know my neighbors. I know the people around me, whatever may be said by these demargages in the sime may come when we will find men more able to stand up against these speculators, look them in their faces, and cross their schemes.

'God give us men who can stand before a ruthless speculator.

'God give us men who can stand before a ruthless speculator.

Now, sir, when we consider how this fill proposes to disfloring Read.

ruthless speculator.
And damn his treacheous flatteries without winking;
Tall men, sun-crowned, who live above the fog. In public duty, and in private thinking;
For while these secondraels with their thumbworn creeds,
These large professions and their bitter deeds,
Mingle in selfish strife; lo! freedom sleeps,
Wrong rules the land, and waiting justice

this bill proposes to disfigure Bradford county; when we consider how much it is against the wishes and interests of that county to have a portion lopped off; when we consider that the representatives of that people stand here and protest against the infamous and damning outrage;

Wrong rules the land, and waiting justice weeps."

I hope there may be plenty of men to stand against this speculator who proposes to carry this chactment through here.

I have nothing futher to say except to urge upon my personal friends to stand by me in this measure, and by the soil ranks of the members from that quarter of the State who stand up against this inquity. I want to urge further that they not only stand by us, but that they put their hand upon all legislation of that class, and that when they vote they cast them in the interest of the poor and the oppressed, and not in the interest of any kind of speculation that may be brought forward. I trust that when they will remember that ninetoen-twentistic of all the people of this territory have no

ple do not want to be dragged into this new county.

I want to remark further, that when they east their votes for the passage of this bill they, east their against the interest of a large majority of my people, against the interests of the poor, against the interest of the wildows and the fatherless; that you are imposing upon them burdens to grievous to be borne.

In conclusion, let me urgo members by the united wishes of all the members who represent the counties touched by the formation of this new county—by the interests of the tax-payers of the territory—by the disabled men whose small property affords them a limited support—by the widow who supports her children by her toil—by all the interests of my poople, I urge my friends and fellow-members to put their toot on this infquitous speculation.

We object to the passage of the ed a preference for division; but who

as a people, never sought a division

was true, and I charge now that so he has brought more disgrace upon the Legislature than any other man who has ever come around ti. I also say that no man can support his bills without bringing upon himself the just censure and moral condemnation of the public. He does not come with proper and legitimate arguments, and the associations which cluster about the bills in which Jim questionable character. If gentlesuch finen, they cannot escape the responsibilities that must necessarily is what these men are attempting to do. I do not now say that there is any gentleman on this floor who is rublic judgment will so declare. Mr. BROCKWAY. Did the gen-

Mr. Myer | was in the Senate? Mr. MYER. I heard of him; I did not not know him very well; I do not know that I ever spoke to him a half dozen times while I was a member of that body. But, Mr. Chairman I do not propose to speak for myself alone upon this floor. I propose to let the member from Columbia testify. Peter Herdic, aided by his lieutenant, Burns, was asking last year for legislation, and I propose to let the gentleman from Columbia Why, Mr. Chairman, he will never and their rout will take them through Mr. Brockway speak for himself. I ask the clerk to read from a speech of his on the boom bill. The clerk then read as follows:

'I do not perhaps understand more about lumbering than the gentleman from Huntingdon; yet I have this advantage, that the text of the speech now before him was not only capefully read and fully elaborated to me by the gentleman from Minnequa [Mr. Herdic] in committee room does not refer to the hard fisted and Harrisburg, thus completing a No. 4, but he has sought to enforce farmers, those who are earning a the argument from the lobby to the livelihood by the sweat of the brow. basement. Notwithstanding this, I If he had left out those two words conceive that I have been somewhat and said "the citizens of that disslighted, because my amiable friends, trict" I would have given the sub- ing round this circle, will be, as i Messrs. Moon and Burns—the members from the Pennsylvania railroad bers from the Pennsylvania railroad says "the great prime mover" I company (I say members, because think it would be sufficient to change they have so many privileges on this floor), while kindly informing my neighbors how to vote on this and al dependent questions, have cruelly neglected me. Whilst taking care of other new members, they have failed be affected. They tell us they do to place me under their protecting not want this county, and we should

Again not a man on the West from Union. Branch opposes this bill save the member from Minnequa, and his former experience on judgeships and free bridges induces him to think orphans; I had hoped to hear some sary for persons who have notes failthat again the will of the people can more on that strain. be defied. 'No representative from Mr. HANCOCK. that section, no lumberman nor mill owner interposes an objection. The do not desire to say anything harsh which when the holiday comes on opposition comes from distant mem- in regard to his recent conversion- Monday necessitates the payment of bers, and the champion selected by he has a perfect right to be convertthem has not a stream in his county large enough to float a common ark." | should respect the wishes of the rep-

not corporations sent us here; that we represented human beings, not dollars; that the true interests of the mous sentiment of the members from two days ahead of time mous sentiment of the members from the creditors are to wait one or two days ahead of time mous sentiment of the members from the creditors are to wait one or two days after. The debters generally do not see now this relations that the creditors are to wait one or two days afters. The debters generally do not see now this relations that the results and are less prepared to pay people of the State, and not wishes of outside capital, would be respected; but the dream is dissipated. We to "the great prime mover" in this can secure. go on from bad to worse, and the re- matter. That is an individual who

matter. That is an individual who has made a beautiful place of Willam MYER. After that speech the gentleman cannot complain of my position in regard to the men and the means used to create the new county of Minnequa this year; but I cannot understand how he shad the publican institutions to allow every man to follow his own calling, and I cannot gentleman from Huntingdon [Mr. Lane] can be in favor of this bill. I cannot see why the gentleman from am opposed to it, and I introduced these extracts for the purpose of re
That is an individual who has made a beautiful place of Williamsport, and why should he not be content with remaining there and dethe man was still rising on Monday.

It would therefore be a wise proto the man was still rising on Monday.

It would therefore be a wise proto the man was still rising on Monday.

It would therefore be a wise proto the man was still rising on Monday.

It would therefore be a wise proto the man.

Jerseymen are greatly jubilant to the man.

Jerseymen are greatly jubilant to the cause of the late terrible accident to the cause of the free railroad to the cause of the free railroad to the cause of the free railroad to the cause of the late terrible acciden these extracts for the purpose of reminding the gentleman, and also "prime mover" to go into a country lay in the mails.

Now, sir, when we consider how this bill proposes to disfigure Brad-

the infamous and damning outrage; when we take into account the cour- gated on the 17th ult. Judges AGNEW, tesy that is almost universally ex- WILLIAMS and MERCUR affirmed the tended to members in reference to all questions of local legislation; what influence is it. I ask, that impels you charged against our political friends in the city of Philadelphia, that gain; and I am ashamed to acknowl-

by no more honorable motive. REMARKS OF MR. HANCOCK. I see that this House is determined to remain in session in order to reach a vote upon this bill, and I presume bill, notwithstanding that some of the gentlemen propose to pass it. for the majority of the people in the people of Bradford have express- Since this is the intention of the cities to decide for or against con-House, I desire to say a few words are they? Any one familiar with before the vote is taken. I am rath- of the people did not make the law, these subjects must know that there er surprised at the remarks of the is no town in any county in the gentleman from Union [Mr. Wolfe] State but what would favor such a in regard to this matter; I am surscheme if it were to be selected as prised at his sudden change, and the county seat. Is this Legislature that on account of a single letter redisposed to predicate its action upon ceived from some friend; I am surthe fact that a few citizens in one prised to see how he has changed corner of the county advocate the about on a question affecting as it measure? It would be perhaps to does the rights of the people of this mitted to the people and the vote ty, this act of kindness to one who ocratic organization, it will deserve and undoubtedly meet the same fate. their interest to do it, but it is no community; I am surprised that a was created by the law, and not the part of our duty to sit here and vio-fate the rights of a large majority by taking away a portion of the county to form a new county.

community; I am surprised that a single letter from any individual should have wrought such a great change, and I am sorry that he should have allowed that letter to should have allowed that letter to

too far from the present county seat, the different countries, and especial-but their citizens can go to that ly of this his native land, should forplace by railroad in four hours or get these old landmarks. As he says, consume the same amount of time in he would have voted against the bill driving a distance of twenty-five when it was up last week, but now miles over one of the best roads in when it is again before the House the county; they have no just cause his mind has changed. I am perfectof complaint. Canton and LeRoy ly astonished at that; he seems to take no account at all of the wishes of the county until this move was of the representatives from that dismade, when they think it will be to trict. Why, sir, in doing that a man and utility of the law is to depend. grainery, because the freight costs the fire department promptly re- have been sealed and made tight. will scarcely err, and I believe that The gentleman from Columbia, courtesy should bind us to consider,

about the references I chose to make desires of those who have been sent to a certain man who has interested here to represent that particular locited votes on this floor, alluding, of course, to outside influences. As his speech is not printed I cannot quote particularly should this be the case, was not sound, and that speech is not printed I cannot quote particularly should this be the case making power to the people, since the server to the people, since the server the set of the Local Option act was a real delthe farmers have determined to make from spreading, a double brick on each side being after al
making power to the people, since the server thoroughly organizing and from it. The gentleman knows that when a delegation is unanimous. what I said about that the other day This is the way I look at this matter. was true, and I charge now that so Now, the gentleman [Mr. Dartt] for as this man Herdic is concerned, has shown us the inconvenience that this division will be to a great many persons living in Bradford countyto those possessing but moderate means, who have very likely invest-ed their little all in some home-stead, and he has instanced several cases of widows who will suffer ex-

Notwithstanding this, the gentleman from Union [Mr. Wolfe] re-Burns is interested, are always of a ceives a single letter which he deems sufficient to warrant him in changmen support measures introduced by ing his mind. Why, sir, the burden gentleman. The tears of gratifude from one of these widows or the tleman know James Burns when he wishes of those who are in favor of

It strikes me, Mr. Chairman, that we are bound to pay attention to the some confusion in the common mind. men who come from that district when they ask us not to make this new county. The only excuse the gentleman from Union [Mr. Wolfe] gentleman say, is that he has received a letter from a man-and he does not even give his name-who desires him to vote the other way. a pleasant journey through the South,

Mr. WOLFE. I would like to down at Girard college. Mr. HANCOCK. Though I may have been wrong then, I know I am

my opinions.

my opinions.

We certainly can do nothing better, as representatives, than to take the course advocated by the gentle-men who represent the counties to matter what is said by the gentleman.

Mr. HANCOCK. I know the vonng man is very sensitive, and I ed, but at the same time I think he resentatives from this district. I ors need the full time on their pay-"I had hoped that the people and really do not see how this House can ments, and are less prepared to pay

EDITORS

E. O. GOODRICH. S. W. ALVO RE THE LOCAL OPTION DECISION. The long looked for decision of the Local Option Law was promul constitutionality of the act, while Judges READ and SHARSWOOD presentthe act did not do this; that it was

simply a law, prohibiting the sale of of a party, but to sell their friends second Ward of Philadelphia, proedge that they are backed by country members, reckless of all comity of plete and perfect when approved by feeling, and prompted to the action the Governor; that it was like an act which left to the electors of a city whether or not said city should subscribe to the stock of a railroad company, or similar to a law providing for the majority of the people in solidation of the same : that the vote or give any force to any prohibition or create any penalties, but merely of office: it was through McClune's of the people, any attempt to organ- of the cause of the disaster, except of the people, and determined nothing but the expediency of the meas

It is said that if Troy could have swayed him from the right imate aid. If the Legislature had last week, by Mr. Myzz, repealing urday morning last, the people of and Miss Barker, of Chicago, Mrs. the county seat, the people there path, because I think he has ignored had the required information before the Troy Court bill. The widewould favor this bill, but the people there would favor this bill, but the people the very fundamental principle of our the very fundamental princ wide the county for that purpose. It the gentleman who has studied hu- ply a means of information and tionality, induced Mr. Myen to ask floor was occupied by Wilcox & Co., is urged that Canton and LeRoy are man nature and read the histories of nothing more. If the Legislature its repeal. We hope there will be no dry goods merchants. The second were prevented from resting a law hesitation on the part of Schators in story by Shulmanung & Fergusson, upon future emergency, it would be robbed of the power to act wisely the approbation of a large majority moved from the first floor, but very and well for the best interests of the of the people of the county. people. While the Legislature must make the law it may delegate the

the contrary, that the distinction the market. It takes about three the fire could be confined to the one the Local Option act was a real del- the farmers have determined to make from spreading, a double brick wall the law was not a law until the peo- their example is extending to other ings. other law, making its action conti- when they go that length in imposi- \$300. No insurance. They were ces the investigation to-morrow morgent upon the wishes of the minori- tion to make forbearance cease to be burned out in the fire a few days ning. Many of the fishing families ty, instead of the majority; that is, a virtue, there is a power to compel ago, but in the first instance they had to the shipwrecks pasif prohibition can be dependent up- some show of justice. on the vote of the majority, why may The Farmers' Convention, at shop. PRATE & COMSTOCK, loss \$2, want themselves. The propriety of not the same power change the con- Springfield, last week, gave evidence 000. Insured for whole amount. we are imposing upon these people not the same power change the con-is of far more importance and should tingency to the wishes of the minori-of being the outgrowth of a powerattach to them. I charge that this be of greater weight than any letter ty. The knotty question in the case ful movement. Seventy-two counwhich might be received from any is that of whether or not the law- ties, in which an organization had false one. giving way to them, but an unerring tremulous motion of her lips while to the people, and although the 207 elected delegates. About the she expresses her thanks, would be question is settled in favor of the same number of attendants from othof far more value to me than all the constitutionality of the Local Option er counties were also present. The

> Senator Cameron and wife, together with their guests, Mr. Dr gives for not heeding what these Bobbs, of Indianapolis, Post Master General Creswell and wife, and Senator Howe and wife have gone on be able to go home and face his con- Wilmington, Charleston, Savannah, stituents with such a record as that. Atlanta, Montgomery and Selma to ask the gentleman whether he has a New Orleans. Thence the party will handkerchief big enough to wipe proceed to Florida, and after reaway the tears from these orphans maining there a few days will return and other places of interest, and thence to Indianapolis where one of right now. The gentleman speaks thence to Indianapolis where one of of this great "prime mover." That the party resides, then to Pittsburgh circle that includes a large and interesting part of our country. The time that will be consumed in swingject some consideration, but when he supposed, about three weeks, and since every weeks, and since every preparation that a liberal heart could dévise has been made, the distinguished party will no doubt have plenty of enjoyment.

> Most people fined no objectgive due weight to their requests, no tion with the bill passed by the Legislature establishing legal holi-Mr. WOLFE. I certainly did not days, but the inconveniences that intend to deter the gentleman from they cause to business men are often ing due upon these holidays, to pay them the day before they are due, the notes two days before their maturity. As a general thing, debt-

A HEW PARTY. Gov. Humbricks, of Indiana, hav-

THE STATE SEVATE: We feel a just a pride in referring the Senate of this State. It is ing become satisfied that the demo-WHITE, M'KINLY, WARFIELD, BUTAN, not met with much favor from the be saved. Davis, and others, stood by Messrs. political press. The miserable fail-

nefarious scheme of Peter Herdio's office-holding portion of the demothem has commenced, and it garg of the dismember this county. We cratic party, that it is useless to at the fishermen in that work. to dismember this county. We cratic party, that it is useless to attach to help the fishermen in that work cordially tender the especial thanks tempt to deceive the people into supon in this mad trusade against the ed a dissenting opinion. The point of our people to Messrs. MaClung port of the men who proved false to Hewett, Mr. Merrit and Miss Merterritorial integrity of that county? raised against the constitutionality of the law was, that the Legislature betisanship among a majority of our ing the law-making power had no political opponents that leads so large authority to delegate the power to a proportion of them to the side of authority to delegate the power to their political prejudices to influence ers longer. The name "democrat" coffins, to await orders from their that they will remember that nineteen-twenties a proportion of them to the side of the majority of the people, and that their actions, these men might well is no longer a tower of strength. It is of all the people of this territory have no county seat is on this side of the House, the legititheir actions, these men might well is no longer a tower of strength. It is no longer a opposing our wishes, but they were ment of all honest men. It is looked above petty partisan spite, and acted upon as the party that bore the nabrings to the surface so many men, simply a law, prohibiting the sale of above petty partisan spite, and acted upon as the party that bore the nacide is false. All of his friends who not only ready to do the basest work intoxicating liquors in the Twenty- justly toward us. We have often tion through the difficulties in which were saved say Mr. Sumner held on had occasion to oppose these gentle- the leaders of the old democratic to the wreck as long as he could, and when they can profit by their barviding penalties for any transgresmen politically, and perhaps shall do party had involved it. With the then was washed off by the sea. so again; but our people will always principles of the republican party mutilation of bodies by the crew are cherish for them kindly feelings, and and the men it has placed in power, false, and the reports of robberies accord to them honesty of purpose the great masses of the people are largely exaggerated. He says the

This is not the first occasion on false to their trusts and have been from the surrounding county, there which Col. McCruze has stepped in-compelled to stand aside, but the were some who rifled bodies whento the breech in aid of the people of great fundamental principles of the ever they could get a chance. this county. Years ago, when he republican organization have never The Collector of awaiting instrucwas in the House, a wicked attempt been lost sight of by the party, and tions from headquarters, and will was in the House, a wicked attempt been lost sight of by the party, and probably commence an investigation was made by Col. PIOLLET, to legis- so long as those chosen to direct the this evening or in the morning. late the late Hon. David Wilmor out affairs of government obey the voice The captain can give no explanation expressed the sentiments and wishes influence that prevented the consumize a new party strong enough to mation of the plot. Political differ- overthrow it, will prove futile. ences can never efface from the minds was so dear to their hearts.

> THE TROY COURT. A bill was reported in the House

WESTERN FARMERS IN MOTION. power to ascertain some particular The farmers of the west have grown pieces were afterwards found. information, upon which the action tired of raising grain to rot in the making power to the people, since they are thoroughly organizing, and ple had voted it into being; that States. It will be a big fight, but if depend on, a power that had no au- eign power in this country, and when ing and are not greatly damaged. vincial government resolved islature would have just as much fault. Corporations may be hedged \$1,000. Insurance on goods \$6,000. dead. right to pass a free liquor law, or any round with special privileges, but Shulinghung & Ferguson, loss about The collector of customs commen-

making power was actually delegated been effected, were represented by act, yet the disagreement of the Governor and ex-Governor of the learned Judges is such as to produce State both addressed the convention in terms which showed their respect for the class it represented.

brought to justice.

says the "game was a draw one" in whe followed Peter. The Union being made to provide for their the house until Rockway introduced an amendment leaving the question to a two-thirds vote of the people within the limits of the territory of the proposed new county "to say whether they favored or opposed it." This brought many votes to the bill, says the Intelligencer. To show that to the Mississippi, visiting Memphis the members who cast those votes were not deceived by this ruse, and they knew that the two-thirds vote members from this county voted for provided for by Brockway's amendment would be; and desired that it should be, a farce, it is only necessary to examine the record which shows

hat they followed Brockway and the rest of the leading Minnequacks in opposing a carefully prepared mendment to the amendment intended to protect the people of the proposed new county against colonization and other frauds by Herdic of our independence, which is to jurisprudence. and company at the election. If this take place in the city of Philadelphia amendment of Brockway's was meant in 1876, has passed and been signed Daily Patriot.

Connecticut held her election for State officers and Congressmen, received indicate the election of In-GERSOLL, democrat, for Governor. Gen. Hawler and two other republican Congresmen are elected. The

THE ATLANTIC DISASTER.

The Littest Details from the Steamship. composed for the most part of able cratic party is dead, a fact which has er has just arrived from the wrock of and dignified men, who respect the been patent to every intelligent man the steamer atlantic. The ship is aland dignified men, who respect the been patent to every intelligent man most intact. Only a few packages of wishes of their constituents and the for the past ten years, is attempting her cargo have come ashore. The welfare of the Commonwealth. It is to galvanize it into life, under a new swell continues so heavy that the a matter worthy of special notice name. To this end a "feeler" was divers can not work. If the weather that Senators McClure, Wallace, recently put out, but thus far it has continues fine most of the cargo can One hundred and sixty-four is the exact number of bodies found up to First and Strang in opposing the ure of last year, convinced the non-this morning. The work of burying

> Report that Mrs. Fisher's body The story in some of the papers that Albert Sumner committed suicide is false. All of his friends who

however widely we may differ with abundantly satisfied. Individual people at Prospect did all they could for the living and dead, but among the crowd who flocked to the place

miscalculation as to the current and the ressel's speed. Great numbers of people are leaving in steamers going down to the wreck.

No stone will be loft unturned to

recover the missing bodies; Mr. C. M. Fisher and wife, of Vermont; Mr. and undoubtedly meet the same fate. W. J. Speak, wife, son and daughter, of Nevada; Henry L. Wellington, of Boston; Miss Scrymser and Mr. Krugar, of New York; Miss Brodie About half-past 2 o'clock on Sat-Brindly, Mrs. Davidson and daugh-Waverly were again startled by the ter, of England. With those reand assistants searched the islands around the wreck last night, and picked out from among the many bodies brought ashore those reported passing the repealing act, as it meets barber shop. The goods were rethis morning, which have been telegraphed for by their friends.

The bodies reported recovered

ANOTHER FIRE IN WAVERLY.

little besides, although some one did this morning have been dressed and throw a valuable chair from the placed in metallic coffius and await third story window. Some of the the arrival of friends and relatives to take them in charge. It is thought the bodies will hardly remain in con-Aid was solicited from Owego and The dissenting Judges held, on more than the produce will bring in sponded, but when it was found that Another trip will be made to the drawn between the act of the Legis- bushels of grain to get one to mark- building they were telegraphed that men acquainted with the passengers have been left in charge of the wreck, to take care of bodies as washed

By diligent effort the fire was kept John Brindiey was lost. His name was put in the list of saved by mison each side being after all the take, one of the passengers having mistaken another for him. It is now greatest security for adjoining buildgs.

Losses:—J. G. Bush, loss on this city and bury them together in the Legislature suggested a law to the people are firm and wise they building covered by an insurance of the public cemetery and erect a the people, and made its being a law will win. The people are the sover- \$1.500. The brick walls are stand- monument over them. The prothority to make a law; that the Leg- they are imposed upon it is their own Wilcox & Co., loss on goods perhaps try at the disposal of friends of the

saved the contents of their barber sengers and crew, and are now in bringing the bodies to the city for burial was discussed in the Legisla-Later in the morning another Later in the morning another ture and City Council to-day. The alarm was given, but it proved a White Star Company agents having alse one.

Waverly is undoubtedly infested finding a burial place at Prospect, or by incondiaries, and it is to be hoped men to perform the work, the gov

the villians may be ferreted out and the fact, and if the bodies have will WHAT OF THE THREE ?-The Luzerne Union compliments one of the Mem- are expected to arrive here on a Pulbers from that county, for his hon-liman train at six o'clock to-morrow esty and integrity in voting against morning. The agents of the White The Danville Intelligencer, re- the Minnequa job, thus, impliedly Star line in this city have engaged Faneuil Hall for the reception of the ferying to the defunct Minnequa bill, at least, censuring the other three unfortunates, and preparations are wants upon their arrival. They will remain in Boston all day, and Saturthe nine democrats who voted against day evening proceed to New York by the Old Colony road and steamer the Minnequa county bill, and for

Newport, from Fall river. that act he is entitled to much credit. When it was ascertained that the WHY JEFF DAVIS WAS NOT PROSECUT members of the House from the ED FOR TREASON.—The Charleston counties that were to be dismembered to make this new county, were Daily News, on what it considers unanimously and earnestly opposed good authority, gives the reason why to the bill, it should naver have been JEFF. DAVIS was not prosecuted for passed. We regret that the other treason. It states that the most it. It subjects them to severe criti- eminent legal talent of the country cism, and fixes a bad precedent, was consulted by the government whereby other members and locali- and the conclusion arrived at was ties may be over ridden by a selfish that no conviction could be obtained corrupt majority. The bill was not passed in the Senate and the project under the law. If such is the fact, it is bad for the law, and it is time some more sensible statues were placed For 25c. 31c. 374c. 62c. 95c. and \$1 The Centennial bill, approupon our books. With JEFF DAVIS priating the sum of \$1,000,000 for guilty of treason before the whole the purpose of furthering the Celeworld, to say that our laws would bration of the hundreth anniversary not convict him is disgraceful to our

priation, but are not quite satisfied April 18th. with the way of raising the money.

A Joke -- Bergrer, who has grown with Mormonism, as was and is Utah. democrats elected one member of immensely rich at the expense of the These fanatics find it uncomfortable

The heavy rains of the past of the vessel were guilty of culpable states, and will be looked to for most dermined and fell, precipitating them carelessness, an example will be made of them.

The heavy rains of the past of the vessel were guilty of culpable states, and will be looked to for most wonderful results. Time alone will into the water. Twelve or fifteen persons were drowned.

The heavy rains of the past of the vessel were guilty of culpable states, and will be looked to for most wonderful results. Time alone will into the water. Twelve or fifteen persons were drowned.

The heavy rains of the past of the vessel were guilty of culpable states, and will be looked to for most wonderful results. Time alone will persons were drowned.

Miscellaneous. Miscellaneoux. New Advertisements GPRING. MYEW GOODS SPRING STOCK. CHINA EVANS & HILDRETH CROCKERY. GLASSWARE, AT THE SIGN OF THE BIG BONNET? GREAT VARIETY. Consisting of Staple and Fanc GOOD ASSORTMENT. Dry Goods FIRST SOCK OF BABY WAGONS. FOR THE SPRING TRADE. THE LARGEST ASSORTMENT EVER BROUGHT TO THIS MARKET, HAIR GOODS AND MILLINERY JUST OPENED. IS A SPECIALTY BOYS' WAGONS, In their stock. ROCKING HORSES

CALL SPECIAL ATTENTION

TO THEIR

Black Silks,

Towanda, April 9, 1873.

ARPETSI

CARPETS

CARPETS

Have just received one of the largest stocks of

CARPETS

BRUSSELLS

THREE-PLYS,

EXTRA SUPER INGRAINS

WICKEAM & BLACK'S. DERHAPS YOU DON'T KNOW

TOIL, &c, at

H. HOWARD Has started an extensive HARDWARE STORE AT WYALUSING, PA.,

Where may be found a General Stock of Carriage Makers and Blacksmiths Supplies, Bent Stuff, Spokes, Hubs, &c., Iron and Steel, Nail Rods, Horse Nails, Horse Shoes, and Tools HOUSE FURNISHING GOODS Locks, Knobs, and Trimmings, Nails, Glass, and Putty, Paints, Oils, Varnishes, ... Brushes, &c., &c. CARPENTERS AND OTHERS TOOLS.

A full line of Choice Pocket and Table Cutlery. Silver Plated Ware, Forks, Spoons, &c. SPECIAL ATTENTION GIVEN TO THE STOVE TRADE, TIN WARE and HOUSE-KEEPING GOODS. good assortment of Agricultural Implements. KEROSENE, MACHINE, AND OTHER OILS. Cordage, Rope, and Wooden Ware.

GENEBAL HARDWARE FIRST - CLASS TIN SHOP, With competent workmen engaged. Repairing and Jobbing promptly attended to.

I make Eare Trough and outdoor work a specialty Give me a call at "Stowell's New Store," on Main street. I will not be undersold. "Cheap for Cash " is my motto

J. H. HOWARD. Wyalusing, Pa., April 1, 1873. NEW SPRING GOODS

Have now opened a LARGE STOCK

DRESS GOODS.

SHAWLS,

FANCY GOODS.

NOTIONS,

OF BLACK ALPACA

per yard.

A Complete Assertment of

TABLE LINENS.

NAPKINS, TOWELS

AND TOWELING.

BUTTON KID GLOVES

For \$1.

A LARGE STOCK OF

KENTUCKY JEANS,

Towanda, April 1st, 73.

likely be brought to this city.

Boston, April 4—The emigrants saved from the wreck of the Atlantic Star line in this city have engaged

It is commented upon as a to be honest carried out, why did its by Governor. The bill provides that curious coincidence that CHARLES author and the rest of Herdict's the amount shall be raised by tax- Francis Apans's eulogy on the late henchmen decline to accept the ation of three per cent. upon the Secretary SEWARD is to be delivered amendment to the amendment pre- gross receipts of the street railway in the same church in Alabany where viding for an honest election?— companies of the above city, with the Mr. SEWARD delivered his memorable proviso, that if the sum mentioned oration on the life and services of John should not be thus raised, the State QUINCY ADAMS, father of CHARLES will be liable to the amount of 250,- Francis, in 1848. The place is the 000 dollars, and no more. The North Reformed church, in Albany, on Monday. The meagre returns Philadelphians wanted the appro- and the time appointed is Friday,

Arizona is next to be cursed State, in printing the Legislative and unprofitable to remain so near Record, threatens some startling civilization and are therefore prepar-About twenty feet of the Will- revelations in regard to the manage- ing to leave Salt Lake and make a setiamsport Boom gave way on Monday ment of the affairs of the State tlement in the wilds of Arizona, where morning, and about 2,000,000 feet of printing. If anybody knows where they will have more opportunity to logs passed out. The water was to look for corruption, BERGNER is practice their delusion unobstructed GINGHAMS AND DOMESTICS

Black Alpacas, Dress Goods Domestics, Shawls, White Goods, Hosiery Gloves, &c., &c. Which they are offering RURNITURE! TAYLOR & CO. 118 Market Street, All the povelties for the SPRING SEASON. A SUPERIOR MAKE

AT POPULAR PRICES. SUPER INGRAINS, EVÁNS & ĤILDRETH, INGRAINS SPRING OF 1873 COTTAGE HEMPS, The largest and best selected stock of VENITIANS AND RUGS, \* FURNITURE And all the different widths in Ever offered for sale in the State may now be found LATTINGS AND OIL CLOTHS! THE IRON FRONT STORE. WILKES-BARRE, PA. COMPLETE ASSORTMENT Our stock is new and we have many new patterns of In all our other Departments CHAMBER SETS. And Parlor Suites just out and never before offered for sale. We have such an immense variety that it would require a large volume to enumerate all the articles we have on hanp, and simply say, that we are fully prepared to furnish the mest FOR SALE.—A small place con-FOR SALE.—A small place containing 18% acres in Stevensville, Bradford county, Pa., on the contemplated railroad from Binghamton to Dushore, one-half improved and in a high state of cultivation, the remainder in valuable timber, white oak, chestinut, hickory and pine. Buildings nearly new: a two-story house, nicely finished, with a never-failing spring of water running into the house and from thence to road near the barn. The barn is large with underground stable, carpenter shop, &c. Fruit, such as apples and peaches. Butter nuts and hickory nuts in abundance. Only a few rods to church and good graded school. This would make a fine home for a mechanic or family who wish to retire from active business life and spend the remainder of their days in a nice and happy home. For further patticulars address L.T. Bircherc, Birchertville, Susquehanna county, Pa., or B. Bowen, Troy, Pa., or Lacy Stevins, Stevensville, Pa. HUMBLE COTTAGE PRINCELY MANSION. Go to Jacobs. Our Upholstering and Finishing is all done under our own supervision and warranted in every re TEMPLE OF FASHION WINDOW CORNICE AND LAM FOR LATEST STYLES IN CLOTHING. BREGUINS Towanda, March 27, 1873. TO THE LADIES. NEW YORK PRICES.

Mrs. M. E. BOBINSON, would respectfully -Towanda, March 27, 1873-3m REAL ESTATE CHEAP.—The 117 MARKET STREET CLOTHS AND CASSIMERES. thip, partly improved.

One farm containing 30 acres in Wysox and Rome One house and lot in Towards Borough. PRINTS AND PERCALES. THE ANNUAL MEETING of the Stockholders of the Fall Creek Bituminous Coal Co, will be held at the office of the Company in the Borough of Towands, Fa., on the 23d day of April, 1873, at 9 o'clock, a.m., for the purpose of electing Directors, Treasurer, and Clerk, and attend to such other business as shall properly be brought; before such meeting.

J. B. BRINSMADE, April 3, 2873.4d

Secretary. WHOLESALE OR RETAIL. TITUATION WANTED - By an

JOHN HOLMES

AT THE LOWEST PRICES. D experienced MILLER. Address G. W. Auburn 4 Corners, Busquehanns county, Pa. March 19-w3\* Goods carefully packed and delivered at the TAYLOR & CO. depot free of charge. FOR SALE.—A very desirable property in Camptown, Bradford County, Ra. The house is in good order and the barn only two years old. The terms are very easy. For further particulars annly to Dr. V. Homet, Camptown, Pa. **\* VOORHIS & PAGE.** G. H. VOORMIS. F. N. PAGE. Wilkes-Barre, March 1873.-4m . . .