THE DAILY EVENING BULLETIN : PHILADELPHIA, WEDNESDAY, MARCH 28, 1866.

#### XXXIXth Congress-First Session. [CLOSE OF YESTEBDAY'S PROCEEDINGS.]

6

SENATE .- The case of Mr. Stockton was taken up. The question was upon postpon-ing further consideration until Thursday

next. Mr. Stockton (N. J.) desired to make an explanation. He stated yesterday that the present President of the New Jersey Senate was elected by his own yote. This was a mistake. He was elected by exchanging his vote, getting a Democrat to vote for him, while he voted for the Democrat. He would also state that he had received a despatch from his colleague, stating that he hoped the case would be postponed until Thursday, as he (Mr. Wright) would be here, then, and ask

no further delay. Mr. Hendricks (Ind.) appealed to the Senate to postpone the subject until Thursday, to enable a full vote to be taken. This was the first postponement asked by Mr. Stockton's friends

Mr. Clark (N. H.) was opposed to the postponement. There was no reason why Mr. Wright could not have been here today as well as on Thursday. Mr. Johnson said Mr. Wright's physician

had informed him that he (Mr. Wright) would sacrifice his life if he attempted to come last night, but that he could come on Wednesday night.

Mr. Pomeroy had learned from a neigh-bor of Mr. Wright's that he (Mr. Wright) not only did not expect to be here on Thurs-day, but never expected to be here.

Mr. Hendricks again appealed for a post-ponement. He was interrupted in his remarks by the arrival of the President's Primarks by the arrival of the President's Pri-vate Secretary, who, at 1.15 P. M., arrived to announce the return, with the President's objections, of the Civil Rights bill. Mr. Conness (Cal.) spoke against the post-

ponement. Mr. Sumner said there was no assurance that there would be a fuller Senate on Thursday. Disease had made a pair between the Senator from Vermont(Mr. Foote)

tween the Senator from Vermont(Mr. F00te) and the Senator from New Jersey (Mr. Wright). Let that suffice, and let this im-portant question be decided at once. Mr. Saulsbury (Del.) said he did not know of any objection to his holding his seat; so that unless a change had occurred lately in his opinions disease had made no marsing and the Senator from Massachusetts was mistaken, Mr. Hendricks said that Mr. Stockton

would not vote on questions brought before the Senate until Thursday, if there was any

objection raised on the other side Mr. Conness said this suggestion was en-tirely gratuitous on the part of Mr. Hen-dricks. It implied that the vote of Mr. Stockton was feared in a particular question. This was a mistake.

Mr. Davis then spoke briefly in favor of the postponement, after which the question was taken on postponement until Thursday next and decided in the negative—yeas 18,

next and decaded in the negative-yeas is, nays 23, as follows: YEAS.-Messrs. Anthony, Buckalew, Cowan, Davis, Guthrie, Harris, Hendricks, Johnson, Lane (Kansas), McDougall, Morgan, Nesmith, Norton, Riddle, Sauls-bury, Trumbull, Van Winkle and Wil-low-18

ley-18. NAVS-Messrs. Brown, Chandler, Clark, Conness Cragin, Cresswell, Fessenden, Foster, Grimes, Henderson, Howard, Howe, Kirkwood, Lane (Ind.), Nye, Pomeroy, Ramsey, Sherman, Sprague, Sumner, Wade, Wilson and Yates-23.

This brought the resolution declaring Mr. Stockton entitled to his seat again be fore the Senate. Mr. Clark moved to amend the resolution

so as to make it read: Resolved, That John T. Stockton, not

having received a majority of the voices of of the Legislature of the State of New Jersey present and voting, is not entitled to his seat as Senator from that State for the term of six years, from the 4th of March,

Mr. Saulsbury rose to a point of order. He wished to inquire if it was in order for Mr. Clark to offer an amendment in sub-

Mr. Trumbull (Ill.) said he had voted steadily for Mr. Stockton in his seat, but he was opposed to all dilatory motions, and he would vote against them. Mr. Sherman (Ohio) said he had voted

against Mr. Stockton's right to his seat, but he had also voted for every motion to post-pone which gave promise for a fairer trial of the case. He would vote against all motions

the case. He would vote against all motions for delaying the business of the Senate. Mr. Johnson spoke at some length in fa-vor of postponement, and appealed to the magnanimity of the Senate to give Mr. Wright an opportunity to get here. There was good reason to believe that Mr. Wright would be here to-morrow. Mr. Doolittle said he had received a mes-sage from Mr. Divon stating that he (Mr.

sage from Mr. Dixon stating that he (Mr. Dixon) hoped the Senate would postpone the subject for a few days until he was able

to he present. 'Ine Senate, by a vote of yeas 21, nays 22, refused to postpone the subject until to-

morrow. The question on reconsidering the vote by which the resolution was adopted was then taken, and the Senate refused to reconsider —yeas 20, nays 22.

Mr. Wade moved that the Senate adjourn.

Lost. Mr. Trumbull moved that the Senate proceed to the consideration of the President's veto message.

Mr. Howard moved the Senate adjourn. Lost.

Lost. The President's veto message was then read by John W. Forney, Secretary of the Senate. At the conclusion of the reading, Mr. Cowan (Pa.) moyed that the message

be printed. Mr. Cowan moved that the Senate ad-

journ. Mr. Sumner demanded theyeas and nays,

which were ordered. The Senate refused to adjourn.

YEAS-Messrs. Buckalew, Cowan, Davis, Doolittle, Guthrie, Heidricks, Johnson, McDougall, Morgan, Nesmith, Norton, Riddle, Saulsbury, Van Winkle-14.

Riddle, Saulsbury, Van Winkle-14. NAVS-Messrs. Anthony, Brown, Chand-ler, Clark, Conness, Cragin, Cresswell, Fes-senden, Foster, Harris, Henderson, Howard, Howe, Lane, (Ind.), Lane, (Kansas), Nye, Poland, Pomeroy, Ramsey, Sprague, Stew-art, Sumner, Trumbull, Wade, Willey, Williams, Wilson and Yates-28. Mr. Trumbull (III.) said he desired to make some remarks on the subject but

make some remarks on the subject, but would rather not proceed with them until

to-morrow. The Senate then, on motion of Mr. Hen-

HOUSE, MR. Conkling (N. Y.), from the Committee on Reconstruction, reported the testimony taken in reference to the States of Virginia and North Carolina and South Carolina. Mr. Ross (III.) asked the Speaker ironi-

cally whether it was in order to move to appoint additional members to the Reconstruction Committee, in accordance with the

lecision of the Chair yesterday.

decision of the Chair yesterday. The Speaker replied that the motion could be made by unanimous consent. Mr. Conkling suggested that he might make the motion if he could hope to have the benefit of the services of the gentleman from Illinois (Mr. Ross). The decision of the Chair, which the gentleman from Illinnois speaks of, was a decision of the House, not of the Chair. It was the House of Representatives that ordered two additional members to be placed on the Select Com-

mittee on an air railroad to New York. Mr. Schenck (Ohio) inquired whether the order in reference to printing of twenty-five thousand extra copies of testimony applied to that which had not then been re-

ported. Mr. Laflin (N. Y.), Chairman of the Committee on Printing, stated that the resolu-tion reported by that committee did not apply to testimony not then presented. Mr. Conkling (N. Y.) moved that twenty-five thousand extra copies of this testimony

be printed with the rest of the testimony already reported. Referred to the Committee on Printing.

Steamer Alabama (Br), f r N Orleans, sailed from Liverpool 14th Inst.
Steamer Claymont, Allen, sailed from Norfolk 24th Inst. for this port.
Steamers Marmien, and Matanzas. at New York.
Seiterday from New Orleans.
Ship Baranak, Rowland, from Mobile at Liverpool previous to 17th Inst.
Ship Baranak, Rowland, from Baltimore, Annapo-lis Roads 19th Oct. at San Francisco 26th Inst.
Ship Valparaiso, Mayhew, from Baltimore, Annapo-lis Roads 19th Oct. at San Francisco 26th Inst.
Ship H & Tapley (new), Tapley, at Montevideo 28th Jan. from Bangor, Me disch's.
Bark Chas Brewer, Dermott, cleared at New Orleans 21st inst. for Matanzas.
Bark Manitou, North, hence, remained at Monte-video 28th Jan.
Bark G Paimer (Br), sailed from Montevideo 10th Jan: for New York, with 14,302 dry hides and 195 bales wool.
Bark Pielades, Wells, hence, remained at Monte-800

San: for New York, While 1, 602 dry muss and 157 bates wool. Bark Pleindes, Wells, hence, remained at Monte-video 28th Jan. disch'g. Brig John Aviles, Philbrook, from Boston for this port, was off New London 23d inst. Brig Alice Lea, Hering, at New Orleans 21st instant from New York. Schrs Elizabeth Eng'ish, Potter, Marletta Tilton, Fritzinger, S C Gildersh: ve. Carrol; Mary D Haskell, Haskell, and S A Hammond, Palne, hence for Boston, sailed from Holmes' Hole 25th inst. Schr L S Levering, Corson, from Savannah, at New York yesterday.

Schr Hull LS Levering, Conson, from Sävannah, at New York yesterday. Schr 5 Loeser, Laws, hence for Sallen, salled from New-port 25th Inst. Schr Bace Horse, Bragg, from Delaware City for Newburyport, salled from Holmes' Hole 25th Inst. Schr Bace Horse, Bragg, from Delaware City for Newburyport, salled from Holmes' Hole 25th Inst. Schr Badilme Townsend, from New York for Charles-ton. salled from Fort Monroe 24th Inst. Schr Advine Townsend, from New York for Charles-ton. salled from Fort Monroe 24th Inst. Schr Advine Townsend, from New York for Charles-ton. salled from Fort Monroe 24th Inst. Schr Advine Townsend, from New York for Charles-ton. Schr H Shannon. Marts, Cleared at Savannah 19th Inst. for Richmond, Va. Schr HR Shannon, Marts, Cleared at Savannah 20th Inst. for this port. Schr Wm Arthur, from Portland for this port, salled from Salem 22d Inst. Schr Kary Stedman, Pierce, cleared at Wilmington, NC. 22d Inst. for New York. Schr K L Simmons, Gandy, Cleared at Wilmington, NC, 23d Inst. for Boston.

Schr S L Simmons, Gandy, cleared at Wilmington, C. 23d inst. for Boston, Schr E Edwards, Smith, sailed from Charleston 22d

Schr B Edwards, Smith, Saited from Charleston 24 Inst. for this port. Schr David Smith, Baker, ashore eight miles north of Barnegat, sailed from Fall River 14th inst. for this port, in ballast. Schr Atlantic, Lippincott, Cleared at Wilmington, NC. 22d inst. for New Bedford.

NC. 221 Inst. for New Beatord. MARINE MISCELLANY. Schr Lizzie Lawson, from New York for Charleston, sunk on Chincotesgue Shoals on Sunday morning ans went to pieces. One seaman was drowned. Schr Choctaw, Mayo, from Calais for New York, put back to Newport on Sunday for repairs, having been run into on Saturday night, off Point Judith, by an unknown schooner, and had mainsail split, and davits and gaff carried away. A ship of 1800 tons burthen, named the Kate Daven-port, was launched last week at Bath, Me.

Notice of the second se

## SPECIAL NOTICES.

SF FCIALL AUTOES. PROCK OIL COMPANY.-The Annual Meeting South Folue Stockholders of the ROCK OIL COM-PANY will be held at the Company's office, No. 205 South FOURTH street, on MONDAY. the 2d of April, at 12 o'clock, for the election of five Directors to serve for the ensuing year. JOHN F. GRAFF, mh12, tap22 DIVIDEND NOTICE-OFFICE OF THE MAPLE SHADE OIL COMPANY. 554 The Board of Directors have this day declared a Dividend of TWO PEB CENT., payable on and after 30th inst, clear of State taxes. The transfer books will close on the 24th, at 5 P. M., and open March 31st. THOMAS R. SHARLE, mh23-6t Secretary.

mh23-6t mh23-6t Secretary. OFFICE OF THE WESTMORELAND COAL COMPANT, No.230 South Third street, corner of Willing's alley. Ригьаредерна, March 17, 1653. The annual meeting of the Stockholders of the WESTMORELAND COAL COMPANY will be held at their office, on WEDNESDAY, April 4th, 1865, at 12 e'clock M.

at their unive, on the clock M. An election will be held for eleven Directors to serve for the ensuing year. F. H. JACKBON, Server and Server a

DELAWARE MUTUAL SAFETY INSURANCE OOMPANY, INCORPORATED BY THE LEGISLATURE OF PENNSYLVANIA, 1855. OFFICE S. F. CORNER THIRD AND WALNUT STREETS, PHILADELPHIA. MARINE INSURANCE, ON VESSELS.) ON VESSELS, OARGO, FREIGHT, TO all parts of the world, FREIGHT, INLAND INSURANCES On Goods, by River, Canal, Lake, and Land Carriage, to all parts of the Union, FIRE INSURANCES, On Merchandise generally, On Stores, Dwelling Houses, 4c,

INSURANCE.

# ABSENS OF THE COMPANY

Loan 53,250 00 125,000 City of Philadelphia Six Per Cent.

7,150 143 Shares Stock Penns, Ballroad 8,550 00 5,000 100 Shares Stock North Pennsylvania

o,000 100 5nares Stock North Pennsylvania Rallroad Company. 8,250 00 0,000 Deposit with the United States Go-vernment, subject to 10 days call. 50,000 State of Tennessee Five Per Cent. 18,900 00

170.700 Loans on Bonds and Mortgage, first liens on City Property...... 170,700 00 

1,253,630 1

DIRECTORS. 11,253,630 19 DIRECTORS. Thomas C. Hand, Edmund A. Souder, Henry Gloan; Theophins Spalding, John R. Penrose, Henry C. Lailett, Jr., John D. Taylor, JOHN C. DAVIB, Vice President, JOHN C. DAVIB, Vice President, HENRY LYLEUEN, Secretary. deisting INSURANCE COMPANY OF NORTH AMERICA DI Thomas C. Hand, John C. Davis, Edmand A. Souder, Theophilis Spalding, John R. Penrose, James Traquair. Henry C. Lallett, Jr., James C. Hand, William C. Ludwig, Joseph H. Seal, George G. Leiger, Hugh Craig, Robert Barton, John D. Taylor, THOP

UNSETTLED CLAIMS, INCOME FOB 1866, \$11,467 53, \$310,000,

INSURANCE COMPANY OF NORTH AMERICA I-MARINE, FIRE AND INLAND TRANSPOR TATION INSURANCE. Office, IG. 23 WALNUT strest, south side, east of Third street. The Properties of this Company are well invested and furnish an available fund for the ample indemnity of all memors who desire to be approved by Lemmity

All persons who desire to be protected by Insuran MARINE RISKS taken on Vessels, Freights ALALIVE RESEARCE OF VESSES, FREENS AND CARGOS. INLAND TRANSPORTATION RISKS on Mer-chandles per Ballroad, Canals and Steambosts. FIRE RISKS on Merchandles, Furniture and Bulld-ings in city and County. INCORPORATED IN INI-CAPITAL, SOLOGO, AND PAID IN AND SECURELY INVESTED. TOTAL PROPERTIES, 81,70,600.

PERPETUAL CHARTER. DIREC

Total....

Arbhur G. Coffin, BIRBOTORS, John A., Brown, Charles Taylor, Ambroze While, William Welsh, T. Charleton Herry, ARTHUB G. COFFIN, Presidens, CHARLES PACE, Screetary, Charles Charleton Herry, ARTHUB G. COFFIN, Presidens, CHARLES COFFIN, PR James N. Dickers, S. Morris Waln, John Mason, George L. Harrison, Francis R. Oope, Edward H. Troiser, E. S. Clarke, William Cumming,

CHARLES PLATT, Secretary, 

 UHABLES PLATT, Socretary.

 FIRE ASSOCIATION, Incorporated March 2, 1860.

 FIRE ASSOCIATION, A OFFICE, NO.44 R. FIFTH street. In-sure BUILDINGS, HOUSEHOLD FUR-NITURE and MERCHANDISE gener.

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 NITURE and MERCHANDISE gener.

 STATEMENT of the Assets of the Association January 1, 1886.

 Bonds and Mortgages on property in the City of Philadelphia

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stance the same as was voted down on Friday. The Chair decided that the amendment of

Mr. Clark was in order.

Mr. Clark wished to modify his amendment by striking out of the above resolu-tion the words, "not having received a ma-jority of the voices of the Legislature of the State of New Jersey present and voting." The modification was received and the amendment of Mr. Clark simply declared Mr. Stockton "not entitled to his seat."

Loud cries of "question" were heard on the Republican side of the Chamber.

Mr. Howard addressed the Senate to show that Mr. Stockton was entitled to his

Mr. Stockton said he wished to make a few remarks before the vote was taken. He had examined the question of his right to a seat very carefully, and had taken the opinion of some of the best lawyers in the country. All who ex-amined it concurred in the opinion since expressed by the Judiciary Committee that he was entitled to his seat. Mr. Stockton proceeded to read an elaborate printed ar-

gument in his own defence. Mr. Davis, at the conclusion of Mr. Stockton's remarks, offered the following amendment as a substantiate for Mr. Clark's amendment: "That the Legisla-ture of New Jersey having convened in joint meeting to choose a Senator to the Congress of the United States for six years from the 4th of March, 1865, and said Legis-ture in such joint meeting having passed an order that such election should be made by a plurality cole of that joint meeting and on the first ballot taken by such meeting John P. Stockton having received forty, votes out of eighty-one votes of the mem bers, both Houses of the Legislature constituting such legislature in such joint meeting, and any other person voted for a less number, and the presiding officers of said joint meeting having then announced, to wit: That the said John P. Stockton was elected a Senatorin Congress, and there being no dissent expressed to such commuduly elected to the Senate of the United States from said State, and is entitled to hold his seat from the 4th of March, 1865.'

Disagreed to-18 yeas, 27 nays. The question was then taken upon Mr. Clark's amendment to the resolution of the Judiciary Committee, declaring Mr. Stock-ton not entitled to his seat. The amend-

ton not entitled to his seat. The amono-ment was adopted-yeas 22, nays 21. YEAS-Messrs. Brown, Chandler, Clark, Connees, Cragin, Cresswell, Fessenden, Grimes, Howard, Howe, Kirkwood, Lane (Ind.), Nye, Pomeroy, Ramsey, Sherman, Sprague, Summer, Wade, Williams, Wilson and Vates-22.

and Yates-22. NAYS-Messrs. Anthony, Buckalew, Cowan, Davis, Doolittle, Guthrie, Harris, Henderson, Hendricks, Johason, Lane (Kansae), McDougell; Morgan, Nesmith, Norton, Poland, Riddle, Saulsbury, Trum-bull, Van Winkle and Willey-21. ABSENT OB NOT VOTING-Messrs. Dixon, Foot and Foster. BEIED-Messre Morrill Stowart Store

PAIRED-Messrs. Morrill, Stewart, Stock-

ton and Wright.

ton and wright. The question then occurred on the adop-tion of the resolution. The yeas and nays were demanded, and the resolution as amended, declaring that John P. Stockton is not entitled to his seat, was adopted. The vote was identical with the one recorded above

Mr. Riddle (Del.) asked leave to change his vote. This made the vote-yeas 23,

nays 20. Mr. Clark said it was evident, that Mr. Riddle had changed his vote for the purpose of moving a reconsideration to-morrow or He (Mr. Clark) would therefore next day. move a reconsideration, for the purpose of

testing the matter now. Mr. Hendricks (Ind.) moved to postpone further consideration of the subject until

Mr. Conkling presented the resolutions of the German Republican Central Committee of the city and county of New York. R9ferred to the Committee on Reconstruction. Also, petitions of the citizens of Camden. Utah, and Rome, New Jersey, praying the passage of laws regulating inter-State in-surances. Referred to the Judiciary Committee.

Mr. Stevens (Pa.) from the Committee on Appropriations, reported back the Senate amendments to the Naval Appropriation bill, which were ordered to be printed and recommitted, and were postponed until Wednesday week. The House then proceeded to the consi-

deration of the bankrupt law as a special order, the bill being read by sections for amendment, and being considered under the five minute rule, the first question being on amendments pending to the four-

The limit of six months fixed in that section, within which an attachment against the bankrupt shall be dissolved, was, on motion of Mr. Rogers, of New Jersey, re-duced to four months.

The vote on another amendment to the same section showed that there was not a quorum of members in the House, only

twenty-three voting. There is nothing in the Bankrupt law to engage the attention of members, and the proceedings in the Senate attracted them in that direction.

There was a movement towards a call of the House, which resolved itself into a vote by yeas and nays on a motion to ad-journ. In the meantime pages and messengers were sent in various directions to summon members back to ther places, and before the calling of the roll was completed a quorum had returned, the vote showing 126 members present. The section was fur-ther amended in regard to matters of de-tail, Several amendments of a like cha-

Tacter, were adopted to other sections. The bill was gone through to the end when the previous question was seconded, with the understanding that the vote should be had to-morrow. The evening session to-day was dispensed

with, and the House at half-past 4 o'clock djourned.

BOARD OF TRADE: SAMUEL E. STOKES, GEORGE N. TATHAM, JAS. R. CAMPBELL,

....April 4 ....April 4 ....April 4 ....April 7 ....April 7 ....April 7 ....April 7 ....April 7 ....April 1 ....April 1 Australasian....New York...Liverpool.... City of Dublin...New York..Liverpool.... Washington...New York..Havre... Helyetia.....New York..Liverpool. Bremen......New York..Bremen..... Britannia.....New York..Glasgow.... Atlantic......New York..Bremen...... Atla, tic......Southampton...New York....

### Atlantic.... Atla, tic.... MARINE BULLETIN.

PORT OF PHILADELPHIA-MABCH.28. SUN RISES, 5. 50 | SUN SETS, 6 10 | HIGH WATEL, 11.5

Steamer Anthracite, Groves, January Control of Steamer Anthracite, Green, 24 hours from N York, With mdse to Wm M Baird & Co. Schr Sarah Purves, Janes, from New York, Schr Biack Diamond, Young, from New Haven. OLEARED YESTERDAY. Steamer R Willing, Cundiff, Baltimore, A Groves, Jr. Brig Harry Virden (new), Collins, New Orleans, D S Stetson & Co.

Steamer Arles. Crowell, hence at Boston yesterday morning.

at their office, on WEDNASDAY, April 4th, 1865, at 12 e'clock M. An electior, will be held for eleven Directors to serve for the ensuing year. F. H. JACKBON, mhil-tap4i Scoretary. The Annual Meeting of the Stockholders will be held at the Office of the Company on TUESDAY, April 17th, 1865, at 12 o'clock M., for the election of Di-rectors, and the transaction of such other business as may be brought before them. THOS. R. EEARLE. mb25-m, w.f.tap17 Secretary and Treasurer. DELAWARE MINING COMPANY OF MICHIGAN.-Notice is hereby given, that the Annual Meeting of the Stockholders of the Delaware Mining Company, of Michigan, will be held at their office on, 526 WALNUT Street, Philadelphia, on WEDNSEDAY, the fourth day of April, 1855, at 12 M. mb22.tap3.inc? B. WYATT WISTAR, SecTry. Philadelphia, March 21s, 1865. Notice is hereby given, that the Antick time and place an election will be held for Directors, to serve the Company the ensuing year. mh22.tap3.inc? B. WYATT WISTAR, SecTry. Philadelphia, March 21s, 1865. Notice is hereby given, that the Annual Meeting of MONDAY, the second day of April, 1856, at 12 M. Mich time and place an election will be held for Di-rectors, to serve the Company the ensuing year. mh22.tap3.inc? B. WYATT WISTAR, SecTry. Philadelphia, March 21s, 1865. Notice is hereby given, that the Annual Meeting of the Stockholders of the PENNSYLVANIA MINING COMPANY, Of MICHIGAN, will be held for DI-RECTORS to serve the Company the ensuing year. mh2.tap2] S. M. DAY. Secretary. MONDAY, the second day of April, 1865, at 12 M., at which time and place an election will be held for DI-RECTORS to serve the Company the ensuing year. mh2.tap2] S. M. DAY. Secretary. MONDAY, the second day of April, 865, at 12 M., at which time and place an election will be held for DI-RECTORS to serve the Company the ensuing year. mh2.tap2] S. M. DAY. Secretary. MONDAY, the second day of April, 865, at 12 M., at which time and place an election will be held for DI-RECTORS to serve

Detries as may properly come before them. mit-with find the transaction of such that the transaction of the transaction of such that the transaction of the transaction of the transaction of the transaction of such that the transaction of the transaction of

mh1-w fm.lut mh1-w fm.lut G. E. FRYEB, Sec'y. OFFICE OF THE PERRY OIL COMPANY. southeast corner of WALNUT and FOURTH Fireds. PHILADELPHIA Tarch 17, 1866. The Annual Meeting of the Stockholders of the PERRY OIL COMPANY, will take place at the office of the Company, on MONDAY, the 9th day of April next, at eleven (11) o'clock A. M., when an Election will be held for Directoria and a Secretary and Treasy-rer, to serve for the censuing year. Also, to consider the propriety of reducing the capital stock. mh19-m,w,Itapi? JAMES PERRY, Secretary.

miny-m, w, ft april JAMES PERRY, Secretary, OFFICE OF THE MERRIMAC MINING COMPANY, OF LAKE SUPERIOR, No. 13: Walnutstreet, PHILADELPHIA, March 19th, 1856. NOTICE. - The Annual Meeting of the Stockholder. in this Company, will be held at the office, 13: Walnut street, on Monday the 9th day of April next, at 1 o'clock, P. M. An election for five Directors will b-held, to serve the ensuing year, with other business o: vital'importance. A full attendance is requested eitnar in person or by mh19-m, w, ftaps? Secretary.

proxy. SAMUEL P. DARLINGTON, mb19-m,w,f,tap3 Secretary. OFFICE OF THE BOHEMIAN MINING SCOMPANY OF MICHIGAN, 134 WALNU'I STREET, PHILADELPHIA, March 19th, 1856. NOTICE - The ANNUAL MEETING of the Stock holders of this Company will be held at the OFFICE 132 WALNUT STREET, on MONDAY, the 9th day of Ap. 'next, at 12 O'CLOCK, NOON. An election for SEVEN DIRECTORS will be held to serve for ensuing year. Other business of vital im portance will be presented for the consideration of stockholders.

Stockholders. A full attendance in person or by proxy is respectfully requested. Mhl9-m,w,f,tmp9]: Sewretary,

# DYEING.

THE STATEN ISLAND FANCY DYEING RETABLISHMENT NO. 47 NORTH EIGHTH STREET (EAST SIDE, NO OTHER OFFICE IN THIS CITY ! With the benefits of an experience of nearly FIFTY With the benefits of an experience of nearly FIFTY YEARS ON STATEN ISLAND, and facilities UN EQUALED BY ANY OTHER. ESTAB (JSHMENT in this country, we offer superior induced us those having SILK, WOOLEN, or FANCY GOODS for DYEING OR OLEANSING, BARRETT, NEPHEWS & CO, No: 47 North EIGHTH Street, Ivalidelphia, No. 718 BROADWAY, New York. No. 269 FULTON Street, Brooklyn, mh3.1mi



A REAL FAMILY COMFORT. In the KITCHEN it is the right thing in the right place. No Household would be without it after a sin-

place. No Household would be willout it after a sin-gle trial. It is the only Sifter now in use that gives satisfac-tion. Every Sifter is warranted to give perfect satis-

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State and County Rights for Sale on easy terms, Wholesale Trade supplied on reasonable terms, Samples sent to any Address on receipt of \$1 99. [fem

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