Towanda, Pa., Thursday, April 17, 1879.

SOUTHERN CHIVALRY. Instances of the high-toned courtesy and chivalric bearing for which the Southern gentleman is distinanished are occurring with remarkable frequency. The characteristics of the well-bred, polite, knightly members of Southern society, are daily manifesting themselves in those little affairs, in which the shot-gun and the pistol play such an important part. A few specimen cases of the kind and gentle manner in which real or fancied wrongs are righted and of the affectionate and cordial manner in which strangers are welcomed, are temporarily attracting the attention of those who studying the code of Southern politeness and bravery or who are desirous of learning what manner of reception to expect should business or pleasure cause them to visit the sunny South. For instance: in Georgia one man objects to a business transaction of an acquaintance, and in a bland and racy against the rights and liberties of the incorruptible citizen. In the quiet manner says "I am going to destruction of states the demagogue kill you!"-and as a high regard for has always figured more prominently veracity is one of the distinguishing than the crowned and sceptered desmarks of a Southern gentleman, he pot. And the forum is the hot-bed immediately proceeds to make good of demagoguery. How many of the his promise. In a public building. the victim is deliberately shot to death. It was somewhat in the nature, to be sure, of retributive instice, as the deceased belonged to a live localities as men of enterprise, of democratic misrule will remain. family, noted for participation in and who are devoted to the great these neighborly disagreements and work of fleveloping the resources of all the members of which had died the country, can be induced to enviolent deaths and gone to bloody dorse the policy announced by the

But the most charming and friendness and cordiality, was in Texas, quietly taking lunch, when a person insulted the lady. The gentlemen. though unarmed; not appreciating the chivalry which caused an armed bully to insult a lady, at once inter; posed to protect her, whereupon the manner's, with a pistol in each hand. said "Oh, you want some of this, do sailed. What the organic law ordainyou?" and immediately shot one of ed as co-ordinate this Congress dethe remonstrants dead and seriously clares shall be subordinate. The three wounded the other. The generosity and forbearance of the perpetrator of this bloody tragedy, was shown in sparing the life of the lady.

the Democratic leaders.

Congress. Each and all of enough to get into the meshes of the and co-ordinate as to each other; disposition manifested in Congress, law. He had a bad case, and was beaten, and taking his suit to the Court of Appeals, was again defeated. His next appeal was to the shotgun. The arguments employed were twelve buckshot in each barrel. The kind-hearted and considerate litigant

him. Not so fortunate, however, ative to those boundaries and prerog. strength in the caucus. with the other Judge. He was walk- atives until now. So clear are the ing near the Court House when the directory clauses of the Constitution defeated suitor invited him to go that a thousand intelligent men with him snipe-hunting. The Judge taking up the instrument and workpolitely declined, and was then asked, ing separately, will reach the same "will you drink with me?" This conclusion as respects the bounds and courteous request, being also declin. prerogatives of the three branches of ed, the Judge passed on when the government. twelve buck-shot entered his back, killing him instantly. With that policy of the Democrats hinge? keen sense of the proprieties which Simply upon the right of Congress are usual on such occasions, in that to instruct the Executive as to the section of the country, the assassin exercise of his prerogatives. But if raised the head of the dead man and Congress may rightly set aside the

putting his hat under it, requested Constitution so far as it relates to him, in the most considerate manner, Executive action, it can set it aside "there die like a gentleman!" This altogether. If Congress can nullify sudden taking off of a Kentucky a single grant it can nullify every Judge, we may add, appears to have grant contained in that instrument. awakened a feeling in that State that | The right of the President to apit was carrying things a little too far, prove or disapprove a bill is unquesbut the ebullition of temper on the tionable. But when Congress makes part of the unsuccessful party at law the exercise of, that prerogative a is attributed to eccentricity or an exuberance of those peculiarities, which have gained for Kentucky the title of the "dark and bloody ground."

It is pleasant to note that the fre-, quent recurrence of these unfortunate occurrences has brought out a few mild reproofs from a portion of the newspapers of that section of the ly weapons upon the person which is so universal, is not calculated to imthe security of the citizen. But remonstrance seems to stop there, and the murderers go at large, "unwhipped of justice." to incet their punishment at the hands of the "avenger tion are revenged by the shot-gun of relations or friends, until these dreadful fueds end in the bloody taking off er they will submit to such usurpaand extermination of families. Jus. lessness and violence reign supreme. It is this undesirable and barbarous condition of society which repels the

establish a monarchy.

THE new Canadian tariff is univer- unmistakably to the nomination of jority. sally condemned in England, several General GRANT by the Republicans, of its provisions being regarded as and of Mr. Tilden by the Democrats.

Injurious to the British trade. MeetThe vast preponderance of Republished the Words. If the Mail soldier a pen of its provisions being regarded as and of Mr. TILDEN by the Democrats. ngs have been held at various places, can sentiment in favor of General speech uttered the words wif the ngs have been held at various places, an sentiment in favor of General speech uttered the words—"II the words—"II the words and the House of Commons will be Grant leaves all other candidates Governor of New Hampshire has not been from the Confederate throws. The tattle yell—Yullium!! isked to appoint a committee to con- hopelessly in the rear. Many Republic the power to fill a vacancy in the icans who are personally opposed to his nomination confess that his iew to placing commercial relations on a more satisfactory basis.

The battle relations to his nomination confess that his nome is almost the only one mention as more satisfactory basis.

The battle relations to his nomination confess that his hopeful of a time in the nigh future when such a designation would be tioned in their vicinity. It will be considered honorable?

The battle relations to his a vacancy in the Total states as they say as nation, why shouldn't they when they re in funds, why shouldn't they when they re in funds, when such a designation would be to his nomination confess that his hopeful of a time in the nigh future when such a designation would be tioned in their vicinity. It will be considered honorable?

The battle relations to his a vacancy in the power to fill a va

life is held in so low an estimate.

THE ACTUAL DANGER.

seen by the facts and figures we pre sent that were the Republican na-A reckless and insolent Congress tional convention to be held at once may not be an unmitigated evil. General GRANT would receive the The people may be apprehensive of ote of every state except Maine, trouble to come as they watch the Nevada and Oregon, and possibly Congress now in session, but the California. It may be stated genfact of their apprehensiveness is realerally that out of 257 points from ly in favor of the preservation of orwhich advices have been received. ler. Every Democrat who rises to General GRANT is the expressed his feet in either Chamber, sounds a choice of 138, Senator Blaine 10, note of warning. And the people and that Messrs WASHBURN, GARwill do well to held the warning FIELD, SHERMAN, CONKLIN, EDMUNDS They have had some experience in and CHANDLER follow in the order reckless Congresses. They know, or named. The Democrats in 68 of the may know by reading history, that 157 districts prefer TILDEN; THURdanger to a constitutional govern MAN comes next with 23 districts. ment threatens from the legislative BAYARD with 11, and HENDRICKS and branch. It, was always so and it will never be otherwise. Rome endured if the Democratic convention were her kings, her consuls, and her emperors, and had there been nothing held to-morrow, seems sure of the votes of not less than 21 of the 38 else to endure she might have retained much of her prestige to the present hour. But she was destrov-THE result of the recent elections ed under the lingering tortures inflicted upon the religion, morals, and manhood of the State by a reckless and depraved senate. The tribunes, created as a check to the insolence of hereditary privilege, and lauded as the safeguard of popular liberty, soon degenerated into a standing conspi-

characteristic; notably the skill with the Democracy as foreshadowing the inevitable defeat that awaits that party when the country shall be thoroughly awakened as to their schemes and aroused to the necessity for thwarting them. So Mr. Stefilens for laborers to go to flate vice-President of the Confederate States) comes forward in the Democratic caucus with a series of resolutions, well-worded and filled with fair protestations of good intentions, but which will fail to satis
for the result of the recent elections (and the pointment of the agriculturist will come "all work of the agriculturist will come "all in a heap."

A reporter who has made a tour among the flowing in densiral establishments in Kensington and that portion of the city west of Broad street, and east of the applications for laborers to go to southern States to take the place of the necessity for thwarting them. So Mr. Stefilens for labor now emigrating. The officers of these companies, state that they have no control over their peoples' labor, and have never brought one of their countrymen, and have never tentions, but which will fail to satis
for the agriculturist will come "all the following and the portion of the city amendments striking out the clause appropriating money for the payment of the necessity west of Broad street, and east of the flowing in Kensington and that portion of the city west of Broad street, and east of the International exhibitions to be held at Mexico Melbourne and Australia, with amendments striking out the city amendments striking out the clause appropriating meney for the payment of stances—and this is particularly the case with factories turning on full time, while in many instances—and this is particularly the case with factories turning out textile fabrics—overwork has been so general up to the propose of these companies, state that they have no control over their peoples' labor, and have never broad the agriculturist will accordent and the portion of the strike in the Laty, and the following in declause t fy the people, when put in contrast with the acts of the majority of Conmajority in the sitting Congress re- gress. The attempt of Mr. Stephens ally represent the advanced senti- to stay the rising tide of popular ment of the country? How many feeling, by promises and professions men who are known in their respec- will not answer. The bitter fruits The evidences of bull-dozing, oppresbe covered up by a few pretentions sentences. By their fruits ye shall Democratic leaders in Congress? know them-and the fruits of Dem-Every intelligent observer is aware ocratic rule have been rebellion, that wherever he turns his eyes the bloodshed and anarchy in the past, backers of these conspirators are and in the present an attempt to upwhere two gentlemen and a lady found among the ignorant and the set the prerogative of the executive, waiting for a railroad train were huckstering politicians. The men and a determination to stop the who give tone to business, to public governmental machines, unless their morals, and thus to civilization, have demands are complied with. already condemned the rashness of

This settling of the Presidential nomination two years in advance, is probable that a number of speeches The assault is not as many declare against pernicious legislation. The all guess-work, and a harmless an- will be made on the bill by Republi-Constitution itself is assailed. Its nouncement for newspaper corresnondents and editors. It is about definitions of vested powers are asas reliable as the weather predictions in an almanac. Candidates for the Presidency are made and unmade with remarkable facility, and events branches of the government are destill in the womb of the future may, fined as co-ordinate powers. This and probably will, determine who Congress declares that two of these powers should be subordinate to shall be the Republican candidate. At present, the attitude of the South powers are subordinate to the people and the arrogant and domineering The limit of each has a clear defini. has a tendency to bring promenently tion in the organic law. Neither is forward the general who conquered tion in the organic law. Neither is independent of the other, and neither can in any special sense dictate to the Rebellion, and as President held in fear and awe of the government, the other restriction of the lawless spirit of the Southern Western Police and the lawless spirit of the Southern Western Police and the lawless spirit of the Southern Western Police and the lawless spirit of the Southern Western Police and the lawless spirit of the Southern Western Police and the lawless spirit of the Southern Police and the lawless and the other what its action shall be or the lawless spirit of the Southern Western Union Telegraph at St. shall not be. The Constitution itself marauders. But doubtfully before Louis, to produce before the Grand doors of the office were locked from the can pension bill had passed the day previ kind-hearted and considerate litigant met one Judge in the presence of never, since the republic had a beginner of little children, and for that some little children, and for that never, since the republic had a beginner of little children, and for that some little children and for that never, since the republic had a beginner of little children and for that little children and for that never, since the republic had a beginner of little children and for that little children and for that never, since the republic had a beginner of little children and for that little children and some Republicant little children and for that little children and some Republicant little children and for that little children and some Republicant little children and for that little children and for that little children and considerate litigant duties and prerogatives of each. And inexorable logic of events will bring prominently forward some Republicant little children and considerate litigant duties and prerogatives of each. And inexorable logic of events will bring prominently forward some Republicant little children and considerate litigant duties and prerogatives of each. And inexorable logic of events will bring other parties, Judge Laugh and considerate litigant duties and prerogatives of each. And inexorable logic of events will bring other parties, Judge Laugh and considerate litigant duties and prerogatives of each. And inexorable logic of events will bring other parties, Judge Laugh and considerate litigant duties and prerogatives of each. And inexorable logic of events will bring other parties, Judge Laugh and considerate litigant duties and considerate liti fixes the boundaries and assigns the the Convention shall assemble, the Jury certain telegrams sent and re-

> THE Life Insurance Companies are not adding to the public confidence in their fair dealing by their attempts to evade the payment of the policies held by Col. Dwiour, of Binghamton. Though the amount of insurance was large there is no reason to believe that his death was not brought Upon what, then, does this new about from natural causes. The latest feature of the case, is the application for an exhumation of the body, for further examination. The Companies who are refusing settlement, should be carefully and severely let alone by political prisoners made a tunnel, those who wish to secure any return those who wish to secure any return intending to escape. The administration of the premuims paid. It is a very poor inducement for insuring life at emerged they were shot. Alarmed much amusement for the gentlement universe ers to mount a hackney coach, or drive an omnibus? Where's the difference?
>
> The ship Winnifield, which sailed for distinct them, the Governor shall appoint three disinterested persons to ascertain moder and the sailed for the premium paid. poor inducement for insuring life at a heavy cost, if the Insurance Companies are to throw every possible panies are to throw every possible be shot down like dogs at the other end.
>
> The ship Winnificial, which sailed for oath, what injury, damage, or losses were bushels of wheat, the largest single ship winnificial, which sailed for oath, what injury, damage, or losses were bushels of wheat, the largest single ship ment ever made from this port.
>
> The ship Winnificial, which sailed for oath, what injury, damage, or losses were contained in the way of navment to end. the family of the insured after his decease. So, in regard to Fire Insurance: the first inquiry of the insured, matter of reward or punishment it should be as to the liberality and abolishes the prerogative and inaugus fairness of the Company in settling Committee, and rendered very valurates violent revolution. If Congress

and paying losses. may coerce the President it may also coerce the Supreme Judiciary. WE remember very distinctly, the Should a majority in Congress desire holy honor and virtuous indignation to set aside a law it could say to the with which our Democratic friends Court—"declare the law to be un- in this county have always regarded constitutional or we will withhold the the interference (as they termed it) and various other positions which he appropriations necessary to carry on of the Judiciary in politics, denounce don't want and won't have. Horatto the com the business of your branch of the ing it as "soiling the ermine," etc. is the most eminent nominated we government." It might say to the etc. But now we see it stated that now have. President-"appoint the persons we Judge ORVIS, of Bellefonte, is condesignate to foreign missions and ducting the contested election case and consulates, or we will withhold for Governor Currin-and that he the appropriations for diplomatic has arrived in Washington, and inservice." This would establish Con. terviewed the members of the Elecgress as a complex dictatorship, our tion Committee. Of course, we shall form of government would be changed hear from the Democratic organs, a him. without consulting the people, and howl of righteons rebuke at this there would be an end of the republunseemly action on the part of Judge lic. It is for the people to say wheth- ORVIS!

Some one in Washington has been tion or not. They are competent to change the form of their government | counting up the "brigadiers." He at any time. They can, if they choose. finds that there are 58 in the House and 19 in the Senate who served in the Confederate army. The Demo-THE New York Times publishes crats have 99 Representatives in the emigration of those whose capital over thirty columns of dispatches House from Southern States, so that and enterprise would bring prosperi- purporting to give the sentiments of about sixty per cent. of their memty to the South. The law-abiding the people of many localities in every bers were in the army. Excluding peaceful citizen is not attracted to State of the Union relative to the the "border" States of Maryland, communities where the use of the candidates of the two political par- Kentucky and Missouri, and we find bowie and revolver is the method of ties for President in 1880. The dis- 54 "rebel soldiers" out of 72 Demosettling disputes, and where human patches come from one hundred and cratic members. The 19 Confederate

BY TELEGRAPH!

THE PITTERURGH RIOT BILL: ocial dispatch to the Exporten The following dispatch was received a this office at 1.40 to-day, Wednesday: HARRISDURG, April 16, 1879.

Pittaburgh Riot bill beaten one hundred and one to ninety-eight.

8. D. HARKNESS. Tills is what the Sunday World. (Philadelphia) says of HIESTAND of be Lancaster Examiner:

It is really asserted that ex-Naval Officer John A. Hizzrand has a bass voice of the most remarkable power and compass; and yet, with this rare gift-which he displays only impromptu-he refuses all counsel to HANCOCK bring up the rear. Tilden, enter into its development artistically.

The possession of such a rare quality will be news to his friends, who have always regarded his nautical (that's the way to spell the word) acquirements as his distinguishing has frightened the timid leaders of characteristic; notably the skill with

contracted for their labor or collect-

THE significance of the Republican victory in Michigan appears when it is remembered that the combined vote of the Democrats and Nationals last fall was 25,536 larger than the total Republican vote. A change sion and wrong are too manifest, to which wipes out a 25,000 opposition majority and puts a 10,000 Republican majority in its place in the short period of five months, is great enough to make even a Democrat

> A CAUCUS of Republican Senators was held on Saturday, at which the Senators Blaine and Paddock were spoken of with general favor. It is can Senators, and that the debate may be prolonged for two weeks.

EX-SECRETARY GORHAM, of the Inited States Senate, a few days ago, at the close of his administration. during which he had handled many millions of dollars, found that exactly one cent was due him by the made out for that sum, and the coin -a big, old-fashioned copper-was

take an appeal.

bon Yocum will be preferred to the Renegade Curtin.

A TERRIBLE story comes from Russia. At the Kieff prison the intending to escape. The authorities

Mr. Overton has been placed on the Election and Mileage Committees by Speaker RANDALL. In the last Congress he was on the Commerce able services to the commercial interests of the State.

NEW YORK is having its periodical MOUR for Governor and for President.

PAUL BOYTON, the swimmer, is en-gaged in the idiotic undertaking of was also passed as a stationery, etc., swimming from Pittsburg to New Orleans. At last accounts he had Senate on Tuesday, was occupied in the presentation of petitions and remonstranarrived at Memphis. Fully 15,000 ccs. A somewhat new feature in this line

of the Connecticut House of Repre-ARD TAYLOR is also dead.

A shudder runs through the busi ness of the country as soon as the Democratic majority in Congress un- through, muzzles itself for a debate on the

A COMPEDERATE LETTER.

LD PARD: I am here in the Senate

With twenty Confederates more;
Both generals and colonels are in it—
The House shelters nearly three score.
We've got 'em! We've got 'em! The Yanks!
Again we will send to the sky
That music that rose from our ranks—
The battle yell—Yillillill!!!! seventy different correspondents; soldiers in the Senate constitute al.

and the Times concludes: "They point most one-half of the Remocratic man jority.

General Grant by the Republicans,

Was it a slip of the tongra when Our triumph has closed the dissension;

LETTER PROM PHILADELPHIA.

PHILADELPHIA, April 14, 187 Dr. S. T. Gross, who is so well known by his medical reputation to every Docto in the country, was given a complimenta by dinner by his professional friends in

cluding non sporting dogs from New York, setters from Michigan, and other winners of prizes at former exhibitions.

to be the most backward season known here for years. To be sure we have not the snow drifts which with you still lay in the hollows, and beside the fences but it is now the middle of April and the grass has hardly put on its emerald tint, nor the soil been vexed by the ploughahare— (that means the farmers haven't com-menced ploughing). The fair spring like day or two last week have been succeeded by cold rains and dreary akies. Summer will probably open suddenly, and the work of the agriculturist will come "all

spring trade about opening. They had, therefore, to work pretty steadily to meet demands upon them, and now that the sale of clams and oysters, which provides that the fines imposed for selling either clams or oysters out of season shall be season is drawing to its close, are elacking up a little, executing such orders as may be sent them or have remained unfilled. As a general thing, prices of goods have ruled low, and to this cause is atpassed the House finally on Tuesday ributed the plentiful supply of orders from dealers and others who have made haste to replenish their stocks, believing that bottom prices had been reached. Upon their success in disposing of their purchases the condition of future business depends, for if orders for duplicates come in freely, of which there are good indica-tions at present, there will be a lively

vanuah have been quite plenty the past week, and sold in crate lots at prices was held on Saturday, at which the 21st instant. The entries are numerous course to be pursued in regard to the and the display will be very fine. There Army appropriation bill was discussed. The amendments proposed by \$15,000? He wouldn't stand much chance in Bradford, if a commission was inquir-ing as to his ranity. Yet there will be \$50 to \$15,000.

Strawberries from Charleston and Sa-

April weather has been making havoc among the animals at the Zoological Gardens. During the part week a fine leopard and a giraffe were attacked with monia and soon afterwards died The value of the exports sent from Philadelphia to foreign countries during March was \$3,485,831. The value of those and in American vessels \$682,123.

Treasury Department. A check was in the office for some weeks, having sucsent to him and will be kept by him agent, who was assaulted in his office on Fifth street, April 5th, died on Saturday

duced. The telegraph company will reception on Saturday evening. It was yeas, 27; nays, 18.

A resolution appropriating \$600 to pay

The Great War Governor will not have so easy a time ousting fire. There were a large number of man
The Great War Governor will pensed with.

The safe makers were very much exited over the Race and Fourth streets fire. There were a large number of man
There were a large number of man-Nocum from his seat as was expected. The latter is intensly democratic, and as he is serving the Democracy upon all occasions, and as there is a coalition of Democrats and Nationals, and as the contents of one would be preserved intact, while those of the next would be coalition of Democrats and Nationals, and as there is a coalition of Democrats and Nationals, and the coality of the national coalition of Democrats and Nationals, and the coality of the national coalition of Democrats and Nationals, and the coality of the case of the same make came out of the shall not exceed \$5,000 per year, passed by a vote of year, 28; nays, 29.

An act to establish a State Board of Health, with a provision that the expense shall not exceed \$5,000 per year, passed by a vote of year, 28; nays, 29.

An act to establish a State Board of Health, with a provision of Health, with a provision of Health, with a provision of Health, and the exceed \$5,000 per year, passed by a vote of year, 2 totally destroyed. The ruined safes were an act to regulate the fees of justices of quickly put out of sight, and those that cards, telling how long they were roused and in how perfect a state of preservation and in how perfect a state of preservation ed finally.

The House then proceeded to the control of Mr. Hewit's amendment to

and in how perfect a state of preservation were their contents!

The coaching mania has reached this city and the Tally-Ho is making trips to the Wissahickon. Wouldn't it be just as much amusement for the gentlemen driving manufacture and the provides that after the Supreme Court has decided the acts of 1841 and 1841 to be inoperating to manufacture and not until and would then and not until

PROM HARRISBURG.

clai Correspondence of the REPORTER. HARRISBURG, April 12, 1879. present week. In the cenate a resolution previously offered, requesting the State bers for Treasurer to furnish a statement showing tive. the amounts of appropriations to charita-ble, reformatory and penal institutions remaining unpaid was adopted, and a attack of nominating Horatio Sey- cal in character, were passed on second

reading.

The session of the House on Monday lection of delinquent taxes in the city of Philadelphia. The bill prepared by the stationery investigation committee, which people lined the wharves to greet merous petitions from citizens of New now stands and will not be reached until York, New Jersey and Rhode Island, in Hon Alfred A. Burnham, a former congressman as well as ex-Speaker day as the Sabbath from the penalties of

the law of 1794.

A bill was introduced which provides sentatives, is dead. General Richthat no person shall be eligible to the office of District Attorney unless he has
been a practicing attorney for three years,
calendar of second reading bills, was t one year. This may be a proper enough bill, but it comes in at rather a late day to stand much of a show for getting

Lycoming, Tiogs, Columbia and Sullivan, from the Middle Penitentiary District, which has been reported from the Finance Committee with a negative recommendation, be printed and placed upon the calendar. This proposition elicited considerable discussion, being favored by Senamittee of three be appointed by the Speamittee of three beams of the speamittee of three tors Davies and Gazzam, the former gentleman speaking at some length, with his usual force and effect.

The resolution was adopted, year, 40: length, with his usual force and effect.
The resolution was adopted, yeas, 40; incores brought to bear upon members in connection with bill 103, and that said indications are favorable for its passage, it will probably be amended to include Bradford County. In the meantime the people there will be afforded an opportunity to let their wishes in regard to it be known through the medium of letters and the same is hereby anthorized by the House of Representatives.

This resolution was discussed the great. known through the medium of letters and petitions. It is alleged that the conveying of prisoners from the northern tier of counties to Huntingdon will be attended with largely indexested danger and expense, without any corresponding advantage. The people should understand this ber of the committee increased to five, matter and look after their own interests.

They have good, clear-headed, intelligent men in the Legislature, who are both able.

This resolution was discussed the great Towards, April 2, 1579.

Towards, April 2, 1579.

Towards, April 2, 1579.

TXECUTOR'S NOTICE.—Notice of the committee be named by the House, instead of the Speaker. Finally this was withdrawn, and the number of the committee increased to five, when the resolution passed unanimously. They have good, clear-headed, intelligent them from York, who he said "saw fit the state of same of the committee increased to five, when the resolution passed unanimously. Mr. Wolfe was very indignant at the gentlement.

SAMUEL DAVIDSON, Ja., Sheshequia, March 12, 1579.

and willing to carry out the will of their to forest all the action which he had proconstituents, when they know it.

The act to protect religious liberty and to provide for the reliaf of persons who observe the seventh day of the week as the Sakhath and to around the seventh day of the week as mittee, had taken the wind out of Wolfe's sales.

ry dinner by his professional friends in commemoration of his fifty-first year in the profession of medicine at the St.

George Hotel, on Thursday evening last. It was very largely attended, and the demonstration of respect for the venerable M. D. is gratifying and creditable.

And now waltzing against time is in fashion. At least Professor Carpenter has just finished the saltatory feat of waltzing 13 consecutive hours. What next?

A bench show of canines will commence in this city on the 21st inst. It is expected that 735 an muls will be entered, including non sporting dogs from New York, setters from Michigan, and other winners of prizes at former exhibitions. eration and discussion of an act to define and runish tramps, which had passed the House some time ago. A number of prominent Senators opposed the bill in its present shape, considering it entirely too severe in its provisions. Among these were Senators Davies, who made a strong argument against the great injustice

of sending an unfortunate man, who night be honestly looking for work, to the penitentiary for three years. The bill was not disposed of. Among the bills reported from commit-tee in the House on Tuesday, were joint resolutions providing for the appointment

A joint resolution providing for 6,000 additional copies of Smull's Hand Book, passed the House finally on Tuesday afternoon, and was sent to the Senate for document or book printed by order of the Legislature, and the demad for it among the people is steadily increasing. Senators and members are in daily receipt of letters from their constituents asking to letters from their constituents asking to be supplied with copies of it. A great deal of money is wasted here on useless printing, but whas is paid out for Haud Book is judiciously invested.

An act providing for the children of de-ceased or permanently disabled soldiers who have met death accidentally, or who have in the same manner been perma-nently disabled while engaged at a lawful pursuit, or who have died from natural causes and are now in destitute circum-stances, which provides that said children shall be admitted to the soldiers' orphan school on the same conditions as the or-phans of deceased soldiers and sailors are able length in the House, on Tuesday af-ternoon, but was not disposed of. In the Senate on Wednesday, the House bill to encourage the planting of trees

along readsides was reported affirmatively Two other bills were also introduced Legislature with stationery and othe supplies.

Mr. Davies moved that the vote by which the judicial salary bill was defeat ed be reconsidered. The motion was re-considered, yeas, 27, nays, 21. The bill coming up subsequently, during the morning, on final passage a vote was taken without debate, when it was again de-

feated, yeas 21; nays, 24; Mr. Davies subject for congratulation that the wrang tery—as the money and valuables of the deceased were not disturbed, and the tion of the vote by which the House Mex

ous, basing his action on a provision which allows survivors of the Mexican war or their widows, pensions from Janu ary, 1878. The motion was agreed to, year, 26; nays, 18. The House amendments to the bill were non-concurred in were made, and all formality was dis-pensed with.

A resolution appropriating the expenses of the special committee to investigate the State Agricultural Col-

saved their contents may be seen in front counties of this State, which fixes the fees for arrest and commitment at 25 cents, was taken up out of order and passes.

ture for further action.

Mr. Colborn thought this matter shoul aday evening of the Senate a resolution whole subject, which was agreed to by a vote of year, 103; nays, 96. The memuesting the State bers from Bradford voted in the affirma-

Mr. Wolfe said that in order to clear the way for other legislation and to relieve the House from the further consideration the bill, would vote against reconsidera-

but after some sharp debate between Messrs. Wolfe, of Union, and Long, of Allegheny, in which the former gentleman charged that money had been offered to at least two members for their votes for the riot bill, a metion made by the latter to postpone for the present the mo-tion to reconsider the vote by which the bill was postponed, was carried by a vote

The friends of the measure are still some bill through which will be satisfac tory, while its opponents seem confident that they will be able to defeat any legis

o stand much of a show for getting brough.
Senator Jackson, of Sullivan, offered a resolution directing that the bill providresolution directing that the bill providHarkness is not recorded, while Mr. Mathe datachment of the counties of Harkness is not recorded, while Mr. Mathe datachment of the counties of Harkness is not recorded, while Mr. Matime and place of the counties of Harkness is not recorded, while Mr. Matime and place of the counties of Harkness is not recorded, while Mr. Matime and Mr. Nichtime and Mr. Nichti on Wednesday, Mr. Sherwood, of York, a gentleman who favored the riot bill, of-

At the morning session of the Senate on Thursday, the business was generally of a routine character, only one general bill being passed finally, an act to provide for the renewal of special charters granted to individuals to maintain ferries and bridges.

A resolution was passed providing for A resolution was passed providing for an adjournment from Thursday until Tuesday morning, at 11 o'clock, on account of Friday being a legal holiday.

An act relating to rates of fieri facius against corporations, was indefinitely postponed on motion of Mr. Davies.

The House having notified the Senato that it insisted on its amendments to the Mexican soldier pension bill, and had appointed Messrs. Greenwalt, Lander and Fenlon, a committee of conference on the rart of the House. Messrs. Lander and Fenlon, a committee of conference on the rart of the House. Messrs. Lander and Fenlon, a committee of conference on the rart of the House. Messrs. Lander and Fenlon, a committee of conference on the rart of the House. Messrs. Lander and Fenlon, a committee of conference on the rart of the House. Messrs. Lander and Fenlon, a committee of conference on the rart of the House. part of the House. Messrs. Lamon, Seymour and Ross were appointed a similar committee on the part of the Senate.

The Senate on Thursday afternoon, passed the following bills finally: An act supplementary to an act for the regulation and continuance of a system of education by common schools, approved May 8, 1854. An act providing for the appointment by the Courts of Common Pleas of Asses-sors, incident to holding elections and ies, where not otherwise provided for by cies, where not otherwise provided for by law. Adjourned until Tuesday morning. In the House on Thursday morning, the first veto message of the new Governor was received, returning with his objections a bill providing for the issuing of bonds to pay for a Court House in Wayne Court I was veted on constutional County. It was vetoed on constutional grounds and the veto was sustained by a

ing session, and in accordance with the regular order, local bills were considered in the afternoon, none of them referring to Bradford County. Adjourced unti Tuesday morning.

GIVEN UP BY DOCTORS .- "Is it possib that Mr. Godfrey is up and at work, and cured by so simple a remedy?" "I assure you it is true that he is entirely cured, and with nothing but Hop Bitters; and only ten days ago his doctors gave him up and said he must die!"

"Well-a-day! That is remarkable! I will go this day and get some for my poo George—I know hops are good."

Mem Advertisements. OWEN BROTHERS.

Wholesale and Retail Grocers HAVE BENOVED TO

Store Pormerly Occupied by Stevens & Long. CORNER MAIN AND BRIDGE STS. 4691 PEPORT OF THE CONDITION
In the First National Bank at Towards,
in the State of Pennsylvania, at the close of busi-

4606,765 36

of April, 1872.

W. H. DODGE, Notary Public.

C. M. MANVILLE.

GEO. STEVENS.

C. IAS. L. TRACY,

Towards, April 17, 1872,-1w

Directors. DEPORT OF THE CONDITION RESOURCES.

Overdrafts
U. S. Bonds to secure circu ation.
Other stocks, bonds and meritgages.
Due from approved reserve agents.
Due from other National Banks.
Due from State Banks and bankers.
Real estate, furniture and fixtures.
Output by representations and fixer and LIABILITIES.

Capital stock paid in. Surplus fund...... Undivided profits.... STATE OF PENNSYLVANIA,

COUNTY OF BRADFORD, 28.

COUNTY OF BRADFORD, 28.

I, G. A. GUERNSEY, Cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

G. A. GUERNSEY, Cashier.

Subscribed and sworn to before me this 16th day of April, 1879.

Correct—Attest:

E. T. PON.

E. T. FOX, BENJ. M. PECK, Directors, WM. DITTRICH, I ICENSES.—Notice is hereby

bration of said Court.

TAVENTS:

B M Brown, Towards bore, 1st ward.
Vincent Raidwin, Ridgbury.
J Morgan Brown, Wyslusing.
Reuben B Berry, Welles.
Martin Crowley, South Waverly bore.
Charles H Cain, Athens township.
O H P Dishrow, Towards bore, 1st ward.
J G Dougherty, Wysox township.
Wm Henry, Towards bore, 1st ward.
James J Harman, Overton township.
June S Hiarman, Monroe bore.
George Jorian, Athens hore. Thomas R Jordan, Towanta boro, 2d ward, E A Jennings, Towanda boro, 2d ward, Joseph Jerolamon, Troy boro, Duncan S Kennedy, Wysox township, Morris Kellogg, Albany township, Omal Kellogg, Albany township, Omal Kellogg, Towanda boro, 2d ward, Dayld Messner, Canton bdoo, Mri Mary Melvin, Barclay township, J H McDon ild, Monroe township, J H McDon ild, Monroe township, Washington Pitcher, Towanda boro, 1st ward J P Rogers, She-hequin township, Warren Smith, Austinville James P Strong, Columbia township, Charles H Seeley, Towanda boro, 1st ward, P D Wilcox, Albany township, EATING HOUSES, Frank Green, Troy boro, Henry Patterson, Springfield, MERCHANT DEALERS, John Griffin, Towanda boro, 1st ward, C P More, Towanda boro, 1st ward, C P Hone, Towanda boro, 1st ward, C P Hone, Towanda boro, 2d ward, Clarence T Kirby, Towanda boro, 2d ward,

ence T Kirby, Towanda boro, 2d ward. GEO, W. BLACKMAN, Prothonotar. rothonotary's Office, Towards, Pz, April 14, 1879. UDITOR'S NOTICE.- In the

W. E. CHILSON, Auditor, Troy, Pa, March 8, 1879. 4 wk.

Bowell & Co.

SPECIAL ANNOUNCEMENT

POWELL & CO

AND ARE NOW PREPARED FOR

THE SPRING TRADE

THEY DESIRE TO CALL SPECIAL ATTENTION TO THEIR STOCK

Carpetings,

Wall Papers,

Window Shades,

Curtain Materials

and a general assortment of other House Furnishing Goods just received Towanda, Pa., April 1st, 1879.

Sardware, Finware, &c.

McINTYRE BROTHERS

Successors to McIntyre & Russell, Dealers in

HARDWARE!

STOVES AND TINWARE,

Main Street,

TOWANDA, PA.

CHEAPER

MARBELIZED MANTELS! REDUCED PRICE LIST



Dated at Towards, the 7th day of April, in the year of our Lord one thousand eight hundred and seventy-nine, and of the Independence of the United States one hundred and third.

PETER J. DEAN, Sheriff.

TRIAL LIST-MAY TERM

II B Ingham vs A J : Layton ..

Subpones 2d week returnable Monday, May 12, 1879, at 2 P. M. Subpones 3d week returnable

Towanda, April 4, 1879.

day, May 19, at 2 P. M. GEO, W. BLACKMAN, Prothonotary.

A SSIGNEES' NOTICE.—In the

A SSIGNEES' NOTICE.—In the matter of the assignment of J. LeRoy Corbin for the benefit of his creditors.

In the Court of Common Pleas of Bradford Co., No. 808. May Term, 1878.

The final account of William Snyder and F T Page, Assignees in the above case, filed April 7th, 1879; and said account will be presented to said Court for final confirmation and allowance, on Phureday, the 8th day of May next, unless cause be shown why said account should not be finally confirmed and allowed by the Court.

GEORGE W. BLACKMAN.

Towands April 10, 1879-w4. Prothonolary.

INSOLVENT NOTICE .-- in the

Towards, Pa., April 17, 1870.2w

Limira, R. T., April 18, 73-15.

Plain Mantels, Complete \$15.00 | White Marble for Children

20.00 | EATER FINE 8.00 | 150.00 | Suitable for Crown People 8.00 | Ex.Fine 15.00

A. W. AYERS 112, 411, 416 and Gravite Vard 458, 460 462 East Water Street, ELWICA, N. V.

Miscellaneous, DROCLAMATION. - WHEREAS,

TROST'S SONS' PROCLAMATION. — WHEREAS,
ton. PAUL D. MORROW, President Judge of
the 13th Judicial District, consisting of the county
of Bradford, has issued his precept bearing date
the 1st day of FERRUARY, 1870, to me directed, for heiding a Court of Oyer and Terminer,
General Jail Delivery, Quarter Sessions of the
Feace, Common Pleas and Orphans' Court, at
Towanda, for the county of Bradford, commencing
on Monday, MAY 5th, 1879, to continue three weeks,
Notice is therefore hereby given to the Coroners
and Justices of the Peace of the county of Bradford, that they be then and there in their proper
persons, at 100 clock in the forenoon of said day,
with records, inquisitions and other remembrance
to do those things which to their office appertains
to be done; and those who are bound by recognizances or otherwise, to prosecute against the prisoners who are or may be in the jail of said county,
are to be then and there to prosecute against them WHOLESALE AND RETAIL

NEW AND DESIRABLE GOODS LATEST STYLES AND LOWEST PRICES.

PARLOR SUITS IN RAW SILK. TERRIS. PLUSH AND EAIRCLOTH:

very large, and our prices as low as the lowest CHAMBER SUITS IN ASH, WALNUT AND SOFT WOOD. SPRING BEDS, MATTRASSES

AND PILLOWS

UNDERTAKING

· NEW STYLES with all the LATEST IMPROVEMENTS.

WILBUR'S DIRECT DRAFT.



EUREKA MOWER. THE BEST MOWER IN THE WORLD. LIGHTEST DRAFT.

GREAT CAPACITY FOR RAPID WORK A'SIX FEET SWATH cut with ess Draft than the average side-cut mower uses in cutting four feet. Grass cut by the Eureka cures one third quicker and more evenly than after any other Mower. Farmers cordially invited to call at the Factory and examine the Eureka, and make their own

PRICES REDUCED. CASH listhe farmer a most re-AGENT. SEND FOR CIRCULAUS. EUREKA MOWER CO. L. R. BEARDSLEE, Agent, Warrenham, Pa. Towanda, February 13, 4m

TINWARE—a large and general assortment at low prices, at

HENRY E. DRAKE, JEWELER. Corner Lake and Water Streets, ELMIRA, N. Y.