XXXIXTH CONGRESS-FIRST SESSION

CLOSE OF YESTERDAY'S PROCEEDINGS, SENATE.-Mr. Brown (Mo.) called up the bill to grant land in aid of the construction of a railroad from Springfield, Missouri, to

the Pacific, by the Southern route. Mr. Lane (Kansas) said the bill authorized the road to run through the entire Indian territory. We could not, according to treaty, intrude upon this territory without the consent of the Indians. It was known that the Indians were opposed to white settlements among them. He hoped the bill would be so amended that no lands would be sold to white settlers.

Mr. Brown (Mo.) said he was not in favor of violating any obligations of the Government in its Indian treaties. He did not believe the bill would violate any treaty. There was a special proviso in the section referred to that the extinguishment of Indian titles should be as rapidly as may be consistent with public policy and the welfare of

the said Indians.

Mr. Grimes (Iowa) inquired if the road was to run through the Cherokee and Choc-

taw Indian territory.

Mr. Lane said it was to run through it from one end to the other. He did not be-lieve the Indians would object, provided the alternate sections granted under the bill were not to be sold to white settlers. Mr. Brown suggested, as an amendment to add the words, "and only by their consent," after the words, "welfare of the

Indians." Mr. Pomeroy (Kansas) soid that was not necessary, as it could only be done by con-Sent of the Indians anyhow.

The further consideration of the above was

postponed till to-morrow. Mr. Sherman (Ohio) reported from the Committee on Agriculture the House bill to amend the act to prevent the importation of neaf cattle. The bill provides that an act entitled an act to prevent the spread of foreign diseases among the cattle of the United States, approved December 18th, 1865, is hereby amended, so as to read as follows:

Be it enacted, by the Senate and House of Representatives of the United States of America, in Congress assembled. That the importation of neat cattle and the hides of neat cattle, from any foreign country into the United States, is hereby prohibited. Provided, however, that the operation of this act or any part thereof shall not be suspended as to any foreign country or counfries, or any parts of such country or countries, wherever the Secretary of the Treasury shall officially determine, and give public notice thereof, that such importation will not tend to the introduction or spread of contagious or infectious diseases among the cattle of the United States. And the

Secretary of the Treasury is hereby authorized and empowered, and it shall be his duty, to make all necessary orders and re-gulations to carry this law into effect, or to suspend the same as therein provided; and to send copies thereof to the proper officers in the United States, and to such officers or agents of the United States in foreign counfries as he shall judge necessary. Sec. 2. And be it further enacted, That

the President of the United States, when-ever in his judgment the importation of neat cattle and the hides of neat cattle may be made without danger of the introduction or spread of contagious or infectious disease among the cattle of United States, may, by proclamation, declare the provisions of this act to be inoperative, and the same shall be afterwards inoperative and of no effect from and after thirty days from the date of the said proclamation.
Sec. 3. And be it further enacted, That

any person convicted of a wilful violation of any of the provisions of this act shall be punished by a fine not exceeding five hundred dollars, or imprisonment not exceeding one year, or by both; such fine and imprisonment to be in the discretion of the Court.

The bill was passed, and when signed by

the President will be a law. At one o'clock the regular order, which was the House concurrent resolution that no Senator or Representative from any State lately in rebellion, shall be admitted to either House until Congress shall have declared such State entitled to representa-

On this proposition Mr. Stewart (Nevada) took the floor in continuation of his speech commenced yesterday. Ha spoke in favor of the repudiation of the rebel debt, and o a change in the basis of representation. He opposed the pending amendment to the Constitution on the subject of representation, and advocated a change basing representa-tion upon voters. He concluded his remarks with an indersement of the Presi-

dent and his policy.

At the conclusion of Mr. Stewart's remarks, Mr. Johnson (Md.) took the floor, and made a long and elaborate argument against the joint resolution.

At the conclusion of Mr. Johnson's re-

marks Mr. Hendricks moved to amend by inserting the words, "the inhabitants of which" in the resolution, so as to make it read "the eleven States, the inhabitants of which have been declared to be in insurrection." He said this was necessary to make it accord with the proclamations is-sued during the war, which had all recog-nized the people, and not the States, as in

Mr. Pemeroy inquired if Mr. Hendricks would vote for the resolution if so amended. Mr. Hendricks said he would not vote for

it in any shape. He though it but right, however, for him to get it it the best form possible if it must pass.

Mr. Waderose to reply to that part of Mr. Johnson's speech which related to him.

He had nothing to do with the meeting at Cleveland in 1859, and knew nothing about it. He had never indorsed Secession in any way.
Mr, Johnson said he had simply read what he found in the Baltimore Gazette,

copied from an Ohio paper.

Mr. Wade said there was not a word of truth in it. Mr. Johnson asked Mr. Wade if he would

deny that such a meeting was held.

Mr. Wade said he knew nothing about it. A motion to adjourn created some discussion, but was finally agreed to, with an understanding that a vote on the concur-rent resolution would be taken to-morrow

House.—Mr. Wilson, from the Judiciary Committee, reported several amendments to the Senate bill to protect all persons in the United States in their civil rights, and fur-

nish the means of their vindication. The amendments, which were principally

to substitute the words "citizens of the United States" for the word "inhabitants," was agreed to.

The act declares in its first section that all

persons born in the United States, and not subject to any foreign power, except Indians not taxed, are citizens of the United States, without distinction of color; and that there shall be no discrimination in civil rights or immunities among such citizens on accoun of race, color and previous condition of slavery. The remaining nine sections contain provisions for carrying the law into

Mr. Wilson (Iowa) moved to recommit the bill, and spoke in explanation and advocacy of it. He hoped to report it back and bring it to a vote to-morrow. The objects sought to be reached and secured by i would insure for it the most deliberate attention. It was a matter of as vast impor tance as any that ever commanded the at-

tention of Congress.

Mr. Wilson defended, at considerable length, the constitutionality of the measures, supporting his argument, with citation of judicial decisions, &c. In conclusion, he asserted that Congress possessed the power to do those things which governments are organized to do; that it could protect a citizen of the United States against a riche. asserted that Congress possessed the power to do those things which governments are organized to do; that it could protect a citizen of the United States against a viola-

tion of his rights by the law of a single State; that it should intervene to maintain the grand character of American citizenship; that that power permeated our whole system, was a part of it; and that without it the States could overrule every funda-mental right belonging to citizens of the United States; that the right to exercise the power depended upon no express delegation, but ran with rights it was designed to protect; and that Congress possessed the same latitude in respect to the selection of means through which to exercise that power as if

it had been expressly delegated.

Mr. Raymond stated that, early in the session, he had introduced a bill to attain the same general object contemplated by the present bill, and asserting the same general principle. That bill has been re-ferred to the Judiciary Committee. He would like to ask the Chairman of that Committee whether there had been any decision in the Committee concerning it.

Mr. Wilson (Iowa) stated that his best

recollections about it, was that the gentleman's colleague (Mr. Marvin), who was a member of the Committee, had been authorized to report it. Mr. Raymond would like, if in harmony

with the rules, to have his bill reported and discussed in connection with the bill nov pending.
Mr. Wilson (Iowa) did not see how two

bills could be before the House at the same time. Mr. Raymond would then send to the Clerk's desk and have read the bill, which he proposed at the proper time to move as a substitute for that now before the House.

Mr. Raymond's bill was read as follows:

SECTION 1. That all the acts of Congress relating to naturalization be and the same relating to naturalization be and the same are hereby amended by striking out wherever they occur the words "being a free white person," and the words "free white," and the words "a free white person," and so that in the matter of naturalization there shall be no distinction as to reason or of the same are also are or of the same are also are or of the same are also are or of the same are or or of the same are or of the same ar shall be no distinction as to race or color. SEC. 2. That all persons born, or hereafter to be born, within the jurisdiction of the United States, shall be deemed and considered and hereby declared to be citizens of

and privileges as such.
SEC. 3. That nothing in this act contained shall be construed to naturalize or authorize the naturalization of any members of the Indian tribes.

the United States, and entitled to all rights

Mr. Shanklin (Ky.) gave notice that he would offer the following amendment as an additional section of the bill: That nothing in this act contained shall be so construed as to confer upon any negro, mulatto or Indian the right to vote at any election or invest them with any other political or social right not expressly named therein.

Mr. Wilson (Iowa)—That would be only

resaying what is already in the bill. Mr. Rogers (N. J.) said that as a member of the Judiciary Committee, he deemed it his duty to expatiate somewhat on the bill not only with regard to its constitutionality. but with regard to its policy. No member was more willing than himself to extend to the negro all his rights of life, liberty and property. He was willing to treat him in the most kind and Christian-like manner, and to extend to him every privilege which ought to be granted to any man in the United States for his protection.

But he had, when he came to this Congress, taken a solemn oath to support the Constitution and defend it against its mies either within or without, and it could not be protected by any locality. In his political opinion it might be that the Constitu-tion gave the authority to Congress to enter the dominion of a State and interfere with its internal regulations, and the constitu-tional amendment reported the other day from the Reconstruction Committee was in itself an evidence of the truth of what he said, for that amendment proposed to give to Congress the very power which the pend-

ing bill assumed it now to possess.

He referred to the Dred Scott decision to sustain his position that negroes were not citizens, and that no law of Congress could extend to them the status of white citizens, and declared that if this bill were passed have to veto it, because it sapped the very foundation of American liberty. He alluded incidentally to the anti-negro laws of

Mr. Farnsworth (Ill.) interrupted, saying that the statement had been made several times that the statutes of Illinois prohibited tree negroes from going into that State. He wanted now and forever to deny that slander. That old relic of barbarism, which had been on the statute book of Illinois, had been wiped out. . Mr. Rogers-But it was there once; was

t not? Mr. Farnsworth—Certainly:
Mr. Rogers—Then I was right. I merely
instanced the State of Illinois as evidence of the soundness of my argument, that there is no constitutional power in Congress to enter the domain of a State for such purpose as is contemplated by this bill. In the course of his speech he said that he was willing to trust the Southern States. He belteved that the masses of the people of those States, when they were fighting against the flag of the country, were moved by high and conscientious convictions. In the spirit of Christianity, in the spirit which Jesus Christ exercised when he gave up his own life as a propitiation for a fallen world, he was willing to invite the Southern men to come back into the halls of Congress, to participate in the passage of laws to govern

the four millions of people who have been rehabilitated within their lines.

Mr. Thayer (Pa.)—The gentleman has man, in favor of the expansion of human liberty. I ask him whether he voted for the Constitutional amendment abolishing

slavery.
Mr. Rogers—No, sir, I thank God I never did. [Laughter.] I could not go home and lie down at night with a clear conscience before God if I had been guilty of robbing the people of this country of thousands of millions of dollars, invested in negroes un-der the Constitution adopted by our fathers for the protection of that property for which our revolutionary fathers fought as much as for the protection of any other rights [Laughter

Mr. Niblack (Ind.)—The gentleman says he did not vote for the Constitutional amendment abolishing slavery. I want to ask him whether he voted against it?

Mr. Rogers—I was unable to vote against it. [Laughter.] If I had been here I would have voted against it; but I had very good reason for not being here. [Renewed laugh Whatever insinuation any gentleman may throw out, I am clear in my conscience before God, and I am willing to appear before Him at the judgment seat on the last day, and answer for the truth of the assertion which I make now, that if I had been here I would have cast my vote most unhesitatingly against that most wicked and unjust measure. [Laughter.]
Mr. Cook (Ill.) spoke in support of the

bill. In listening to the remarks of the gentleman from New Jersey (Mr. Rogers) he had been astonished to find that in his apprehension this bill was designed to de-prive somebody of some rights. He was sorry that the gentleman had not informed the House what rights were to be taken away, and from whom. He (Mr. Cook) had examined the bill with some care, and had not found anything in it tending to take from anybody, white or black, any righ which he now enjoyed under the Constitu-tion and laws of the United States. This general denunciation of the bill did not seem entitled to much weight; four millions of human beings had been set free by the Proclamation of the President and by the amendment of the Constitution, and had

become self-dependent.

ceeded in suppressing the rebellion, and now what was to be seen? In at least six States of the Union laws had been enacted by the reconstructed Legislatures so malignant in their spirit toward the freedmen, so subver-sive of their liberties that the President of the United States, or the commanders acting under his authority, had set aside those laws and prevented their execution. General Thomas in Mississippi, General Swayne in Alabama, General Sickles in South Carolina, and General Terry in Virginia, had issued positive orders forbidding the execution of laws passed by the Legislatures of those States in relation to black men. Vagrant laws had been passed which, under pretence of selling colored persons as vagrants, werecalculated and intended to reduce the state of slavery again. Laws so abhorrent to the spirit of the age had been set aside by military power. But the time when military power could protect them must cease. It was idle to say that they would be pro tected by the States. The conclusive answer to that was that the States had already passed laws virtually remitting them to a

state of slavery.

The gentleman from New Jersey (Mr. Rogers) has declared himself for the protec tion of these men, but he was opposed to every practical measure intended to protect hem. He was like the man in the State o Maine who said he was in favor of the Maine iquor law, but was opposed to enforcing it. He (Mr. Cook) knew no way by which these people could be protected except by the action of Congress, either in passing this bill or by a constitutional amendment, if Congress has not now the constitutional power. When gentlemen told him that they were in favor of the liberties of these people, but were opposed to every practical measure to protect them; he should most respectfully doubt their judgment in the mat-ter. If the vagrant act to which he referred, and not been set aside, these four millions of people would again be slaves.

He believed that this bill was the appro-oriate remedy. He believed that Congress ad the constitutional power to pass it, and that it was its duty to do so. Congress would be guilty of a want of good faith, of a want of honor and common honestv. if i bandoned these men, who had aided the Sovernment and thereby rendered them selves obnoxious to the white men of the South, without protection. For his part he never would consent to do it.

He had shuddered as he heard the gen-

the nad shuddered as he heard the gen-tleman from New Jersey (Mr. Rogers), de-claiming that he was speaking and think-ing in the spirit which animated the Sa-viour of mankind when he made atonement for the human race, while he (Mr Rogers), was striving to have these people utterly defenceless, in the hands of men who were constantly devising means re-enslave them. For himself, he trusted hat this bill would be passed; that these men would be protected; that Congress would say to them, "Because on our call you aided us to suppress this rebellion, and because the honor and faith of the na ion were pledged for your protection, we will maintain your freedom and redeem

hat pledge,' Mr. Thayer (Pa.) obtained the floor, and the bill went over till to-morrow,

The House went into Committee of the
Whole on the Miscellaneous Appropriation

oill. Mr. Wentworth in the chair. Mr. Benjamin (Mo.) moved as an amendment a proviso that no part of the sums ap-propriated by the act should be expended n violation of the provisions of the act pre cribing an oath of office. Some debate arose on the amendment, in

he course of which Mr. Brooks, referring to allegations gainst executive officers for dispensing with the oath in the late rebel States, sug gested that this was not the proper way to remedy the evil, but that gentleman who made the allegations should demand an impeachment of the President of the United

States. Mr. Stevens (Pa.) intimating that the rouble with the Postmaster General, who could find only two thousand persons to fill six thousand offices, who could take the oath, was that he could not find loyal men to susain the President's doctrine of reconstruc tion, that being the delusion under which those agents had been acting, it was probably right to adopt the amendment for the puroose of defining clearly what Congress

meant. The amendment was agreed to.
Mr. Windom (Minn.) moved to amend by striking out an item of forty thousand dollars for moneys advanced by Brigham Young to Indians—an old claim. He claimed that if such moneys were ever ad vanced by him, it was for hiring the In-dians to attack emigrant trains and massaere the emigrants, instancing an attack made upon a train by Indians and Mor mons disguised as Indians, when a hundred

and twenty men, women and children were murdered in the most horrible manner. Mr. Stevens defended the appropriation and denounced the spirit influencing this movement as the same which caused the murder of Joe Smith and the expulsion of the Mormons from their valley in Illinois. was a spirit unworthy of a Christian age He had nothing to say in favor of the general principles of Mormonism, not a word; he was too old for that. He was sorry to see this old cry revived of Indian massacres which were never proved against the Mor

Mr. Washburne (Ill.) also defended the item in the bill, denouncing the allegations alluded to by Mr. Windom as emanating from Judge Cradelbaugh, who had been sent to Utah as a judge by old Buchanan and who induced Floyd's expedition to be sent there, costing the Government ten millions of dollars. The delegate from tah was absent on account of the death of his daughter. If he were present he could

explain the matter, Mr. Windom fortified his position by the evidence of a captain in the regular army, as to the gentleman's (Mr. Stevens') intima tion that he was too old to imitate Brigham Young, reminding him of the case of Lord Palmerston, who was over eighty. [Roars of laughter.

The amendment was finally agreed to. On motion of Mr. Thayer, a proviso was put in the bill that hereafter no portrait or likeness of any living person should be en-graved or placed on any of the bonds, securities, notes or currency of the United

The bill was reported from the Committee and passed by the House.

Mr. Niblack introduced a joint resolution leclaring eight hours a full day's work by the artisans, &c., in the employment of the Government. Referred to the Judiciary ommittee.

On motion of Mr. McRuer (Cal.) the Senate bill granting lands to aid in the construc-tion of a railroad and telegraph from the waters of the Bay of San Francisco to Humboldt Bay, was referred to the Committee on Public Lands.

On motion of Mr. Sawyer (Wis.) the Senate bill granting to Wisconsin a donation of public lands to aid in the construction of breakwater, herbor and ship canal at the head of Surgeon Bay, to connect the waters of Green Bay with Lake Michigan, was referred to the Committee on public Lands. The House then adjourned.

The bill in reference to the Federal Judiciary, which was introduced the other day by Mr. Wilson, (Iowa), and referred to the Judiciary Committee, of which he is chairman, enacts that hereafter the Supreme Court of the United States shall consist of one Chief Justice and eight Associate Justices; that the first, second and third oircuits shall remain as now constituted; that the districts of Maryland, Delaware, Virginia, North Carolina and South Carolina shall constitute the fourth circuit; that the districts of Georgia, Florida, Alabama, Mississippi, Louisiana and Texas shall consti-tute the fifth circuit; that the dispricts of West Virginia, Ohio and Michigan shall con-

stitute the sixth circuit; that the districts of Indiana, Illinois, Kentucky and Tenness shall constitute the seventh circuit; that the districts of Wisconsin, Minnesota, Iowa, Missouri, Kansas and Arkansas shall constitute the eighth circuit; and that the districts of California, Oregon and Nevada shall constitute the ninth circuit.

BEAL ESTATE.

REAL ESTATE THOMAS & SONS SALE
Handsome Modern FESIDENCE, No. 1520 North
HROAD Street, above Jetlerson street, 22 feet front
200 feet deep to Carlisle street. On TUESDAY
March 6th, 1865, at 12 o'clock, Noon, will be sold a
Public Sale, at the PHILADELPHIA, EXCHANGE All that handsome modern four-story messuage (first-story brown stone), with double three-story brown back buildings and hot of ground, situate on the we side of Broad street, north of Jefferson street, N. hristory brown stone), with double an the west side of Broad street, north of Jefferson street. No. 1520; the lot containing in front on Broad street 2 feet, and extending in depth 200 feet to Carlisle street. No. 1520; the lot containing in front on Broad street 22 feet, and extending in depth 200 feet to Carlisle street. It has all the modern conveniences, oeing heated by two first-class heaters; has summer and winter kitchen, with ranges; bath-room, but hot and cold water in butler's pantry, and in china closet. The walls of the kitchen, bath-room, butler's pantry, china closet, and all the other closets, are painted in the best manner; yard beautifully laid out; arbor up to the top of the veranda. It is in the most beautiful part of the street; was bought by the present owner last September, and has heen occupied since that, time; was then new, and had never b. an occupied; was at that time well finished and in all respects ready for occupancy. The present lowner, at an expense of about \$2,500, made several important alterations and additions, and in all respects itted it up in a first-class manner, so that it is now second to no house in that neighborhood for comfort, convenience and firish.

This is considered theyinest square on North Broad street, and now that it has been decided by the Legislature that there shall be no railroad allowe; and that it is almost certain that the bill at present before the Legislature to so greatly improve and beautify it will soon become a law, it will undoubedty be the finest avenue in this country for a residence

To any one who wishes to procure for themselves a home in this delightful locality, this presents an opportunity not often to be met with.

THAMS*—46.546 may remain on mortgage**.

May be examined any day previous to sale.

May be examined any day previous to sale.

**May the May and the procure of themselves a home in this delightful locality, this presents an opportunity not often to be met with.

THAMS*—46.546 may remain on mortgage**.

**May

& SONS, Auctioneers. Large and valuable ILDINGS, GIRARO AVENUE, corner of Berks HULDINGS, GIRARD A VASCAL COLOR (inte Vienna) street, near the landing on the Delaware river, on TUESDAY, March 6th, 1806, at 12 o'cicck, noon, will be sold at Public Sale, at the PHILADELPHIA FXCHANGE, all those large bricklings and lot of ground, situate on the PHILADELPHIA FXCHANGE, all those large brick factory buildings and lot of ground, situate on the northwest side of Girara weenue and the northeast side of Girara weenue and the northeast side of Berks street; the lot containing in front on Girard avenue 128 feet, and extending in depth 110 feet. One of the buildings is a three-story brick about 40 by 50 feet, with engine house back, 20 by 40 feet, and containing a 5t-horse power engine, boliers, shafting, belting, &c., and baving open shed about 15 feet wide slongside whicle length of building; and two base rents; one a 2½-story brick, 35 by 60, on ground floor, and 35 by 45 feet on 2 diloor, a two-story frame, about 20 by 24 feet; a brick stable with stalls for six horses, &c.

The buildings are so arranged that power is furnished them with the one engine.

hem with the one engine.
Subject to a yearly ground rent of \$645.
M. THOMAS & SONS, Auctioneers,
fe28-4t] 129 and 141 S. Fourth street GERMANTOWN RESIDENCE FOR SALE-On Tulpehocken street, 200 feet front contains GERMANTOWN RESIDENCE FOR STATES OF TUPE ON TUPE booken street, 200 feet front, containing about two acres. House lately built; supplied with ras, water closets, bath, &c. Stable and coach house or mplete. Grounds tastefully laid out; garden very ample. Will sell the furniture. Apply at 20 south Street. Re36.12

Fourth street.

WEST SPRUCE STREET. FOR SALE A gift handsome four-story brick lowelling, with threastery double back boildings fand having every modern convenience, situate on north side of Spruce street, west of Seventeenth. Lot 20 feet front by as feet deep to a 6 feet wide street. Early possession given. J. M. 64 MMEY & SONS, 508 Walnut street. FACTORY.—FOR RENT OR SALE—A large four-story Factory Building, with steam power, octung, shafting, &c. Situate on the N. E corner of we http-second and Wood streets. Immediate poseing liven. J. M. GUMMEY & SONS, 508 Walnut

Valuable Square of Ground.

FOR Sale—The Square of Ground bounded by Seventh, Frank in Diamond streets and Susquehanne avenue; also, a number of other large and destrable LOTS. Apply to

A. FITLER.

1624 618 No. 51 North Sixth street. PULLDING LOTS—For sale, four Bulkin street.

DULLDING LOTS—For sale, four Building Lots, each D 25 feet front by 160 deep; situate on north side of their street, west of Eighteenth. Also, four lots on south side of Moont Vernon street, west of Eighteenth, each 25 feet front by 91 feet 6 inches deep. J. M. GUMMEY & SONS, 568 Wainut street.

5.1.1 & SUNS, 38 WAIRD STREET, TORY BRICK DWELLES ING, 429 LOMBARD street, in good order throughout, and now vacant. Rent, six hundred dollars, inquire Southwest corner Fourth and Spruce

FOR SALE—Two new stone cottages, situate at the corner of Township Line road and Ever-creen avenue, Chestnut Hill, Apply to Mr. MULFORD, Chestnut Hill, or at No. 129 South SEVENTH feet m, w, 1,60 DWELLING HOUSE WANTED BY A PRILIVATE Family of Six Adults—Pine to Green, and
Third to Tenth streets. Good care of property and
prompt payment of rent assured. Address D., Philadelpoin Post Office, Box 1730.

FOR SALE — A desirable three-story brick HOUSE, 223 South Ninth street—all modern improvements; immediate possession given. Apply to H. CURTIS & SON. Real Estate Brokers, 433 Wal Rui street.

FOR BALE—THE THREE-STORY BRICK

Reidence with attics, double back fulldings and
modern conveniencies attuate No. 531 North Sixth
street. Lot 19 feet front by 90 feet deep. J. M.
GUMMEY & SONS, 558 Walnut street.

FOR SALE.—The modern three story brick Dwelling with three-story back buildings and every convenience; situate, No. 2010 Pine: 18 feet front by 80 feet deep. J. M. GUMMEY & SONS, 508 Walnut

FOR SALE A DESIRABLE THREE-STORY brick house, with three-story double back buildings, 1401 Thompson street; all modern improvements. Apply to J. H. CURTIS & SON, Real Fatate Brokers, 433 Walnut street.

FOR SALE—The Elegant HOUSE, with every modern improvement. No. 214 West Washington square.

LEWIS H. REDNER, 1523 S. Fourth street.

FOR SALE—DESIRABLE DWELLING, 277

N. Sixth street, opposite Franklin Square. Apply to P. MADEIRA, 115 Tenth street, below Chestlett. FOR SALE—A NEAT DWELLING 1310 North Eleventh street. lmmediate possession.

J. WETHERLL.,
56 North Front.

THE VALUABLE BUSINESS PROPERTY SHEEt from by 74 feet in depth, situate Nos. 11 and 115 North Sixth street, above Arch. J. M. GUMMEY & SONS, 56 Walnut street. DUILDING LOT-For sale, a large lot of ground, 64
Peet front by 133 feet deep, bounded by Unristian,
ixteenth and Montrose streets. J. M. GUMMEY &
50NS, 508 Walnut street.

COPARTNERSHIPS.

THE UNDERSIGNED have this day formed a Co-partnership, under the name of MIDDLEAUN & CLAGHORN for the transaction of a Cotton and Wool

CLAGHORN. for the transaction of a Cotton and Wool Brokerage Business.

GABRIFL MIDDLETON,
J. RAYMOND CLAGHORN.
PHILADELPHIA, March 18t, 1868. mb1-12c
DENJAMIN F. ARCHER, having purchased an interest in our business, the ROPE AND SHIP CHANDLERY DEPARTMENT will be continued at the old Stand, No. 46 North Delaware Avenue. The name and style of Firm as heretofore, JOHN S. IEE & CO.
Gn the Frst day of March, 1866, we will open a large and well assorted atock of GROCERIES AND SHIP STORES, at the store now occupied by J. F. Baker, Nos. 138 and 140. North Delaware Avenue, to which the attention of Ship owners and Captains is respectfully solicted.

The deneral days of the Commonwealth of Pennsilvania, relating the respectively solicited.

JOHN S. LEE, BENJAMIN F. ARCHER, RICHARD B. WILLIAMS.

PHILADELPHIA, February, 1886. 621-124

NOTICE OF LIMITED PARTNERSHIP.—The unship, in accordance with the provisions of the Acts of the General Assembly, of the Commonwealth of Pennsilvania, relating thereto, under the name or firm of HOMER. COLLADAY & O., for the purpose of transacting the business of importing and selling Dry Goods, in the city of Philadelphia.

The general partners are BENJAMIN HOMER, THOMAS HOMER and FRANCIS S. COLLADAY, all residing in the city of Philadelphia.

THOMAS HOMER and FRANCIS S. COLLADAY, all residing in the city of Philadelphia.

The special partner is THOMAS W. EVANS, also residing in the city of Philadelphia.

The said special partner has contributed in cash to the common stock of the said partnership, the sum of one hundred thousand dollars, and the limited partnership formed and entered into as above stated, is to commence on the 1st day of February, 1866, and will terminate on the 31st day of January, 1869.

BENJAMIN HOMER,

THOMAS HOMER,

FRANCIS B. COLLADAY,

General Partners.

THOMAS W. EVANS,

Special Partner.

WANTED—By a small Family, a HOUSE con-tening six Rooms. Must belocated between South and Christian, and east of Broad. Rent not to exceed to per month. Address H. F. C., this Office. mil-6t A MEDIUM-SIZED COUNTRY HOUSE— For the Summer—with stabling, on North Penn-sylvanis Raliroad. Furnished House preferred. Ad-dress "H.," Box 1254 Post Office. dress "H.," BOX 1234 POST OMCE.

WANTED TO RENT—A good Dwelling, south
fill of Market and west of Twelith: having the usual
conveniences, with possession on or about May 181.
Apply to
122660 28 South Eighth Street.

23 South Eighth Street.

WANTED FOR RENT-A COMMODIOUS
dwelling, with modern conveniences, in Germantown. Apply to J. H. CURTIS & SON, Real Estate
Brokers, 423 Walnut street. DENTISTRY.

OVER 35,000 TEETH EXTRACTED without pain; nitrous exide gas administered.
The most beautiful Teeth inserted and the natural
contour of the fice restored. Dr. C. L. MUNNS, No.
31 SPRUCE Street. fe20-lm?

WHITE ALMERIA GRAPES—In prime order landing from bark La Plata, and for salegor JOS. B, BUSSIER & CO., 103 S. Delaware avenue.

AUCTION SALES.

JAMES A. FREEMAN, AUCTIONEER, No. 425
WALNUT Street.
VALUABLE RESIDENCES AT PRIVATE SALE;
SALE OF REAL ESTATE AND STOCKS, MARCH This sale, at the Exchange, at 10 o'clook moon, will include—STOLKS—4,600 shares capital stock Platt Oil Co. selzed and to be sold for unpaid taxes, on account of the United states, by order of the Collector of Internal Revenue.

MOUNT MORIAH CEMETERY LOTS—Lots Nos. 25 and 30 in section 45; lot No. 10 section 38; lots Nos. 12, 68. 70 and 72, section 54—each 400 square feet. Sale to

The state of the s

close a concern.

15TH BELOW BEDFORD—A threestory brick house and lot, west side of 15th street, 15% by 591-6 feet. \$30 67 ground rent. Trusteet peremptory sale.

NO. 12 OATHARINE ST—A three story brick NO. 123 CATHARINE ST—A three story office house with back buildings, 19% by 80 feet. NO 1239 VINE ST.—A three story brick store and dwelling, with back buildings, 17% by 87% feet. NO. 12 DANA ST., 11TH WARD.—A two story house, with three story house in the rear, Dana Street, 16% by 99.95 feet. Peremptory sale by order of heirs—Estate of George Lownsbury, diversity. dece ised.

No. 113 DANA ST.—Three story house, 14 by 38 feet 5 inches. Same Estate

NO. 111 DANA ST.—House adjoining, 14 by 38 feet 5

nches, Same Estate.

33 The above are near the Second Street Market, and are desirable smult dwellings.

43 Full particulars in catalogues. TO REAL ESTATE OPERATORS.

FI.EGANT WALNUT STREET MANSION—One of the most elegant residences on Walnut street 50 feet front large ground, stable, &c.

Also, BROWN STONE MANSION, Walnut near

feet front: large ground, stable, &c.
Also, BROWN STONE MANSION, Wainut near
Broad st.
Will be sold at very low rates, to a partywho will
take them all in one lot, five desirable dwellings in the
heart of the city. Immediate occupancy can be had if
desired. This is a very favorable opportunity to parties who seek good real estate investments to buy at
lide prices property which will pay well and increas
in value. For particulars apply at the anction store,
STABLE—A very desirable property in the neighbonhood of Twelfth and Locust sts.
TAVERN STAND and 9 acres of land, on Ridgi
road, 9 miles from the State House, known as the
"Sorrel Horse." Plans, surveys, &c., at the store,
Property No. 402 south Front st, 41 by 100 feet.
do do 1138 and 1146 Lombard st
80 acres, Germantown
37 do Fisher's lane
Valuable Lot, Market street, above Nineteenth
do do Barker do do de
8 Building Lots, south Twenty-second st
Property northesst corner Fourth and Spruce sta
Dwelling, with side yard, Darby road
Brown-stene Store, Second at, near Chestnut
Residence and large lot, Burlington
Go Sis Pond st
do Sis Fond St. CHESTNUT ST—A very
valuable business property on Chestnut st, having two
valuable in good order, &c. Occupancy with the deed.

DY JOHN B. MYERS & OO., AUCTIONEER DY NOS. 23 and 24 Market street, corner of Bank LARGE PEREMPTORY SALE OF FRENCH AND OTHER EUROPEAN DRY GOODS. &c.

ON MONDAY MORNING,
March 5th, at 100 clock, will be sold, by catalogue on four months credit, about 70 lots of French, India, German Ltd Br. tish Dry Goods, embracing a full assort ment of fancy and staple articles in silks, worsteds. N. B.—Goods arranged for examination and catalogies the grady early on morning of sale.

N. B.—Goods arranged for examination and collective ready early on morning of sale.

LABGE PEREMPTORY SALE OF FRENCH. BRITBY AND S. YONY DRY GOODS. &c.

NOT ICE—Included in our sale on MON DAY, March
5th. will be found in part the following, viz—

DRESS GOODS. -pleces fancy checks ine pekin stripes.
do Lanca hire, solid check and Scotch ging

hams.

co figured gingham lawns: brocade mohalra.

do ch ne satine; mille raies and mozambiques. co ngured gingnam iawus; procase monara,
do ch ne satine; mille rates and mozambiques,
do Paris prepe; plain and fancy silk popling
do Paris plain and fan, y mous de laines; reps,
do poil de chevres; melarges; alpaca lustres
SILKg

—pieces I yons black taffeta gros du Rhin.

neces 1 yons mack talleta gros du Rhin.
do gros brilliants; gros grains; cadrills.
do golid colors and fancy poult de sous,
do foular's, lustrines, rich fancy siks.
SPECIAL OFFERING OF 2,00 SHAWIS.
il lines all yool French bik merino Shawls, wool
fringes fringes
Full lines all wool French blk merino shawls, slik fringes.
Full lines raris all wool blk stella broche border shawls
Full lines German zephyrs, grenadine and fancy spring shawls.
Full lines silk and cloth circulars, basques, mantles, &c. WHITE GOODS AND EMBROIDERIES. all lines of jaconets, brilliants, Swiss mulls, bishop

Full lines of paconecs, or minutes, or lines in lawns.

Full lines Nainsook stripes, checks, Victoria lawns, cambrics.
150 pieces handmade real guipure lace.
500 dozen plain hemmed and hemstitched embrid 600 dozen plain hemmed and hemstitched embr'd inen cambric hidks
RIBBONS, GLOVES, VEILS, &c.
-cartons sold colors and fancy poolt de sole ribbonsdo plain mantua, velvet and fancy trimming ribbons.
ds gents and ladies kid, Lisle, sfik and velvet

ds gents' and laddes' hid, Lisle, shk and velvet gloves.

do rich grenadine velts, veil bareges, &c.
Also, hoop and Balmoral skirts, Madras, sik and ringham handkerchie's, alpaca braids buttons, head nets, slik ties, trimmings, notions, &c.

MARSEILLES QUILTS AND PIQUES.
An invoice of 104, 114 and 124 white Marseilles quilts.
An invoice superior quality white piques.

LINEN GOODS.
Full lines bleached, and W. B. linen damasks,
Full lines dowlas, naphtis, diapers, &c.
RIBBONS.
FNTBA LARGE AND ATTRACTIVE SPECIAL
BALE OF 1,500 CARTONS OF BONNET AND
TRIMMING RIBBONS.
Descindant bereafter

LARGE PEREMPTORY SALE OF BOOTS, SHOES, BROGANS, TRAVELING BAGS, &c. ON TUESDAY MORNING, MARCH 6, Will be sold, at 10 o'clock, by catalogue, on four months' credit, about 1,200 packages Boots. Shoes, Balmorals, &c., of City and Eastern manufacture. Open for examination with catalogues early on the morning of sale.

LARGE POSITIVE SALE OF BRITISH, FRENCH, GERMAN AND DOMESTIC DRY GOODS. We will hold a Large Sale of Foreign and Domestic Dry Goods, by ca alogue, on four months' credit and part for cash.

ON THURSDAY MORNING.

March 8th, at 10 oclock, embracing about 800 packages and lots of staple and fancy articles, in woolens, worsteds, linens, sliks and cottons.

N. B.—Goods arranged for examination and catalogues ready early on the morning of sale.

togues ready early on the morning of sale.

THOMAS BIRCH & SON, AUCTIONEERS ARI COMMISSION MERCHANTE, NO. 110 CHESTNUT street, (Rear entrance 1107 Sansom street.)

Household Furniture of every description received or Consignment.

SALES EVERY FRIDAY MORNING.

Sales of Furniture at dwellings attended to on the mor Ressonable Terms.

SALE OF REAL ESTACES, &c., AT THI EXCHANGE.

Thomas Birch & Son respectfully inform their riends and the public that they are prepared to attent to the sale of Real Estate by anction and at private sale

SALE OF A LARGE COLLECTION OF VALUABLE COINS, MINE) ALS, SHELLS, PHILOSOPHICAL APPARATUS, &C. ON TURSDAY.

ON TUESDAY.

March 6th, at 3 o'ciock, P. M., at the auction store, No. 1110 Chestnut street, will be sold, a large collection of ancient and modern foreign and American coins, medals, &c. Also, cabinets of minerals, shells, curiosities, &c. osities, &c.
Also, superior electrical apparatus, air pump, micro-cope, chemical appara us, &c.
Catalogues will be ready on Saturday.

THE PRINCIPAL MONEY ESTABLISHMENT,
S.E corner of SIXTH and RACE streets.
Money advanced on Merchandise generally;
Watches, Jewelry, Diamonds, Gold and Silver Plate,
and on all articles of value, for any length of time and on all articles of value, for any length of time agreed on.
WATCHES AND JEWELRY AT PRIVATE SALE.
Fine Gold Hunting Case, Double Bottom and Open Face English, American and Swiss Patent Lever watches: Fine Gold Hunting Case and Open Face Lepine Wetches; Fine Gold Duplex and other Watches; Fine Silver Hunting Case and Open Face English, American and Swiss Patent Lever and Lepine Watches: Double Case English Quartler and other Watches: Ladles' Fancy Watches: Diamond Breastpine; Finger Rings; Ear Rings, Studs, &c.; Fine Gold Chains; Medallions; Bracelets; Scarf Pins; Freast Pins; Finger Rings; Pencil Cases, and Jewolry generally. FOR SALE.—A large and splendid Fireproof Chest. suitable for a Jeweler, price \$550.

Also several Lots in South Camden, Fifth and Chestnut streets.

B. SCOTT, JR., AUCTIONEER,
101NT TRADE SALE OF
MANTEL AND PIER LOOKING GLASSES; PIER
TABLES, BRACKETS, &c. TABLES, BRACKETS, &c..

From the establishments ofJOSHUA COPELAND, 53 South Fourth st.,
GEO. C. RENKAUFT, 929 Arch st., and
E. NEWLAND & CO., 694 Arch st.
To be sold at Scott's Art Gallery, No. 1020 Chestnut

On THURSDAY MORNING,
March 8th, at 10½ o'clock. Sale positively without reserve. Particulars hereafter. Serve. Particulars hereafter.

O. J. WOLBERT.—LARGE SALE OF PURE OLD
WINES, BRANDIES, &c.
ON TUESDAY MORNING, NEXT,
sth inst., at precisely 11 o'clock, at No. 16 South Sixth
str. et. in cases, demijohns and rottles.
Old Brandies: Madeira, Sherry and Port Wines,
Js msica Rum, Holland Gin; Wild Cherry Brandy.
Whishy, Sparkling Hocks, Champagnes, Clarets.
Rhine Wines, &c., in all about 40 different and well
known brands. All warranted like the sample exhibited at the time of rate,
Catalogues now ready,

ma2-8t*

PHILIP FORD & OD.

AUCHONEERS.

No. 506 MARKET street.

LARGE SALE OF 1.200 CASES BOOTS, SHOES, BROGANS. &c.

ON MONDAY MORNING.

March 5, commencing-at 10 o'clock, precisely, will ON MONDAY MORNING.

March 5, commencing-at 10 o'clock, precisely, will
be sold, by catalogue, 1,200 cases men's, boys' and
youths' kip and grain boots, balmorals, gaiters, &c;
women's, misses' and children's calf, kip, goat, kid
and Morocco heel boots and shbes; also, city make

DAVIS & HARVEY, AUGITONEERS,
(Late with M. Thomas & Sons.)
Store No. 333 Chestnut street.
FURNITURE SALES at the Store every Tuesday,
SALES AT RESIDENCES will receive particula

T. L. ASHBRIDGE & CO. AUCTIONEERS, No. 505 MARKET street, above Fifth.

AUCTION SALES. THOMAS & SONS, AUGTIONEERS, Nos.

and 1418outh FOURTH street.

BALES OF STOCKS AND REAL ESTATE

at the Exchange, every TURSDAY, at 12 o'clock noor!

AT Handbills of each properly issued separately;
and on the Saturday previous to each sale 200 cake,
logues to pamphlet form, giving full descriptions.

REAL ESTATE AT FRIVATE SALE.

Printed catalogues, comprising several hundred. regidences. do.

REAL ESTATE AT PRIVATE SALE.

Printed catalogues, comprising several hundred thousand dollars, including every description of cit and country property, from the smallest dwellings the most elegant mansions; elegant country sests, farms, business properties, do.

FURNITURE SALES AT THE AUUTION STORE EVERY TRUESDAY

REPATICIES at tention given to sales at private residences. do.

At 12 o'clock noon, at the Philadelphia Exchange,
11 shares Commonwealth National Bank.
33,300 shares Delaware Mutual Insurance Co. scrip.

FIRST SPRING SALE, MARCH 6TH.

85.50 shares Bituminous Oli Co.
1.175 shares Bituminous Oli Co.
40 shares Union Bank of Tennessee.
2 shares bank of North America.
15 sheres Kensington Bank.
20 shares Penn National Bank.
12 shares Fifth and eixth Streets Passenger Railway.

Orphans' Court Saide. Estate of David Davis deceased

-VALUABLE BUSINESS STANDS-2 THREE STORY
BRIK K-TURES and DWELLINGS, Nos. 145 and 147
No:th EIGHTH street, with 3 Brick Dwellings in the rear.
Same Estate—MODERN THREE STORY BRICK
DWELLING, with 5 two story Frame Stores and
Dwellings and two-story Brame Dwelling, Richmond
street, k. W. of Palmer street, 18th Ward.
Same Estate—LOT, corner of Richmond and Palmer
streets, 18th Ward.
Same Estate—LOT, New Marketstreet, south of Car.
lowbill 11th Ward. treets, 18th Ward.

Same Estate—LOT, New Marketstreet, south of Cap.
owhill, 11th Ward.

Same Estate—VERY VALUABLE LOT, over 22

ACRES, Indian Queen Lane, Falls of Schuylkill, 21st Ward. Same Estate—12 LOTS, Indian Queen Lane, 21st Ward. ward. Orphans' Court Sale—Estate of Betty Bardsley, de-ceased—BRICK AND FRAME STABLE, Naudain street west of 22d.
THREE STORY BRICK DWELLING, No. 1338 THREE SIGHT BACK DWELLING, NO. 1838
South Seventh street.
VALUABLE STONE RESIDENCE Stenton avenue
south of Wingohocking street. GERMANTOWN, 22d
Ward, within 2 squares of Wayne and Fisher's lane
stations on the Philadelphia, Germantown and Norristown Railroad.
VALUABLE BUSINESS STAND—THREE STORY
BRICE STORE and DWELLING, No. 223 South Second street, between Walnut and Spruce. cond street, between Walnut and Spruce.

2 THREE STORY BRICK DWELLINGS, Nos. 1615
and 1618 Shippen street.

2 TWO STORY BRICK DWELLINGS, Nos. 1612 and 1814 Bedford street.
2 THREE STORY BRICK DWELLINGS, Foulkrod street, about three squares from the Fifth and Sixth Streets Pessenger Railway Depot, FRANKFORD MODERN THREE STORY BRICK DWELLING, NO. 514 Wood Street.

Executors' Per emptory Sale—Estate of Charles M.

Executors' Per emptory Sale—Estate of Charles M.

Market bquare, GERMANTOWN. Lot 40½ by 558 To Capitalists and Others—LARGE and VALUABLE UILDINGS, Girard avenue, corner of Rorbe Clara ILDINGS, Girard avenue, corner of Berks (laterna) street, near the landing on the Delaware

River
HANDSOME MODERN RESIDENCE, No.150 North
Broad street, above Jefferson—22 feet front 200 feet deep
to Carlisle street.
Peremptor, So'e—To Close an Estate—VALUABLE
EUSINESSETAND, S. W. corner of Front and Market street.

Same Estate—STORE, No. 102 Market street.

Same Estate—STORE, No. 104 Market street.

Same Estate—STORE, No. 104 Market street.

Electricity ale—state of Bobert M. Lee, deceased—I/UBLE THREE STORY BRICK RESIDENCE, No. 108 North Sixth street above Arch—34 feet front.

Perenpirely Sale—DESIRABLE COUNTRY SEAT, 6 acres, Darby road, quarter o. a mile east of Darby, 24th Ward. sacres, harby road, quarter of the sacres of deceased—IRRELÉEMABLE GROUND BENT, \$14.62% a year.
Same Istate—2 IRREDEEMABLE GROUND FENTS, \$30 a year each.

Sale No. 18 Hudson'street.

MACHINERY, LATHES, TOOLS DIES: &2,
ON MONDAY MORNING.
At 10 o'clock, at No. 18 Hudson st. (between Third and Fourth sis., below Market st.) a quantity of machinery, 3 hand lathes, anvi's, vices, tools, dies, 3 machines for making match boxes, &c.

May be examined at 8 o'clock on the morning of sale.

Bale No. 579 North Twe fith street.

SUPERIOR HOUSEHOLD FURNITURE, FINE
BRUSSELS CARPETS &c.
ON WEDNESDAY MORNING,
7th irst. at 10 o'clock, at No. 579 North welfith st.,
below Coates st., by catalogue, the superior household
furni ure, five Brussels and other carpets, &c.
Also, the kitchen utensite.
May be examined at 3 o'clock on the morning of sale.

May be examined at so clock on the morning of sale.

EXTENSIVE SALE OF HORSES COWS, WAGONS, CARTS, HARNESS, HAY, IRON TANK, FARMING INFOLEMENTS, &c.

March 18th, at 16 o'clock, at the farm of D. B. Kershow, Esq., Island Road, Twenty-fourth Ward, about two miles from Blue Bell Tavern, Darby Road, will be sold, without reserve, the entire stock, comprising 3 horses, 55 cows, 16 to tons hay, together with an extensive assortment of farming implements, dairy fixtures, &c. Full particulars in headbills.

The sale will commence at 10 o'clock A. M. precisely.

Sale at the United States Hotel, Chestant atreet, shows Sale at the United States fluter, the street, MOVE FOR PARLOR AND CHAMBER FURNITURE, Rosewood Piano Forte, French Plate Mantle, Pier and Oval Mirrors, Feather Beds, Hair Mattresses, Glasswae, Chuna, Arminster, Velvet and Brussels Carpets &c.

ON MONDAY MORNING,
March 19th, at 10 o'clock, at the United States Hotel, Chestr ut street, above Fourth, by catalogue, the very superior parlor, chamber and dining room furniture, rosewood piano forte, by Reichenback, a large number of fine French plate mantle, pier and oval mirrors, fine superior parior, casance are resewood piane force, by Reichenbace, a large number of fine French plate mantle, pler and oval mirrors, fine feather btds, hair mattresses, China and glassware, handsome Axminster, Brussels and velvet carpets, being the entir-furniture of thirty rooms, Full particulars in catalogue; ready one day pre-

rious to sale. J. FITZPATRICK & CO., AUCTIONEERS, NEW J. Auction House, No. 927 CHESTNUT street, adjacent to the Continental, Girard, St. Lawrence, Markos House and other popular Hotels. BY BARBITT & CO.. AUGITONEERS.

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No. 230 MARKET street, corner of Bank street,
Cash advanced on consignments without extra charge.

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A LLEN'S LIFE OF PHILIDOR.—THE LIFE OF A PHILIDOE, Musician and Chess Player, by Georgia Allen, Grock Professor in the University of Punnayivania, with a Supplementary Essay on Philidor, 55 Chess Anthor and Chess Player, by Thaselle Vol Hest., cherand und de Laza, Envoy Extraordinary and Minister Plenipotentiary of the King of Pressia, at the Court of Saxe-Weimar, 1 vol., octavo, 4 vellum, fills top, Price 15. Lately published by

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122 SERGONS CARACCAS INDIGO now landing
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