blast rocks," will be contrary to the intention of Nature, and decidedly prejudicial to the trout-fishing interest. We call upon our members to

> THE WEATHER .- On Thursday last, we were visited by a thunder-storm, and Sunday morning the ground was covered with snow. A more capricious, unreliable season, has never been known. Apprehensions are entertained that the fruit trees have already put for ward so that a cold snap, would nip in the bud, all our hopes for fruit the ensuing fall.

PROBABLE HOMICIDE. - On Wednesday, the 23d, the body of Mrs. BEAM, wife of ADAM BEAM, was found in Towarda creek, about seventy rods below her dwelling in Monroe township, a short distance south of Monroe borough. Marks of violence appearing on her person, a Coroner's inquest was summoned, and a post mortem examination made by Drs. Mason and Newton. The result showed that she had received several wounds upon the head, not sufficient, however, to produce death, and had probably been thrown into the water when is sensible from the effect of the blows upon the head. The foroner's Inquest returned a verdict that the deceased came to her death by violence at the hands of some person unknown.

Suspicions does not point strongly enough to any per son to warrant an arrest. Mrs. BEAM was at home alone a short time before her body was found in the water, her husband being at work, rafting, at the mouth of the creek. A son, who had that day been released from jail, in the meantime, went to the house, but says his mother was not at home, and he left for another dwell-

By an advertisement in another column, it will be seen that the Farmers' Union Insurance Comern Company of Philadelphia, of which JAMES WRIGHT, formerly of Owego, is Secretary. The principal offices hereafter will be at Philadelphia, New York and Chicago, would meet the bill at its threshold, the friends Mr. C. S. Russell, formerly Secretary of the Athens Co. takes charge of the Chicago office. By this consolidation a large increase of capital is effected, &c., the two Con panies put upon a basis successfully to compete with other Companies. The Western branch, which is of great importance, under the charge of Mr. Russell, will be certain of prudent and correct management.

> SINGULAR ACCIDENT .- The Owego Gazette, of the 24th says: "Yesterday forenoon, Mr. ERASTUS SHELDON, proprietor of the Canewana Hotel, was terribly bruised and bitten by a horse belonging to David

Mr. Sheldon was endeavoring to make the horse lie down, when, unexpectedly, he sprang upon him, taking a portion of his side in his mouth, throwing him down and stamping on him, making a frightful wound in his side and leg."

HENRY LOOP, formerly of Elmira, was killed in the Auburn prison, during a revolt of the prisoners. It became necessary for the guard to fire upon them to reduce them to subordination, when Loop and another were mortally wounded. A fitting finale to a life of dissipation and crime.

KILLED.-WILLIAM JONES, a young man, aged about 21 years, lost his life in Tompkin's mines, near Pittston, Tuesday morning. We understand he was being lowered into the shaft when the rope broke, and he was precipitated to the bottom. There were four other in the carriage at the same time. but escaped injury.

ADAM MOYER, an old resident of Pittston. vas found dead at the lime kiln of Samuel Vanderbury on the morning of the 23d. It is supposed that being intoxicated, the evening previons, he laid or fell down, with his face over the kiln, and suffocated.

See the advertisement of the Tioga Point Agricultural Works, in another column.

Our enterprising townsman, BURBANK, keep up with the public demand, has procured one of RUGER's celebrated Cracker and Biscuit Machines, and is now prepared to supply all who may need anything in

We have received the first number of the " Shelby County (Iowa) Reporter," published by Maj. P. Bull, formerly of this place. It is democratic in

NARROW ESCAPE .- We are informed by E. W. BAIRD, Esq., who with Mrs. B. was a passenger that the train on the Cattawissa road, Saturday night, 19th, providentially escaped one of these accidents which have been so often prophesied. As the train neared the high bridge near Cattawissa some casting or bolt broke, just as the locomotive and first car reached the bridge. 150 feet high, The front end the passenger car, was caught by a gust of wind, and lifted from the track, landing on the edge of the bridge. The motion of the car pulled the bell-rope, and the engine stopped, before any damage was done. The passengers were very much frightened, and a sight of the awful abyss they had so arge enough to make a winding-sheet for all narrowly escaped, was not calculated to re-assure them.

> Both houses of the Pennsylvania Legislature have agreed to adjourn sine die on the 14th of April-

Godey's Lady's Book .- We are in reof this most estimable publication for April, and aft rusing its pages we hesitate not a mor ing it a perfect gem. It is emphatically the Ladies' and every Lady upon Columbia's soil should place her table. We know that the Ladies cannot hely read it, as it is both interesting and instructive. Its en lishments are of a superior caste; and its illus of fashions are true to the prevailing styles. This is what it purports to be, a ladies book. It is publi by Louis A. Godey, Philadelphia, at \$3 per annum for single copy.

The Atlantic Monthly for April has ready reached us. The well written story of "Bulls Bears " is continued and grows more int same may be said of "The Minister's Wooing, Atlantic is the most throughly intellectual, able, digr ed, manly, and readable magazine in America.

A daring robbery, and probably my der, was committed early Sunday morning Baltimore. The pastor's residence attached to the Church of the Immaculate Conception was broken into by some daring robber. T burglar entered the chamber of the Rev. Mi GIUSTINIANI, who, upon arising from his bed was knocked down with a billy or slang-sho and left insensible upon the floor, while the villain rifled his pockets, taking therefro what money he could find, and also the gold watch of the pastor, which was lying on the

THE "OPPOSITION" it Mississippi will hol State Convention at Jackson, in July, nominate a ticket to run against the ticket be nominated by the Democracy. Who co stitute the "Opposition" in that fire-eating State remains to be seep.

From the weekly report to the Con missioners of Emigration, it appears that 5,10 emigrants arrived at New York since the first of January last.

A CHICAGO JURY .- It is stated that the father of young Burch, acquitted of murder Chicago, a day or two since, gave the ir who cleared him a champague supper on evening after verdict was rendered. Elev of the jurors attended, one only having t deceney to stay away.

MABBIED, At the Parsonage in Leraysville, 12th inst., by Rer. J. Sabin, Mr. HOLLIS Y. DARLING, to Miss SOPH H. TUTTLE, both of Orwell, Pa.

(n. Windham, March 20th, by Rev. C. E. Taylor, Mr. LEN UEL OLMSTEAD, of Nichols, N. Y., to Miss ELIZ A. JOHNSON, of Windham, Pa. In Pike, March 16th, WM. LEROY GORHAM, infant

in Pike, March 17th, GEORGE ARTHUR GORHAY son of James and Viola Gorham, aged 2 years days. Great Western Insurance & Trust Co AND THE

Farmers Union Insurance Company, ATHENS, PENN. AVING CONSOLIDATED THE BUSINESS, the same will hereafter ! by the united Companies, in the name of the GR WESTERN INSURANCE AND TRUST COMPANY western in the Company's Building, 403 Wahn Philadelphia. By this arrangement the income of Great Western Insurance & Trust Company will be ly augmented, and over \$130,000 added to its Assewhich \$100,000 is in First Mortgages, with bonds, ing 6 per cent. interest on improved property, worth ble the amount; which gives the Company over \$350, of available means to meet any liabilities.

All running risks of either Company are assumed, any losses that may occur will be promptly adjusted

CHAS. C. LATHOP, President.
WM. DARLING, Vice-President.
G. N. SHIPMAN, 2d Vice-President.
JAMES WRIGHT, Sec. and Treas.
C. S. RUSSELL, Ass't Secretary.
DIRECTORS:
CHAS. C. LATHOP, DANIEL L. COLLIER.

DANIEL L. COLLIER, E. TRACY. FRANCIS TYLER, CHAS. C. LATHROP, JOHN C. HUNTER, ISAAC HAZLEHURST, C. N. SHIPMAN, THOS. L. GILLESPIE JAMES B. SMITH, CHAS. MARLAN. R. M'CURDY, ALEX. WHILDIN, J. J. SLOCUM.
H. B. McKEAN, Agent, Towards.

March, 28, 1859. IST OF JURORS, drawn for MAY T and Sessions, 1859.

Albany—J N Chapman.
Asylum—O C Horton, Shuble Bowman.
Athens tp—Geo-W Comaby, Solomon Bosworth.
Armenia—John Yeomans.
Burlington tp—Jas Risley.
Canton—Marcus Gillum, El-wood Rodebaugh, Philander Case, John Rockwell.
Granville—Wm Vroman.
Litchfield—Alanson Carner,
TRAYERSE JURORS—FIRST WEEK.

Asylum—J M Horton, Wm Smithfield—C P Trask, Asylum—J M Horton, Wm Smithfield—C P Trask, Asylum—J M Tozer, The Smithfield—C P Trask, Asylum—J M Tozer, Burlington tp—Josiah Lane, Towanda N—J D Hamphritheld, Towanda bo—B F Powell Towanda bo—B F Powell Troy tp—Jas W Taylor, 8 Strait, Howard Spalding, Troy bo—Job Lewis, Asa B Troy bo—Job Lewis, Asa Moore. Canton—Wm Rogers. Troy bo—Job Lewis, 383.
Faanklin—Ezra Spalding. Moore.
Herrick—Wm Bonker, Dav. Tuscarora—Wm Thompson Beardsley.

C E Bixby. D Ackley.

Ulster—P Loomis.

Monroe tp—John H Scott.

Monroe bo—E F Young
Orwell—W W Browning, S
Allis, S E Dauchey, Hiram
Tyrrell.

Pike—A B Bartlett.
Rome—L T Lent.

Springfield—L B-Slade, Hor Potter.

TRAVERSE JURORS—SECOND WEEK.

Athens tp—Wm C Knapp, Pike—David C Wood, Steph Alexander Elsbree.

Armenia—John H Mason.

Burlington W—L Fanning.

M Brown.

M Brown. Columbia—Chas S McKean, Peter McClelland.

M Brown.
Rome—Marcus Upham.
Smithfield—Willet Brown -Walter S Newman. Canton—Walter S Newman, S H Lindley.
Sranville—H G Reynolds.
Herrick—C A Squires, Obadiah Titas, 2d.
Litchtield—David M Kinney
David Struble.
Monroe tp—S C Naglee, G C Ulster—Geo Bartholome*.
Irvine. Gates

Irvine.
Monroe bo—Geo. Tracy.
Orwell—Hump'y Beckwith.
E J Easterbrooks.

Windham—E Shoemaker.
Wyalusing—J Lewis 3d
Wills—John VanWort, Jr. Albany—Orrison Hibbard.
Armenia—C H Webler.
Athens tp—Jhn F Satterlee.
N Edminster.
Asylum—Morgan Morgans.
Durell—Charles Homet, E
M Bishop.
LeRoy—David Ingham,W H
Holcomb, John Kelly.

THIRD
WEEK.
Ridgbury—Oscar Larrison.
South Creek—W G Cornel.
P Fassett, jr. C Haight
Staniding Stone—Geo Sage.
John Swackhamer.
Sheshequin—Guy Smith, G C Gore.
Smithfield—Lowis Wood.
Troy bo—Fred Orwan. THIRD WEEK.

Holcomb, John Kelly.

Holcomb, John Kelly.

Itchfield.—Abram Merrill.

Orwell—R J Pickering.
Overton—Jacob Heverley.
Pike—Jonathan Nichols, C Wells—R R Beckwith, John
Seymour, A McComber.
Rome—Dantforth Chaffee, L.

Eastman.

LENTLEMEN'S SHAWLS .- Double and

Single Broche, Blanket, Mantle, and Misses Shawls, v. 24. at W. A. ROCKWELL'S. BOOTS, SHOES, HATS AND CAPS,

which were purchased of the manufacturers and will be old cheap for CASH, at