XXXIXth CONGRESS.—FIRST SESSION.

[CLOSE OF YESTERDAY'S PROCEEDINGS.]

SENATE.-Mr. Morgan presented a memo rial of the American Geographical and Statistical Society, praying for the publication by the Government of the Medical and Surgical History of the Rebellion, which is in preparation under the direction of the Surgeon-General; urging especially its importance as showing the effects of Southern malarious localities upon Northern men; the result of the uselof prophylactics against ma-larial diseases; the most successful treat-ment of diseases incident to crowded populations; the effect of the exclusion of mercury and antimony under the administra-tion of the Surgeon-General, and facts rela-tive to amputations of large joints, &c.

On motion of Mr. Morrill, it was resolved

that the Judiciary Committee be instructed to inquire into the expediency of restraining by law the act of the 2d of March, 1863, so that the same shall not confer the right of removal from a court of any State on indictments for sales of spirituous liquors under the laws of said States to the Supreme Court of the United States before trial of the same in said courts.

Mr. Brown presented a petition for a con-stitutional amendment guaranteeing equal rights without distinction on account of

Referred to the Committee of Fifteen. Mr. Chandler presented the memorial of the Tobacco-growers' Convention of Michigan, asking for a modification of the tax on Referred to the Committee on Finance.

Mr. Sumner called up the following resolution, presented by him yesterday: Resolved, That the Secretary of the Treasury and the Postmaster General be instructed to report to the Senate, so far as the records of their respective departments will allow, whether at any time since the report of December last any persons have been permitted to enter upon the duties of office and receive the emoluments thereof without taking the oath prescribed by act of Congress, or if they have taken it, adding thereto explanations; or if they have altered the oath, then the alterations they have made; and if such things have been done, then to request the names of such persons, the oaths they have taken, and the reasons for allowing

Mr. Hendricks inquired of Mr. Sumner if there was reason for calling for such in-Mr. Sumner said that on last Saturday he called on the Commissioner of Internal Revenue, and was told by him that the

oath had, in many cases, been modified to suit persons in the South. Mr. Hendricks did not see the necessity for passing such a resolution. He believed the Secretary of the Treasury to have done his duty, and to be an able and efficient

Mr. Sumner said there was a law requir ing a certain oath from all officers in the employ of the government, and no Cabinet officer had a right to dispense with it. The yeas and nays were demanded on the adoption of the resolution, and it was

adopted; yeas 25, nays 9, as follows:
YEAS—Messrs. Anthony, Brown, Chandler, Clark, Conness, Cresswell, Foster, Grimes, Harris, Henderson, Howard, Howe, Kirkwood, Nye, Pomeroy, Sherman, Stewart, Sumner, Trumbull, Van Winkle, Wade, Willey, Williams, Wilson and

Wade, Willey, Williams, Wilson and Yates—25. NAYS—Messrs. Buckalew, Cowan, Davis, Guthrie, Hendricks, Johnson, Lane (Ind.), Nesmith and Saulsbury—9.

Mr. Sumner called up the bill to authorize the President of the United States to transfer, upon valuation to be fixed by the Secretary of the Navy, a gunboat to the government of Liberia, which was passed. Two hours were consumed in discussing a bill in relation to the Washington Canal, which was finally recommitted to the Committee on the District of Columbia.

Mr. Sherman, from the Finance Commit-

tee, reported adversely on the bill which passed the House March 28th. passed the House March 2011.
"An act to amend an act entitled "an act to provide internal revenue to support the government to pay interest on the public debt, and for other purposes, approved June 30, 1864, and the act amendatory thereof approved March 3, 1865:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That al proceedings touching the levyand collection of the annual tax provided in schedule A of the section one hundred of the act entitled 'an act to provide internal revenue to support the Government, to pay interest on the public debt and for other purposes,' approved June 30, 1864, and the act amenda-tory thereof, approved March 3, 1865, and all proceedings for the levy, return and collection of the income tax provided by the said acts, be and the same are hereby postponed for the space of two months, provided that all the provisions, remedies and penalties of said acts shall remain in full force and effect in all respects, except of ar as the same are changed as to time by the post-

ponement aforesaid."
Mr. Guthrie (Ky.) called up the following bill, which was passed:

A bill to facilitate the settlement of the accounts of the Treasurer of the United States to secure certain moneys to the people of the United States, or to the persons to whom they are due, and who are entitled to receive the same.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all America in Congress assembled, That all amounts of moneys that are represented by certificates, drafts or checks issued by the Treasurer of the United States, or by any disbursing officer of any department of the government of the United States, upon the Treasurer or any Assistant Treasurer or designated depository of the United States, or upon any national bank designated as a depository of the United States, and which depository of the United States, and which shall be represented on the books of either such offices as standing to the credit of any disbursing officer, and bearing date prior to July first, eighteen hundred and sixty-three, and which were issued to facilitate the payment of warrants, or for any other purpose in liquidation of a debt due from the United States which may remain outstanding on the first day of July, 1866, shall be deposited by the Treasurer of the United States, to be converted into the Treasury by warrant, and to be carried to the credit o the parties in whose favor such certificates drafts or checks were respectively issued or to the persons who are entitled to receive pay therefor, and into an appropriation account to be denominated "outstanding lia-

SEC. 2. And be it further enacted, That the certificate of the Register of the Treasury stating that the amount of any draft issued by the Treasurer of the United States to facilitate the payment of a warrant directed to him for payment and which may have so remained outstanding and unpaid for three years or more, as aforesaid, and which shall have been thus deposited and converted into the Treasury, shall be, and the same is hereby authorized to be, when attached to any such warrant, a sufficient voucher in satisfaction of any such warrant, or part of any warrant, the same as if the drafts, correctly endorsed and fully satisfied, were attached to such warrant or part of warrant; and all such moneys mentioned in this and in the preceding section shall remain as a permanent appropriation for the redemption and payment of all such outstanding and unpaid certificates, draft

bilities.'

and checks, as aforesaid. SEC. 3. And be it further enacted, That the bona fide holder of any such draft or check, the amount of which has been so deposited and converted into the Treasury, shall, on presenting the same to the proper officer of the Treasury, be entitled to have

the issuing of a warrant in his favor, according to the practice in other cases of authorized and liquidated claims against

the United States. SEC. 4. And be it further enacted, That SEC. 4. And be it further enacted, anatath the termination of every fiscal year after this act shall begin to operate, the provisions thersof shall apply to all similar certificates, drafts and checks which shall then have for three years or more remained outstanding, unsatisfied and unpaid, and to all dishursing officers' accounts that shall all disbursing officers' accounts that shall have so remained unchanged as in the next

section provided for.

SEC. 5. And be it further enacted, That the amounts, except such as are provided for in the first section of this act, of the ac-counts of every kind of disbursing officer of the government of the United States which shall have remained unchanged or which shall not have been increased by any new deposit thereto, nor decreased by drafts drawn thereon for the space of three years, shall in like manner be converted into the Treasury, to the proper appropriation to which they may belong, and the amounts thereof shall, on the certificate of the Treasurer of the United States that such amount has been deposited in the Treasury, be

credited by the proper accounting officer of the Treasury on the books of the Treasury Department, to the officer in whose name it had stood on the books of any agency of the Treasury, if it shall be made to appear that he is entitled to such credit. SEC. 6. And be it further enacted. That for the purpose of giving force and effect to the full intent and meaning of this act, it shall be the duty of the treasurer, and of all assistant treasurers, and of all designated depositaries of the United States, and of the cashiers of all national banks designated as such depositories, to report to the Secretary of the Treasury, at the close of business on the thirtieth day of June next, and in like manner at the close of business on every thirtieth day of June thereafter, the condition of every such account so standing, as in the preceding section specified, on the books of their respective offices, stating the manner of each depositor respectively, with his official designation, the total amount so remaining on deposit to his credit, and the dates respectively of the last credit, and the last debit made to each of such accounts re-

spectively. And it shall be the duty of every and each disbursing officer in any and every department of the Government of the United States, to made a like return of all checks issued by such officer, and which may then have been outstanding and unpaid for three years and more, stating fully in such report the name of the payee, for what purpose given, the office on which drawn, the number of the voucher received therefor, and the date, number and amount for which it was drawn, and, when known,

After the consideration of a number of bills from the District of Columbia.

Mr. Harris (N. Y.) called up the bill to reorganize the judiciary of the United States, which was pending yesterday when the Sen-ate adjourned, and was published in full in

yesterday's proceedings.

The pending question was an amendment to strike out ten thousand dollars in the following section, and insert five thousand dol-

lars instead: SECTION 17. That the decision of the Court of Appeals upon questions of fact shall in all cases be final and conclusive, but a review upon the law may be had upon writ of error or appeal, in the manner now provided by law, to the Supreme Court of the United States, from every final judgment or decree rendered upon any decision of a Court of Appeals, where the matter in controversy exceeds the sum or value of ten thousand dollars, or where adjudication involves a question upon the construction of the Constitution of the United States, or any treaty or revenue or patent law of the United States, or where the court shall certify that the adjudication involves a legal question of sufficient importance to require that the final decision thereof should be made by the Supreme Court, such writ of errer or appeal shall be sued out or taken within one year after the entry of the judgment or decree sought to be reviewed. The Supreme Court may affirm or modify or reverse the judgment or decree brought before for review, or may direct judgment or decree to be rendered, or such further proceedings to be had as the justice of the case may require. The judgment or decision shall be remitted to the proper district court

to be enforced according to law. The yeas and nays were demanded on the adoption of the above amendment, and it was defeated, Yeas 13, nays 22. Mr. Howard (Mich.) offered an amendment to the seventh section, that final pro-cess from said district courts may run into any judicial district of the United States.

and shall be executed by the proper marshal of said district, whose duty it shall be to execute the same and make due return therefor to the court from whence such process as issued.
Pending the consideration of the above,

he Senate adjourned.

House.—Mr. Kelley (Penn.) from the Committee on Naval Affairs, reported a bill to authorize the Secretary of the Navy to accept League Island, in the river Delaware, for naval purposes. Read twice and postponed till Wednesday, the 11th of

Mr. Phelps (Md.) from the Committee on Naval Affairs, reported a bill to refund Ad miral Spaulding his expenditures in enter-taining citizens and officers of foreign governments on board the frigate St. Law-rence, in 1848, '49 and '50, amounting to

As the rule requires appropriation bills to be first considered in Committee of the Whole,
Mr. Ross (Ill.) objected to the bill being considered in the House. It was thereupon committed to the Committee on Naval

The morning hour having expired. Mr. Wright (N. J.) presented a memorial from the people of his District, asking Congress to pass a law giving the benefit of the eight hour system to all mechanics and laborers employed under the government, a proposition which he said he approved. Mr. Paine (Wis.) introduced resolutions adopted by a Convention of wool growers of Southern Wisconsin and Northern Illinois. held at Burlington, Wisconsin, which were referred to the Committee on Ways and

Means.

Mr. Van Horn (N. Y.) presented petitions from Niagara and Wyoming counties, numerously signed, asking for an increase of the duty on wool. It was similarly referred.

Mr. (N. Y.) presented the petitions of citizens of Yales, Clarendon and Orleans counties, New York, on the same subject, and the petition of one thousand citizens and workingmen of Rochester, New York, asking that eight hours be established as the regular time of a day's work, and in failure lo do that, to have it so fixed as to have it apply to workingmen, artisans, &c., in the employment of the government. Ap-

propriately referred.

Mr. Raymond (N. Y.) presented the me-Mr. Raymond (N. Y.) presented the memorial of a large number of manufacturers of clothing, boots and shoes, hats and caps, umbrellas, cloaks, shirts, &c., of the cities of New York, Troy, Rochester, Utica, Baltimore, Philadelphia, Cincinnati, Chicago, Detroit, Danbury, Norwalk and New Haven, praying for an abrogation of the excise on the productions of their manufactures and the substitution of a manufactures and the substitution of a manufactures. tures, and the substitution of a manufac-

turer's license therefor.

Also, the memorial of the Bank for Savings in the city of New York and six other Savings Banks in the said city and Brocklyn, praying for the repeal of the law subjecting the deposits in said banks to taxation. Referred to the Committee on

Ways and Means.
Mr. Ingersoll (Ill.) reported back from officer of the Treasury, be entitled to have the Committee for the District of Columbia, it paid by the settlement of an account and the Senate joint resolution appropriating

\$25,000 for the temporary relief of destitute people of the District. A letter from the Superintendent of Police was read, giving a terrible description of the condition of contrabands in the District after which the bill was postponed till

Thursday next.
Mr. Pike (Me.) asked consent to offer a resolution directing the Committee on Banking and Currency to inquire into the expediency of providing for the postpone-ment of the assessment of the ten per cent. tax on State banks circulation, or to pro vide for allowing them to become national banks at any time before the first of Octo-

Mr. Ancona (Pa.) objected. Mr. Ingersoll asked consent to his offering a resolution directing the Committee for the District of Columbia to inquire into the expediency of repealing the act of July 9th. 1846, to retrocede the county of Alexandria to the State of Virginia.

Mr. Randall (Pa.) objected. The House next proceeded to the consideration of the contested election case from the Eighth Congressional district of New York, Dodge against Brooks. Mr. Dawes (Mass.) Chairman of the Com-

mittee on Elections, addressed the House in support of the report of the committee, the conclusion of which is that Mr. Brooks is not, and that Mr. Dodge is, entitled to represent the district. He spoke for nearly two hours, going over much of the matter

covered in the testimony.

By reference to the report it appears that the official canvass showed the following result: For Brooks, 8,583; for Dodge, 8,435; for Thomas J. Barr, 4,544; giving Brooks a plurality of 148 votes. The report represents the allegations of the contestant as being vague and uncertain, and the answer of the sitting member asequally vague and uncertain, and abounding in irrelevant matter The contestant, however, had confined his proofs to allegations affecting only four pre-cincts, the Thirteenth and Fifteenth Districts of the Eighteenth Ward, and the Third and Seventh Districts of the Twenty-first Ward. The allegations of the contestant in reference to the Fifteenth District of the Eighteenth Ward, commonly known as Mackerelville, were that the Fifteenth Dis trict was not legally created and estab-lished; that it was not known to bona fide residents of the district that the inspectors of election themselves ascertained the same only by persistent inquiry on the morning of election day; that the register was frau-dulently and irregularly filled with the names of partisans of Brooks, most of whom do not reside in the District; that the ma jority of the names therein were copied from lists handed in by a barkeeper on the premises, an ardent Democrat; that the derk who acted for the Board of Registry was neither sworn nor appointed; that the District, only a portion of the original Twelfih District, from which it was separated, gave more votes than the whole Twelfth District at the election last year; that the population of the District had not, during the twelve months, increased materially; that of the votes then cast for Brooks. one-third and upwards were given by parries not qualified to vote. The committee were of the opinion that there was no regisry at this District; that neither of the perons appointed as registers was competent to hold the office; that the man acting as clerk acted without authority; that the mode of making up the registry itself was a traud upon the registry law, and in no manner a compliance with its provisions; that the use of such registry at the polls was a traud; that the inspectors of election contributed directly to the polling of fraudulen votes, and that the large and unaccounted for increase of votes at this poll is di-rectly attributed to these departures from and violations of the plain provisions of law. The committee therefore hold that the entire vote of that district-221 for Brooks and 57 for Dodge-should be set aside Mr. Dawes' argument was confined almost exclusively to the discussion of the question of the Mackerelville district, and sup-porting the position taken by the commitice. It will be seen that it gave a majority of 16 votes to Brooks, exceeding his official majority by sixteen votes, and that the exclusion of the vote of that district would o

itself give the vote to Mr. Dodge. In regard to the Seventh District of the Twenty-first Ward, the committee believed that at least means of discovering for whom such frau-dulent votes were cast. The committee, therefore, saw no alternative but to reject the return of that district altogether. The official canvass in that district showed for Brooks, 160; for Dodge, 71; for Barr, 158; giving Brooks a plurality of 89 votes over Dodge. In regard to the Thirteenth Dis-trict of the Eighteenth Ward, in which the contestant charged that the voting was of a grossly fraudulent character, and that one of the inspectors was bribed and exchanged places with another partisan of Brooks, who, unsworn, acted as inspector; that one

if the inspectors, refused to receive votes or Dodge, and that the greatest frauds were perpetrated in canvassing the votes, &c., the committee held that the allegations were not sustained. The committee decided also, not to disturb the returns of the Third District of the Twenty-first Ward. The result of the case as summed up by the committee is as follows—The official return for Mr. Brooks was 8,583. Deduct illegal return from Fifteenth District, Eighth Ward, 221; deduct illegal return from Seventh District, Twenty-first Ward, 160, making 381. The whole number of legal votes cast for Mr. Brooks was 8,202; the flicial return for Mr. Dodge was 8,435. Deduct illegal return Fifteenth District, Eighteenth Ward, 57; deduct illegal return from Seventh District, Twenty-first Ward, 71; making 128-8,307. Majority for Mr. 100dge 105

odge, 105. Mr. Marshall (Ill.), who with Mr. Radford had made a minority report, next addressed the House in support of Mr. Brooks's right to retain his seat. The minority reports sets forth that the irregularities charged, if they existed, are not shown to have been produced by the procurement or connivance of Mr. Brooks, or to have inured in any way to his benefit. In all the districts assailed by the contestant a clear majority of the officers of the election; including registers and inspectors, were his own party friends while none of them are shown to have been the personal or partisan friends of Mr. Brooks. In all the vast array of evidence there is no proof whatever that illegal votes were given or returned for the sitting mem-ber. Vast sums of money were used in the ber. Vast sums of money were used in the most shameless and scandalous manner to control the election, by direct and indirect bribery, but this was done by the contestant or his friends, and not by Mr.

There is no attempt by proof to show any wrong or fraud on the part of the sitting member. There is no presence that Mr. Dodge could, under any possible circumstances, obtain a majority of the votes of the District he claims to represent. It is, indeed admitted that he would, upon a fair vote iall short of a majority by several thousand votes. If there were irregularities, they were not produced by the connivance or procurement of Mr. Brooks. If there were frauds and bribery, they were chargeable ex-clusively to Mr. Dodge and his agents, In reference to the defects in the registry laws of Mackerelville, the minority stated that the registers were Republican, and were appointed by a Republican party organizaappointed by a Republican party organiza-tion. Decency and honor forbade the asser-tion that Republican registers were pur-posely appointed by the Republican party residing out of the Fifteenth District with the deliberate object of disfranchising the district. Contrasted with the Gubernatorial vote of 1865, the Congressional vote of Mackerelville in 1864 showed an increase of Mackerelville in 1864 showed an increase of only eighteen votes, while the Fifth avenue district, which gave Dodge 511 votes and Brooks only 192, showed an increase of 202.

This tanded to show that if there were Co., No. 122 Walnut street.

frauds perpetrated there were committed in Mr. Dodge's district, not in Mr. Brooks's. The minority report refers to the fact of the large outlay of money made by Dodge and his friends to influence the election, amount ing to \$11,120, according to facts ascertained, and \$15,508, according to the statement of Brooks, and to the fact that a bargain was made by Dodge's friends with Barr, the Tammany Hall candidate, by which Barr was to get, and did get, \$2,000 for Junning against Brooks. The result ar-rived at by the minority is that, deducting seven votes cast in three districts thrown out there was a majority for Brooks of 141. Without finishing his remarks, Mr. Marshall yielded to a motion to adjourn.

Mr. Garfield (Ohio), from the select Committee on Education, reported back, with a substitute, a bill to establish a National Bureau of Education. Ordered to be printed and recommitted. It provides for the establishment of such Bureau, with one commissioner and five clerks, the commis-sioner to publish an annual report of the condition of education in the United States, show ng the school systems of the different States, &c. He is also required in his first annual re-port to give a history of all the grants of land made by the general government for educational purposes, and the disposition made thereof, the design of the bill being not to attempt any control of the school system of States, but rather to assist and

the Philadelphia Board of Trade, approving of the acceptance by the government of the United States of the invitation of the Emperor of the French to participate in the Paris Exhibition of 1867, and hoping for a liberal appropriation, so that a proper display may be made in it of the products of our country. Referred to the Committee on

Foreign Affairs. Mr. Ketchum (N. Y.) presented the petition of citizens of Columbia county, New York, to regulate inter-State insurance; and at half-past four o'clock the House ad

FURNITURE AND BEDDING. Rosewood, Chamber and Parlor Suites, at

Geo. J. Henkels',

FURNITURE.

lebrated Furniture Establishment is removed from cond and Race streets to the splendid NEW DEPOT

GOULD & CO.'S FURNITURE DEPOTS. Nos. 37 and 39 N. SECOND Street, and mh9-1yl Corner NINTH and MARKET.

Either Polished or Oiled at

GEO. J. HENKELS'.

Thirteenth and Chestnut Streets, ormerly 809 and 811 Chestnut street. mb28- m mfr 6

PO HOUSEKEEPERS I have a large stock of every variety of Furniture hich I will sell at reduced prices, consisting of WALNUT CHAMBER SUITS. PARLOR SUITS IN VELVET PLUSH.

P. P. GUSTINE. mhs-Sm N. E. Corner Second and Race streets.

BEST QUALITY AND STYLE,

AND BEDDING OF EVERY DESCRIPTION. J. G. FULLER,
9 South SEVENTH Street

Green Corn.

the finest ever imported.
OOLONG TEA, DAGON CHOP,
OLD GOVERNMENT JAVA COFFEE,
FOR SALE BY JAMES R. WEBB.

WALNUT and EIGHTH Streets. NEW QUEEN OLIVES—Sou gallons of the finest Queen Olives ever imported, in store and for sale t COUSTY'S Fast End Grocery No. 118 South Second

NEW BONELESS SARDINES, Anchovies, Capers, Dutch Herring; all of superior quality, at COUSTY'S East End Grecery, No: 118 South Second street.

() LD FASHION SUGAR HOUSE MOLASSES; also, Time West India Honey, always to be had at COU-TY'S East End Grecery, No. 118 South Second street.

W per Can, Champion Green Peas, at 40 cents per can; Tomatoes 25 cents; all warranted; at COUSTY'S East End Grocery, No. 118 South Second street. mhi-NEW FRUITS.—Princess Papershell and Lisbon Almonds; splendid London Layer Raisins, in whole, half and quarter boxes; choice Fileme figs, it small drums, in store and for sale by M. F. SPILLIN Tea Dealer and Grocer, N. W. corner Arch and Eighth 5,000 CASES FRESH PEACHES, TOMATOES green Corn, Peas, &c., warranted to give salisfaction. For sale by M. F. SPILLIN, N.W. cor Arch and Eighth streets.

EXTRA MACKERS L.—Extra choice large Macke rel in kitts. Also new Spiced and Pickled Sal-mon. For sale by M. F. SPILLIN, N. W. cor. Arch and Eighth streets. CRANBERRIES.—20 barrels Jersey cultivated Oran berries in store and lor sale by M. F. SPILLIN N. W. cor. Arch and Eighth streets.

INFALLIBLE HAIR RESTORATIVE!!

AUCTION SALTE.

st, near Noble.

HANDSOME MODERN FOUR-STORY BRICK
HESIDENCE (first-story Marble), with three-story
back buildings, No. 1536 north Broad st, above J. ffersen—bas all the modern conveniences.

Orthals' Court. Sale—Estate of Francis Morgan,
decd—THREE-STORY BRICK DWELLING, No. 818

oster them.

Mr. O'Neill (Pa.) presented resolutions of

Thirteenth and Chestnut Streets,

Formerly 809 and 811 Chestnut street.

GOULD & CO.'S

No 37 and 39 N. Second street,

(Opposite Christ Church.) Where they purpose relling for one year, at abou Elegant Furniture at Fabulously Low Prices.

Also at their Ninth and Market Streets Branch where they are selling equally low, being about to en

Walnut Chamber and Parlor Suites

PARLOR SUITS IN HAIR CLOTH.
PARLOR SUITS IN REPS.
Sideboards, Extension Tables, Wardrobes, Book
cases, Maitrisses, Lounges, Cane and Woodsea
Chairs, Bedsteads and Tables of every description.

SPRING MATRESS.

GHUUERIES. GREEN PEAS,

Fresh Peaches, Fresh Tomatoes, Plums, &c. ALBERT C. ROBERTS. DEALER IN FINE GROCERIES,

Corner Eleventh and Vine Streets. JAPANESE POWOHON & TEA,

WINSLOW'S SUPERIOR GREEN CORN, 40 cts

HAIR RESTORATIVES. EUREKA. THE

This is no Hair Dye.

REASONS WHY THE EUREKA SHOULD BR USED.

It will cleanse the scalp, and thereby promote the growth of the hair.

If the hair is dry, stiff and lifeless, it will give it a softness and lively youthind appearance.

If the hair is brooming thin, weak and failing off, it will restore its strength and beauty, if the hair is gray, or becoming so, it will restore it to its original color without staining scalp or head. It is free from all impurities or poisonous drugs.

It is no hair dre, but an infailible restorative, and will do all that is promised, when used by the directions, SOLD, WHOLESALE AND RETAIL BY

ROBERT FISHER, Sole Agent,

No. 25 North Fifth, between Chestmut and Pine, St. Louis Agent for Pennsysyania DYOTT & CO., 222 North

Residences &c.

Residences &c.

SkVENTH SPRING SALE, APRIL 10.

SkVENTH SPRING SALE, APRIL 10.

HAN DSOME MODERN THREE-STORY BRICK
RESIDLENCE, with three-story back building and side
yard, No. 1337 Sprince st—bas the modern conveniences.
Lot 28 feet front. Clear of all incumbrance.

Evacutors' Sale—Estate of Isaac Davis, dee'd.—

Evacutors' Sale—Estate of Isaac Davis, dee'd.— REE-STORY BRICK DWELLING, No. 422 north HREE-STORY BRICK DWELLING, No. 422 north
Fith at courer of Willow. Immediate possession.
Same Estase-THREE-STORY BRICK DWELLING, No. 424 north Fifth st, adjoining the above,
Same Estate-TEREE-STORY BRICK DWELL
ING. No. 4.6 north Fifth st adjoining the above.
MOLERN THREE STORY BRICK DWELLING,
with two-story back building, No. 428 north Eighteenth
st, near Noble.

Carpenter st.

Same Estate—THREE-STORY BRICK TAVERN and DWELLING, corner of Mariborough and Thampand DWELLING, corner of Mariborough and Thampson sis.

Same Estate—FFREE STORY STONE DWELL.

ING and FRAME BARN, VALUABDE L3T, a
cres. Chelton Hill, Montyomery county.

VERY VALUABLE BUSINESS STAND—FOUR. STIRY

ERICK STORE, No. 44 South Fourth st. north of
Chestnut, Very desirable business location, being convillent to Chestnut and Market sis.

BUSINESS ETANDS—2 TWO-STORY

DWELLINGS, Callowbill is', between 24th and 25th.

HANDSOME COUNTRY BEAT. 19 ACRES, FOX

CHASE. 7 miles from the city and about 3 miles from
Frankford. Stone mansion with modern conveniences. Darre Barn, Ice House, Tenant House, and
other out buildings. Possession immediately.

VERY DESIRABLE FIVE STORY BRICK MAN.

SION, Stable and Coach House, and large lot, 8. W.
corner Tenth and Shippen sts. Lot 34 feet front, 109
feet deep.

Feremptory Sale by order of Court of Common.

SION, Stable and Coach House, and large lot. S. W. corner Tenth and Shippen sts. Lot & feet front, 109 feet deep.

Peremptory Sale by order of Court of Common Pleas—THREE-STORY BRICK DWELLING, No. 1788 South &t-has bulk window. Also, a Two story Brick Lwelling in the rear.

Peremptory Sale—Same Estate—THREE-STORY BRICK DWELLING, No. 1818 Mariner st.

Execution Fale—Estate of Wm. F. Wolf, dee'd—4 BRICK DWELLING, No. 1818 Mariner st.

Execution Fale—Estate of Wm. F. Wolf, dee'd—4 BRICK DWELLINGS, BAKERY and STABLE, No. 616 St. John st, between Green and Coutes.

BUSINESS *FAND—FOUR-STORY BFICK STORE and DWELLING, with five story back rulidings, No. 117 Arch st, excupied as a Shoe Store, and is a good business stand—has the modern conveniences. Clear of all h.combranc. Pessession ist May.

Trustees' Fale—VADUABLE PROPERTY, Filbert st, westof Eighth, 50 feet front, 150 feet deep.

NEAT DWELLING, No. 227 Winter st.

Orphany Court Sale—Estate of James Sandiford, dee'd—2½-STORY BRICK DWELLING, Armat si, S. W. of Bencock, GERMANIOWN.

Same Estate—BUIDDING LOT, Westriy corner of Armat and Halcock sis. adjoining the above.

THREE-STORY BRICK DWELLING, No. 1067

Armat and Halcock als. adjoining the above.

Same Estate—BULLDING LOT, Hancock st, adjoining the above.

THREE-STORY BRICK DWALLING, No. 1067
north Front street, south of Otter.

Estate of Joseph Wood, de'd-VERY VALUABLE
PROPERTY, knowa as 'Aich Street Hall," Nos. 605
and 67 Arch at. Lot 40 feet front

Estate of Joseph and Thomas Wood, dec'd-VERY
VALUABLE BUSINESSTAND—LOUR-STORY BRICK
STURE, N. W. corner of FOURTH and MARKET'S:S.
Clear of all it cumbrate.

Same Fatate—FOUR STORY BRICK STORE, No. 8
rorth Second st. above Market—has the modern improvements. 20 feet front
SIME ESTATE—VERY VALUABLE FIVE-STORY
STORE KO. 227 CHESTRUT St.

2 HANDSOME OUNTRY SEATS, Pennepack
roed, one mile from Holmesburg and one mile from
Bustleton. They are built in handsome style, and have
all the modern conveniences. Immediate possession.

Executors' Sale—Estate of Josephan Ashton, de
ceased—Valuable Business Stand—THREE-STORY
FFAME STORE and DWELLIN 4, No. 331 South
Fourth street, below Spruce. It is a well established
stand.

Same Estate—THREE-STORY BRICK DWELL-

stand, Same Estate—THREE STORY BRICK DWELL-ING, No. 408 Queen s'reet, late District of Southwork, THREE-STORY BRICK DWELLING No. 235 Lin-der Street, between 9th and 10th, and couth of Green

den street, between 9th and 10th, and south of Green street.

2 THREE-STORY BRICK DWELLINGS, Nos. 2139 and 2141 Apple street, with 2 three-story Brick Dwellings In the rear of Lelthgow street, Nos. 2141 and 2144.

LARGE and VALUABLETHREE-STORY BRICK RESIDENCE, No. 614 Race street, opposite Franklin Square. It is well and substantially built, and has all the modern conveniences.

Executors' Peremptory Sale—Estate of Robert Hancocks, dec'd—Valuable Bisiness Location—TWO-STORY FRAME DWELLING No. 501 Vine street, adjoining the Manufacturers and 'Mechanics Bank. Immediate possession Sale Absolute.

Executors' Sale—VALUABLE THREE-STORY BRICK RESIDENCE, No. 1209 Sprice street—valuable location for a Physician, Dental School. 4c.

2 THREE-STORY BRICK DWELLING, No. 1125 and 1130 South Sevond street, Camden, N. J. Executors' Sale—VALUABLE Office, No. 1250 Sprice street—valuable location for a Physician, Dental School. 4c.

comery avenue, between Richmond street and Girard avenue,
same Ratate—TWO STORY BRICK DWELLING,
No. 1636 Afton street, 1st Ward,
Trustees' Sale—Very Valuable Business Stand—
FOUR-STORY BRICK STORE, No. 1010 CHESNUT
STREET, west of Tenth, with a four-story Brick
Building djoining on Sanvenn street,
Same Estate—MODERN FOUR-STORY BRICK
RESIDENCE No. 3 Merick street, lopposite Penn
Equare, between Market and Chestant streets,
Same Estate—VALUABLE THREE-STORY BRICK
FOTEL and DWELLING, known as "Our House,"
No. 408 Library street, west of Fourth,
Same Estate—LARGE and VALUABLE WHARF
PROPERTY, River Schuylkill—See Plan
MODERN FOUR-STORY BRICK RESIDENCE,
NO. 34 North Front street, South of Callowhill—has
the modern course energy.

MODERN FOUR-STORY BRICK RESIDENCE.

No. 348 North Front street. South of Callowhill—has
the modern conveniences.

NEAT MODERN THREE-STORY BRICK RESIDENCE. No. 713 Pire street—has gas, bath, hot and
cold water, Tranges, 2 furnaces, &c.

Valuable Business Location—THREE STORY
BRIK DWELLING. Arch street—east of second,
HANDSOME BUDEN RESIDENCE, No. 1913,
Green street—has all the modern conveniences. Olear
of all incur brance. Immediate possession.

VALUABLE COUNTRY PLACE, 37 Acres. 129
perches, Lower Merion township, Monigomery county.
Penna. 7% miles from Market street Bridge, 1% miles
from Mansyunk Radineas station.

HANDSOME COUNTRY RESIDENCE, Limekiln
Turppise above Chelton avenue, & of a mile from
Branchtown, one mile from Germantown, one mile
frem Green Lane Station on the North Pennsylvania
Railread, one mile from Duy's Lane Station on the
Germantown rai'road. Immediate rossession.

VALUABLE FARM, 50 Acres, Delaware County—
Livestock, poultry, grain, farming imp'ements and
household furniture—on the Garrettford road, six miles
from Market street Bridge.

Peremptory Sale—VALUABLE COUNTRY PLACE
Stone Mansion. Tenant House Barn, and over 3 acr. 4,
Fisher's lane. below the Old York Road, 22d Ward
Immediate possession. Sale absolute.

Administrators' Sale—Estate of Sames Pe-nell, deceased—DESIRABLE—DWELLING and CARPEN
TER SHOP, Haverford street, west of Seventh. Lot
50 feet front 180 feet deep to Story street.

Same Estate—FRAME DWELLING and LARGE
LOT, Market street, east of £2d.

Same Estate—TWO.*TORY STONE DWELLING,
Loran street—5c feet front, 120 ft deep.

THREE STORY BRICK DWELLING, southeast

2 GROUND RENTS, \$30 a year, secured by Brick Large Sale Nos. 138 and 141 South Fourth st.
VERY SUPERIOR HOUSEHOLD FURNITURE,
PIANO FORTES, FRENCH PLATE MIRRORS,
FIREPROOF SAFES, HANDSOME BRUSSELS
AND OTHER CARPETS, &c.
ON THURSDAY MORNING,
At 19 o'clock, at the auction store, by catalogue,
very superior parior, dining room sand chamber furniture fire French plate mirrors, superior pi uno forces,
fireproof safes, and some velvet. Brussels and other
carpets, beds and bedding, china and glassware, &c.
Also, silversmiths' Punching machine.

Loran street—68 feet front, 120 ft deep.
THREE STORY BRICK DWELLING, southeast
corner of Twelfth and Lemon streets. Immediate

Also, silversmiths' Punching machine.

Eale at No. 1506 Pine street

SUPERICR FURNITURE, FINE + RENCH PLATE
MANTEL MIRROR, BOSEWOOD PIANO FOR 'E.
HANDSOME CHINA, FINE VELVET and BRUSSELS CAFPETS, &c.

ON FRIDAY MORNING, APRIL 6.

At 10 o'clock, at No. 1 08 Pine street, by catalogue,
superior parlor, dining from and chamber furniture,
fine French plate mantel mirror, rosewood seven octave plano forte, fine china and glassware fine velvet
curpets, &c Also, the kitchen utensilis.

May be examined at 8 o'clock on the morning ofsale

Scie No. 1712 Spring street.

SUPERIOR FURNITURE: MIRRORS, CHANDE-LIERS, CLARPERS, ELEGANT BOOK CASES, & CON MONDAY MORNING APRIL 16.

At 10 o'clock, at No. 1712 Spring street, by catalogue, the superior parior dining room, library and chamber furniture. fi e Wilton and Brusseis carpets, mantel and pier mirrors, eigeant bookcases, &c. Full particulars in catalogues three days previous to sale. 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 agreed on. and on all articles of value, for any length of time agreed on.

WATCHES AND JEWELRY AT PRIVATE SALE. Fine Gold Entling Case, Double Bottom and Oper Face English, American and Swiss Patent Lever Watches; Fine Gold Hunting Case and Open Face Lepine Wetches; Fine Gold Duplex and other Watches Fine Silves Hunting Case and Open Face English American and Swiss Patent Lever and Lepine Watches; Double Case English Quarifer and other Watches; Databet Case English Quarifer and other Watches; Idades' Fancy Watches; Diamond Breastpins; Finger Rings; Ear Rings, Studs, &C.; Fine Gold Chains; Merallons; Braceless; Scarf Pins; BreastPins; Finger Rings; Pencil Cases, and Jewolry gene Palls

rally.

FOR SALE.—A large and splendid Fireproof Chest suitable for 2 Jeweler, price \$650.

Also. several Lots in Eouth Camden, Fifth and Chestant streets.

Chestnut streets,

R SCOTT, JR., AUCZIONEER.
2520 CHESTNUT **Tract
2520 CHESTNUT **Tract itreet. Now open for examina ion.

DAVIS & HARVEY, AUGTIONEERS
(Late with E. Thomas & Sons.)
Store No.23 Chestant street.
FURNITURE SALES at the Store overy Tuesday.
SALES AT RESULENCES will receive particular strenton.

AUCTION SALES.

JAMES A, FREEMAN, AUGIONEER.

JAMES A, FREEMAN, AUGIONEER.

No. 422 WALNUT STREET.

TO REAL ESTATE OF ERATORS.

ELEGANT WALNUT STREET MANSION—One of the most elegant residences on Walnut street, 50 feet front large reound, stable, dc.

Also, EROWN STONE MANSION, Walnut need that the sold, at very low rates, to a party who 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 low rates, to a party who will take them all in one lot, five desirable opportunity to parties who seek good real estate investments to bay as old prices property which will pay well and increase in value, For particulars apply at the auction store.

STABLE—A very desirable property in the neighborhood of Twelfth and Locust str.

TAVERN STAND and 9 acree of land, on Ridge road, 9 miles from the State House, known as the "Sorrel Horse." Plans, surveys, dc., at the stora, Property No. 402 south Front st, 41by 100 feet, do do do liss and 1140 Lombard st 30 acres, Germantown 27 do Fisher's lane valuable Lot, Market street, above Nineteenth do do Barker do do do Barker do do do Barker do do do Barker for the store, Second st, near Chestunis Residence and large lot, Burlington do do 418 south Eleventh st series of Land, Federal st, Twenty-sixth Ward VALUABLE STORE, CHESTNUT ST.—A very valuable business property on Chestant st, having twe fronts—in good order, &c., Occupancy with the deed, THOMAS BERCH & SON, AUCTIONEERS AND

Thomas Birch & Sor Auctioners and Commission Merchants.

No. 1110 CHESTNUT street.

No. 1110 CHESTNUT street.

Household Furniture of every description received on Street.

Household Furniture of every description received on Street.

EALES EVERY FRIDAY MORNING.

Sales of Furniture at dwellings attended to on the most Beasonable Tarms.

SALE OF REAL ESTACES, STOCKS, &c., AT THE EXCHANGE.

Thomas Birch & Son respectfully inform that Thomas Birch & Son respectfully inform their riends and the public that they are prepared to attend to thesale of Real Estate by auction and at private sale;

Sale at No. 1110 Chestnut street.

NEW AND SECOND HAND HOUSEHOLD FURNITURE, FLANO FORTES, CAPPETS MIRBORS, FIREPROOF CHESTS, &C.

At 9 o'clock, at the Auction Store, No. 1110 Chestnut street, will be sold—
By calalogue, a large assortment of superior household furniture, from families declining housekeeping.

DRUG STORE AT PRIVATE SALE.

A well established Drug Store, handsomely fitted up with lesse of the premises, for sale. Apply at the auction store. AT 10 clock, will be sold, by catalogue, ON FOUR MONTHS CREAK, and British Dry Goods, embracing a full assortion and British Dry Goods, embracing a full assortioned fancy and stable articles in silks, worsteds, wolens, linens and cottons.

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

LARGE PEREMPTORY SALE OF BOOTS, SHOES,
BROGANS, TRAVELING BAGS, &c.
ON TUESDAY MORNING, APRIL 10,
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.

of sale.

| Thill Ford & Co. AUCTIONEERS |
| No. 506 MARKET strest |
| No. 506 MARKET strest |
| SALE OF 1507 CASES BOOTS AND SHOES |
| ON THURSDAY MORNING APRIL 5 |
| Commencing at 10 o'clock, we will sell by catalogue, for cash, 1500 cases Boots, Shoes, Brogar s, Balmorals, C. peress Boots, Sippers, Buskins, &c., comprising a free h and desirable assortment of first class goods, to which the attention of buyers is called.

BY BARRITT & CO. TAUCTION EERS.
CASH AUGITON HOUSE.
No 230 MABE ET street, cymer of Bank street.
Cash advanced on consignments without extra charge. T. L. ASHBRIDGE & CO.,
AUCTIONEERS,
No. 505 MARKET street, above Fifth.

J FITZPATRICK & CO., AUCTIONEERS, No. 416 North SECOND Street, sbove Callowhill. FINANCIAL

7 3-10.

COMPOUND INTEREST NOTES

WANTED.

DE HAVEN & BRO.

40 South Third Street,

P. S. PETERSON & CO. P. S. PETERSON & CO.,

39 South Third Street. Stocks, Bonds, &c., &c., Bought and Sold at Board of Brokers.



SMITH, RANDOLPH & CO., BANKERS AND BROKERS.

Philadelphia. New York. STOCKS AND GOLD BOUGHT AND SOLD ON COMMISSION.

16 South Third st., | 3 Nassau street,

INTEREST ALLOWED ON DEPOSITS. AI LEGAL NOTICES.

IN THE ORPHANS' COURT FOR THE CITY
AND COUNTY OF PHILADELPHIA.—Estate of
JOSEPH WRIGHT, deceased.—The auditor apcointed by the Court to audit, settle and adjust the
second account of SAMUEL WRIGHT, surviving
Kxecutor of the Estate of Joseph Wright, deceased,
and to report distribution of the balance in the hands
of the accountant, will meet the parties interested for
the purposes of his appointment, on MONDAY April
19th, 1868, at 11 o'clock, A. M., at his office, No. 710 Walnut street, in the City of Philadelphia.
WM. HENRY RAWLE,
MADE M.W. 1,51*

mh26 m,w,f,5t*

Auditor.

IN THE ORPHANS' COURT FOR THE CITY AND COUNTY OF PHI ADELPHIA. — Estate of JOSEPH AND WILLIAM REX. The Auditor appointed by the Court to audit, settle and adjust the account of Willoughby M. Rex and David Haas, Trustess of Joseph and William Rex, deceased, and to Report distribution of the Balance in the hands of the accountant, will meet the parties interested for the purposes of his appointment, on THURSDAY, April 12, 1866, at 4 o'clock, P. M., at his office No. 619 Noble street, in the city of Philadelphia.

THOMAS COCHRAN, Auditor.

MINSUI-TW SIE

IN THE ORPHANS' COURT FOR THE CITY AND COUNTY OF PHILADELPHIA.—Estate of ANN E. B. HANNINGS. A EMPOR. The Auditor appointed by the Court to audit, settle and adjust the first and final account of JAMES FARIES, guardian of the person and estate of ANN E. B., HANNINGS a minor, and to report distribution of the balence is the hands of the accountant, will meet the parties interested for the purposes of his appointment on WEDNE-DAY, April 11th, 1866, at 4 o'clock, P. M. at the Wetherlindens, No. 605 EANSOM street, in the city of Philadelphia. LETTERS OF ADMINISTRATION UPON THE

L Estate of Susanna Hibberd, deceased, having been granted to the undersigned, all persons indested to said estate are requested to make payment and those having claims to present the same to THOMAS WOOLMAN, Admistrator, mb2lwst* 8. W. cor. Tenth and Brown sts.

WANTS. 20.000 AGENTS WANTED.—
Fifty Cent Sample sent free, with terms, for any one to clear \$25 per day. Business new, light, and desirable, can be done at home or travelling, by male or temale. Address, E. W. LOSEY & CO.,
77 Nassau street, New York