SENATE.—The unfinished business of yes terday, which was the bill for the relief of certain naval contractors, was taken up. The pending question was the amendment of Mr. Nye to the amendment of Mr. Grimes, viz: Strike out 12 per cent, and insert 15 per cent, so as to make the bill read that the contractors named shall be entitled to reof the sum awarded them by the Board of Inquiry, provided that the same shall in no case exceed 15 per cent. of the origina contract prices.

The bill was, after a few remarks from Mr Johnson, postponed until to-morrow.

Mr. Wilson called up the resolution of thanks to General Hancock, which was

Mr. Wilson called up the House resolution appointing managers for the National Asylum for Disabled Soldiers. It appoints nine managers, divided into three classes three to serve for six years, three for four years, and three for two years. Passed. Mr. Sherman called up the Post Office Ap-

propriation bill.

Mr. Henderson offered an amendmen providing that in all cases in which persons have been appointed as assistant postmasters during the recess of the session of the Senate, and whose appointments have been submitted to and rejected, or not consented to before the adjournment of the Sanata no money shall be drawn from the Treasury to pay the salary of such persons under such appointments or under any previous apintment as such postmasters after such

adjournment.
Mr. Trumbull suggested such an amend ment as would make it impossible for the President to reappoint, after the adjournment of the Senate, men whose nomination have been rejected by the Senate.

Mr. Trumbull said there was a law already on the statute books containing a provision similar to that of Mr. Hendersen's amend-ment. The President could not, according to law; fill a vacancy created during the session of the Senate, without the advice of the

The pending bill was postponed until to-morrow, and the amendment was ordered On motion of Mr. Clark (N.H.) the House

bill to amend an act relating to the habeas corpus was taken up. It was read, as fol-

An act to amend an act, entitled "An act relating to habeas corpus and regulating judicial proceedings in certain cases," approved March 3d, 1862: Be it enacted by the Senate and House of Representatives of the United States of America in Congress as-sembled, That any search, seizure, arrest or imprisonment made, or other trespasses or wrongs done or committed, or any act done or omitted to be done during the said rebellion by any officer or person, under and by virtue of any order, written or verbal, general or special, issued by the President or Secretary of War, or by any military officer of the United States holding the command of the department, district, or place, within which such seizure, search, arrest or imprisonment was made, done or commit-Imprisonment was made, done or commit-ted, or any acts were so done or omitted to be done, either by the person or officer to whom the order was addressed, or by any other person aiding or assisting him therein, shall be held and are hereby declared to come within the purview of the act to which this is amendatory, and within the purview of the fourth, fifth and sixth sections of said act, of the third of March, 1863, for all the purposes of defence, transfer, appeal, error

or limitation provided therein or limitation provided therein.

Section 2. And be it further enacted, That when the said order is in writing it shall be sufficient to produce in evidence the original, with proof of its authenticity, or a certified copy of the same; or, if sent by telegraph the production of the telegram purporting to emanate from such military officer shall be prima facie evidence of its authenticity, or if the original of such order authenticity, or if the original of such order or telegram is lost, or cannot be produced, secondary evidence thereof shall be admission, as in other cases.

the right of removal from the State Court into the Circuit Court of the United States, provided in the fifth section of the act to which this is amendatory, may be exercised as well after the appearance of the defendant as well after the appearance of the defendant and the filing of his plea or other defence in said Court, or at any term of said Court subsequent to the term which the appearance is entered and before a jury is empanselled to try the same. But nothing herein contained shall be held to abridge the right of such removal after final judgment in the State Court, nor shall it be necessary in the State Court to offer or give surety for the filing of copies in the Circuit Court of the United States. But on the filing of the petition verified as provided in said fifth sec-United States. But on the filing of the petition verified as provided in said fifth section, the further proceedings in the State Court shall cease, and not be resumed until a certificate under the seal of the Circuit Court of the United States, stating that the petitioner has failed to file copies in the said Circuit Court at the next term, is produced.

Sec. 4. And be it further enacted, That if the State Court shall, notwithstanding the performance of all things required for the removal of the case to the Circuit Court aforesaid, proceed further in said cause or prosecution before said certificate is produced, then in that case all such farthers duced, then in that case all such further proceedings shall be void and of none effect; and all parties, judges, officers and other persons thenceforth proceeding thereunder, or by color thereof, shall be liable in damages therefor to the party aggrieved, to be recovered by action in a court of the State having proper jurisdiction, or in a circuit court of the United States for the district in which such further proceedings may have been had, or where the party, officer, or other person so offending shall be found; and upon a recovery of damages in either court the party plaintiff shall be entitled to double costs.

SEC. 5. And be it further enacted, That it shall be the duty of the clerk of the State court to furnish copies of the papers and files in the case to the parties so petitioning for the removal, and upon the refusal or neglect of the clerk to furnish such copies the said next many deep the case in the the said party may docket the case in the circuit court of the United States, and thereupon said circuit court shall have jurisdictive the circuit court shall be considered to the circuit court of the c diction there in, and may, upon proof of such refusal or neglect of the clerk of the State court, and upon reasonable notice being given to the plaintiff, require him to like a declaration. file a declaration or petition therein, and upon his default may order a non-suit and dismiss the case at the costs of the plaintiff, which dismissal shall be a bar to any further suit touching the matter in con-

The Committee on the Judiciary recommended the adoption of the following amendment, to be inserted at the close of

the first section:

But no such order shall by force of this act or the act to which this is an amendment, be a defence to any suit or action for any act done or omitted to be done after the passage of this act.

The amendment of the committee way

adopted.

Mr. Edmunds (Vt.) moved to strike out of the first section the words "or other trespasses of wrongs done or committed." He was unwilling to edmit in a law that the

acts referred to were wrongs.

Mr. Howard suggested that the object of Mr. Edmunds would be attained by inserting the word "alleged" before the word "treaspages." "trespasses;"
Mr. Clark had no objection to Mr. Ed.
munds' amendment; he thought it would

improve the language of the bill.

Mr. Trumbull said the language of this bill was copied from a bill already on the statute books, and to which this was amendatory.

Mr. Williams suggested the substitution

of the words "or any injury to person or property," for those now in the bill. The amendment of Mr. Edmunds was

agreed to.
Mr. Howard moved to amend the first section by inserting after the words "to whom the order is addressed," the words "or for whom it was intended", which was

agreed to.

Mr. Edmunds offered an amendment to insert at the close of the first section first section the following words: "or so r as it operates as a defence for any act done or omitted in any State represented in Congress during the rebellion, and in which at the time of any such act or omission martial law was not in force." tial law was not in force."

He was opposed, he said, to throwing the

shield of an ex post facto law over officers who had transcended their power in regions where there was no occasion for it. He was not in favor of shielding the man who, while recruiting a company in the North had committed some other breach of law. He saw no necessity for it. He thought a bill of indemnity, rather than edict of defence, would best accomplish the purpose. Mr. Cowan endorsed the amendment of Mr. Edmunds and the views or present by Mr. Cowan endorsed the amendment of Mr. Edmunds and the views expressed by him. He was very well aware of the difficulty of protecting officers in the conscientious discharge of their duty, and at the same time of protecting citizens from the tyranny and oppression of malicious officers. The difficulty was how to draw the bill and accomplish both purposes—protecting the officer and doing justice to the citizens. He believed those most entitled to the protection of the Government were the loyal people of the rebel States.

to the protection of the Government were the loyal people of the rebel States.

Mr. Clark hoped the amendment of Mr. Edmunds would not be adopted. There three thousand suits pending in one State, which had never seceded, against loyal men and Union officers, for acts done in putting down the rebellion. He was surprised that the amendment should have come from Mr. Edmunds, but he was not surprised that it

Edmunds, but he was not surprised that it should be endorsed by Mr. Cowan.
Mr. Edmunds hoped Mr. Clark would not reject the paper because of the poorness of Mr. Clark said that in one State a court had ruled that an act done in aid of the rebellion was justifiable, but an act done by

Union officer was a crime. Mr. Johnson inquired what authority there was for the statement.

Mr. Clark said he had the authority of a

man who was in the court when such a decision was made. Mr. Johnson said it must have been made

by some justice of the peace.

Mr. Clark said it was not a justice of the peace. He continued his remarks against the amendment of Mr. Edmunds. It was proposed only to protect men who had committed certain acts in obedience to orders. Mr. Conness said rebels were being par-doned every day; amnesty was being granted to rebels every day for the highest of crimes, and why not extend an amnesty to men who had committed these trespasses in the discharge of loyal duties?

Mr. Edmunds resumed the floor in defence

of his amendment, Mr. Howard spoke against the amendment as calculated to do wrong to Union officers by exposing them to the political and personal prejudices of civil juries.

Pending the consideration of this bill the Senate went into Executive session, and soon after adjourned.

House.—The morning hour having expired, the bill went over till to-morrow.

The Speaker presented a report from the Secretary of War in reference to the allowance of claims for the apprehension of Booth and others, which was referred to the Comand others, which was referred to the Com-

mittee on Appropriations.

The Speaker also presented a resolution of the Convention of Texas, in favor of a Southern branch of the Pacific Railroad, and asked the House what disposition should be made of it. should be made of it.

Mr. Rollins moved its reference to the

Committee on the Pacific Railroad. Mr. Wentworth moved, as an amend-ment, its reference to the Committee on Reconstruction.

Mr. Conkling should like to know with

mittee; was it with a view to reconstruct the railroad?
Mr. Ross suggested it was with a view of never getting a report on it.

The amendment was rejected, and the resolution was referred to the Committee on the Pacific Railroad.

so referred to this com-

The Speaker presented an invitation from colored citizens of the District of Columbia to the members of the House to be present at the celebration of the anniversary of emancipation in the District at Franklin square to moreous square to-morrow.

Mr. Eldridge suggested its reference to the Committee on Reconstruction. [Laughter.]
Mr. Ancona inquired whether the invita-

tion included members who had voted tion included members who had voted against emancipation.

The Speaker remarked that it was addressed to all the members of the House, and that it was only read for information.

The House resumed the consideration of the bill to reorganize and establish the army of the United States.

The fifth section being under discussion.

Mr. Garfield moved an amendment strik-

Mr. Garfield moved an amendment strikr. Garnett moved an amendment strik-ing out the clauses for officering the Veteran Reserve Corps and the colored troops, and providing, in lieu of it, that the officers of the former shall be appointed from any officers and soldiers of volunteers or regu-lars who have been wounded while serving in the army or have been disabled by disin the army, or have been disabled by disease contracted in the service, and the officers of the latter from those who have served as officers of colored troops, and placing all officers on the same footing in reference to pay, relative to rank and promotion within the staff corps, or arm of the service to which they may belong. He spoke in sup-

port of his amendment.

Mr. Schenck opposed the amendment as calculated to derange the whole bill and

render its recommittal necessary.

After a long discussion, the amendment was rejected—Yeas 52, nays 57.

Mr. Conkling moved to amend by adding to the 50th scatter the fallocier the remaining to the 50th scatter. Mr. Conking moved to amend by adding to the fifth section the following provise:

Provided that all officers of the existing Veteran Reserve Corps, except those now actually detailed for duty in the Freedmen's Bureau, or otherwise actually and pacessarily employed, shall on the passage.

mer's Bureau, or otherwise actually and necessarily employed, shall, on the passage of this act, be mustered out of service and put upon the same footing with other disabled officers not now in service.

Mr. Stevens did not see any necessity for the amendment. Whatever officers were to be appointed for the Veteran Reserve Corpshould be retained, because, if mustered out, they would be then entitled to their month's pay.

month's pay.

Mr. Conkling spoke in support of his amendment. The House had been assured that the bill was to be modified so as to sethat the but was to se modified so as to secure impartiality in the appointment of officers of the Veteran Reserve Corps. This amendment was offered so as to carry that out. It merely provided that these officers, except so far as they were now employed should be put on a par with all other officers should be put on a par with all other officers disabled by disease or wounds. As to the practical objection made by Mr. Stevens, he submitted that the expense of mustering out the unemployed officers of the Veteran Reserve Corps was a matter of no consideration, particularly in view of the fact that if they only got their fair proportion of these commissions, not more than nine of them would be re-commissioned.

Mr. Schenck opposed the amendment as

Mr. Schenck opposed the amendment as improper and unnecessary. The discretion of mustering out or not was with the Executive, and there he wished to leave it. The amendment was agreed to—yeas 59,

nays 43.
Mr. Ingersoll made a personal explanation as to the circumstances which had induced Mr. Shanklin to ask yesterday to be excused from further service on the Committee for the District of Columbia, It arose

from that gentleman not having an opporirom that gentleman not having an oppor-tunity to speak against the joint resolution passed some days since appropriating twenty-five thousand dollars for the tempe-rary relief of the poor of the District. If any injustice was done him by moving the previous question, he (Ingersoll) regretted it. He hoped the explanation would be sat-lefactory, and that the gentleman would make no objection to his re-appointment on that Committee. that Committee.

Mr. Shanklin accepted the explanation

and apology as entirely satisfactory.

The Speaker thereupon announced the re-appointment of Mr. Shanklin on the Committee for the District of Columbia, and

the House at 4 P. M. adjourned. Coal Statement.

The following shows the shipments of coal over the Delaware Lackawanna and Western Rallroad for the week ending April 14, compared with same time last Year. Tons.Cwt. 98,055 94 248,516 08 Tons.Cwt. 7,8 4 0122,893 10 844,571 1 4,849 11 19,207 17 .24,057 08 Total... 232,317 10 Increase 111,654 02

BOARD OF TRADEANDREW WHEELER,
EDW. G. TOWNSEND,
THORNTON LROWN,
MONTHLY COMMIT MONTHLY COMMITTEE. IMPORTATIONS
Reported for the Philadelphia Evening Bulletin.
LIVERPOOL—Bark Blue Nose, Williams—6547 sacks
common sat 1971 do fine do Peter Wright & Sons; 49
tons pig fron S & W Weish.
CIENFURGOS—Brig J H Dillingham, Mudgett—387
hhds 40 tos sugar Madeira & Cabada.
TRINIDAD—Brig Lilly, Esdale—411 hhds 60 tierces
sugar S & W Weish.

TRINIDAD—Brig Lilly, Esdale—III hhds 60 tierces sugar S & W Welsh.

Arrival and Salling of Occan Steamers—TO ARRIVE.

TO ARRIVE.

**April 4

St. David.**

**April 4

St. David.**

**April 4

St. David.**

**April 4

St. David.**

**April 10

Bosphorus.**

Liverpool.**

New York.**

April 10

Bosphorus.**

Liverpool.**

New York.**

April 11

Arrica.**

Liverpool.**

Liverpool.**

New York.**

April 12

Santisgo de Cuba.**

N York.**

San Juan.**

Nic.**

April 20

Corsica.**

New York.**

New York.**

April 21

Pereire.**

New York.**

New York.**

April 21

Belgian.**

Portland.**

Liverpool.**

April 21

Belgian.**

Portland.**

New York.**

April 22

New York.**

New York.**

New York.**

April 23

Manhatian.**

New York.**

New York.**

April 24

New York.**

New York.**

New York.**

April 25

Manhatian.**

New York.**

New York.*

April 25

Manhatian.**

New York.*

April 25

North.**

AARINE.

BULLETIN.

MARINE BULLETIN.

SIBIRISES, 5 [21] SUM SETS, 6,33 | HIGH WATER, 6 51

ARRIVED YESTERDAY.

Steamer S F Phelps, Brown, 24 hours from New York, with mass to W M Baird & Co.
Steamer Black Diamond, Meredith, 24 hours from with mass to W M Baird & Co.
Bark Ka hieen (Br), Williams, 54 days from London, with mass to E A Souder & Co.
Bark Blue Nose (Br), Reitie 46 days from Liverpool, with saits and pig iron to C C Van Horn.
Brig Lilly (Br), Rasdale, 20 days from Trinidad, with sugar to 8 & W Welsh.
Brig J H Dillingham Mgdgett, 16 days from Cienfuges, with sugar to Madeira & Cabada.
Schr Rebecca, Ross, 1 day from Lewes, Del. with grain to Jas L Bewley & Co.
CLEARED YESTERDAY.

Steamer H L Gaw, Her, Baltimore, A Groves, Jr.
Brig Isaac Carver, Shute, Boston, Van Dusen, Lochman & Co.
Schr Presto Deetz, Raltimore, Bangh & Sons. 379 Riams, 5 [21 | SUN SETS, 6,39 | HIGH WATER, 6 5 man & Co. Schr Presto, Deetz, Baltimore, Baugh & Sons.

ight compariments.

Steamer Norfolk, Vance, hence at Norfolk 16th inst.

Bark Brilliant, Walker, cleared at New York yesterlay f. r Pernambuco.

York yesterday. Schr Lizzie Taylor, Taylor, hence at Newbern 13th nstant. Schr Rio Grande, Woolford, at Norfolk 16th instant rom Wilmington, NO. with naval stores for this nor

Sol tons, was built at Calais, Me. in 1853, and halled from Boston.

Bark W H Walls, Captain Brunk, sailed from Liver pool I ov. 29 for New York, and has not since been leard of. She registered 474 tons, was built at Pittston. Me. in 1860, rated A1%, and halled from N York.

The wrecking steamer Alpha. engaged in pumping water from the wreck of the transport Thorn, 3 milebelow Wmington, NC, exploded one of her boilers 18th inst. totally destroying the vessel.

Schr Swan. from Baltimore fer Savannah, put back 17th inst. with loss of sails.

GLUE, CURLED HAIR, &C.

250 BARRELS OF GLUE, OF SEVERAL QUAd CO., No. 706 Market Street. ap2-1m2
GLUE, GLUE, GLUE, GLUE, GLUE, GLUE,
sulted to each particular manufacturer.
Curled Hair, Curled Hair, Curled Hair, of various
grades and prices. grades and prices.
Emery Paper and Sand Paper, a large quantity on hand. Nosts' Foot Oil, strictly ture; Twines; Sausage Ca-ngs, &c. URAWFORD & CO., ap2:1mg No 706 Market street. ings, &c. ap2-im}

STATEMENT OF THE CONDITION

OF THE

LIFE INSURANCE COMPANY

PORT OF PHILADELPHIA-APRIL 19.

Steamer Moneka, histribunan, av Charleston Istil historiom New York.
Steamer Jamaica Packett, from Kingston, Ja. via
Port au Prince, is ashore on Absecom Beach. The J
Pregistered 208 tons, was built of iron at Port Glasgow
in 1884, and hailed from Jamaica. She has four water-

Bark Brilliant, Walker, cleared at New York yester-day f. r Pernambuco.

Bark Edgenie, Fletcher, 52 days from Buenos Ayres, at New York yesterday, with hides and wool.

Bark St Ursula (Br), Lanfare, cleared at New York yesterday for Rio Janeiro.

Bark Ciliton, Gavet, from Rio Janeiro 224 Feb, at Baltimore 17th inst.

Bark Manitou, North, cleared at Mobile 13th inst. for Cedar Keys.

Bark Manitou, North, cleared at Mobile 13th inst. for Cedar Keys.

Bark Manitou, North, cleared at Mobile 13th inst. for Cedar Keys.

Bark Manitou, North, cleared at Mobile 13th inst. for Learner 13th inst.

Brig Sarah Bernice, Stuart, which cleared at St. John. NB. 6th inst. for this port, was selzed by the revenue cutter Ashvelot for attempting to land smurgled goods at Machias, and towed to Kastport 15th inst.

Schr Wm S Loud, Frye, 20 days from Mobile, at New York yesterday.

Schr Rio Grande, Woolford, at Norfolk 18th instant from Wilmington, NO. with naval stores for this portion Wilmington, NO. with naval stores for this portion ther deck load, between 175 and 200 bbis of tar, in a gale of wind off Cane Hatteras.

Schr J Tinker, McDonaid, and George Kilborn, Norwood, from Calais for this port, salled from Newport 17th inst.

Schr Geo L Green, hence for an eastern port, whilmpassing through Hell Gale yesterday, without a pilot and in tow of a steaming, struck on Steep Bocks. On getting as far as Bart Island, three feet of water werfound in the pump well, when she took a pilot and returned to New York to repair damages

Schr M H Stockham, Cordery cleared at Mobile 12th inst. for Hayana. inst. for Havana.

Schr Ella F Crowell, Stevens, from Previncetown for this port, at Newport 15th inst.

MARINE MISCELLANY.

Bark Dreeden, Captain Reed, sailed from Glasgow
Nov. It and from Belfast Dec 4, for Boston, since which
time nothing has been heard of her. She registers
500 tons, was built at Calais, Me. in 1833, and halled from

NOTICE TO MARINERS.
The Nantucket South Shoal Light Vessel was replaced on her station on Saturday, 14th inst.

MILLINERY GOODS.

MILLINERY GOODS.

726 CHESTNUT STREET.
We are prepared to offer to
WHOLESALE AND RETAIL BUYERS
OUR SPLEEDID STOCK OF
MILLINERY AND STRAW GOODS,
AT A VERY LARGE REDUCTION
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BONNETS AND GYPSIES,
BONNET MATERIALS OF EVERY KIND,
IN EVERY HADE.
REBORS,
ALL WIDTHS AND COLORS,
TO MAT HA MATERIALS.
FINE LACES, ILLUSION NETS, &c.. &c
OF THE CHOICEST AND MOST DESIRABLE
We solicit an inspection of our stock, and do not doubt that for completeness of assortment, and moderation of prices is cannot be equaled. Give us a call.
WRYL & ROSENHEIM,
apt-im)
NO.722 Chestnut street.

Mrs. R. Dillon,

323 and 331 South Street,
has a handsome assortment of SPRING MILLINERY; Misses' and Infants' Hats and Caps,
Silks, Velvets, Crapes, Ribbons, Feathers, Flowers,
Frames, &c.

NEW RAISINS.—500b oxes Bunch and Layer Raisin 800 boxes Valencia Raisins, 100 mats Seedless Raisins for sale by Jes. B. BUSSIER & OO, 110 South W ter street. RAISINS AND LEMONS—Bunch, Layer and Seed
Responsibilities and Malara Lemons landing from

CABURANCE.

GUARDIAN

OF NEW YORK.

JANUARY 1, 1866. 5,279 81 5,426 72 92,615 82 54,880 00 7,960 00 34,113 70 U. S. 5-20 loan.
U. F. 10-40 loan.
U. F. 10-40 loan.
Premium Notes.
Personal Property.
Accured Interest.
Due from county of New York for taxes illegally collected on U. S. bonds, as per decision of United States Supreme Court. 8,770 (277,904 & 4,561 & 12,500 0 10.055 25 \$510 068 13 **\$20,222** 28

Cash premiums received... Premium notes reseived... Interest money received... .**223**0,424 \$410,439 71 EXPENDITURES EXPENDITURES.

Losses paid during the year.

Re-insurance during the year.

Return premiums during the year.

Dividends paid during the year, including tommissions and fees to agents and officers of the Company.

Taxes paid during the year.

All other expenses during the year.

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\$217,834 51

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ination required. NEW YORK REFERENCES. NATIONAL CITY BANK HOYT, SPRAGUES & PANELLE BURNSIDE, HETTEPLACE. NO. PECK. AY H. ORMSBEE, Z.C. KNIGHT. J. G. TURNER, E. FARNUM, PARISH, NK MAURAN, FRIEZE, AV. C. TAFT, GEO. S. ROBBINS & SON.
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James T. Young,
THOMAS C. HILL, Secretary,
PHILADELPHIA. December 1, 1865. PHILADELPHIA. December 1, 1855. de20-th.s.tu,ti

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J. E. Banm,
Jon Ketchem.
WM. F. Dean,
Jos Manfield,
WM. F. DEAN, Vice-President.
WM. M. S. DEAN, Vice-President.

SPECIAL NOTICES. NOTICE—The annual meeting of the Stock holders of THE TIOGA IMPROVEMENT COMPANY; will be held on the first of MAY, at the Philadelphia Exchange, as 12 o'clock, M, at which time an election will be held for Managers, President and Treasurer, for the ensuing year, appeling WILLIAM EULIB, Treasurer, and freshing william Ellis, Treasurer,

OFFICE OF THE EVERETT OIL COMPANY, 1st South Third street, Philadelphia,
April 14, 1866.—The Annual Meeting of the Stockholders of the EVERETT OIL COMPANY for the election
of officers and other important business, will take
place at the office of the Company on THURSDAY,
April 26, 1886, at 40 clock P. M.

apit-10t WILLETT COMBS, Philada.

WILLETT COMBS, Philada.

NOTICE.—THE ANNUAL MEETING OF
the Stockholders of the BARCLAY COAL
COMPANY, will be held at their Office, N. W. corner
(FOURTH and WALNOT street, Philadelphia MON.
DAY, May 7th, 1886, at 12 o'clock, noon, at which time
and place an Election will be held for officers to serve
the ensuing year.

HARVEY SHAW.

SOLUTION.

EEVELLYN PETROLEUM COMPANY'S
OFFICE, 133 SOUTH THIRD STREET, PHILADELPHIA, April 14, 1866.
A MKETING of the Stockholders of this Company
will be held at the Company's Office, on THURSDAY,
the 25th inst., at 1 o'clock, P. M., for the election of

flicers.
By order of the President,
apli-10th C. T. BENEDICT, Secretary. apit-loty C. T. BENEDICT, Secretary.

OFFICE OF THE AMERICAN FIRE INSURANCE COMPANY. PHILADELPHIA
April 9th, 1886.
The Directors have this day declared a dividend of
SAVEN AND A HALF DOLLARS per share, for the
last six months, which will be paid to the Stockholders
or their legal representatives, on and after the 19th
Instant. Clearof all taxes.

A, C. L. CRAWFORD,

apid-91?

Secretary.

APID-914 Secretary.

NORTHERN LIBERTIES AND PENN COMPANY, PHILADELPHIA, April 9, 1883
The annual meeting of the Stockholders of this Company, and an election for officers to serve for the ensuing year, and until others shall be elected, will be held at the office of the Philadelphia Railroad Company, No. 22 South FOURTH Street, on MONDAY, the 7th day of May next, at 10 clock, A. M. apid WM. H. WEBB, Secretary. wM. H. WEBB, Secretary.

SCHUYLKILL AND SUSQUEHANNA

SUTH FOURTH STREET.—PHILADELPHIA, April

The Annual Meeting of the Stockholders of this
Company, and an election for President and six Mannegers will take place at the Office of the Company, and an election for WM. H. WEBB,

Secretary.

splet my5

Secretary.

Secretary.

OFFICE OF THE LEHIGH ZINC COMPANY, NO.53 WALNUT street, Philladeliphia.

Aprillation, 1868.

The annual meeting of the Stockholders of the LEHIGH ZINC COMPANY will be held at the Company's Office, No. 333 WALNUT street, on WEDNEDDAY, May 2d proximo, for the election of seven Directors, to serve during the ensuing year, and for the transaction of other business.

OFFICE, Secretary.

CAMDEN AND AMBOY R. R. TRANS GORDON MONGES, Secretary.

PORTATION COMPANY, OFFICE, BORDEN TOWN, March 28th, 1868.

NOTICE—The annual meeting of Stockholders of the Camden and Amboy Railroad and Transportation Company will be held at the Company's Office, in Bordentown, on Saturday, 28th of April, 1858, at 12 o'clock, M., for the election of Seven Directors to serve for the ensuing year.

MADS-Lap28

GOOD SPRING BAULROAD COMPANY

mhrs-t.spr28 Secretary.

GOOD SPRING RAILROAD COMPANY.

Philadelphia, April 9, 1883.

The anneal meeting of the Stockholders of this company, and an election for President and six managers, to serve for the ensuing year and until others shall be elected will be held at the office of the Philadelphia and Reading Railroad Company, No. 227 South Fourth Street, on Monday, the 7th day of May next, at 11% A. M.

WM. H. WEBB, aplo Secretary. apis Secretary.

LIBRARY COMPANY.—The Annual Electric tion of Directors and a Treasurer of the Library Company of Philadelphia, will be held at the Library Company of Philadelphia, will be held at the Library on Monday, the 7th day of May next, at So clock in the afternoon, when the Treasurer will attend to receive the annual payments.

As there are reveral shares on which fines are due, the owners of them or their representatives are horeby notified that they will be forfeited agreeably to the charter and Laws of the Company, unless the arrears are paid off on the 7th day of May or withing ten days thereafter.

We have the secretary the company of the Compa

No books will be given out or received on that afternoon.

No books will be given out or received on that afternoon.

"THE SAFE DEPOSIT COMPANY OF PHILADELPHIA"—The Corporators of "The Safe Deposit Company of Philadelphia," in compliance with the requirements of their charter, hereby appoint TUESDAY, the 1st of May, 1888, for the opening of the booss for surfscription to the capital stock of said Company, at the office of "THE PROVIDENT LIFP. AND TRUST COMPANY," No. 111 South Fourth street.

AND TRUST COMPANY," No. 111 South Fourth atreet.
Charles Macalester, Alexander Henry, John Welsh, Adolph Borle, Charles Borle, George Trott, M. W. Baldwin, Isaac Lea, Samuel R. Shipley, Alfr-d Stille, George A. Wood, Joseph B. Townsend, George W. Troutman, Charles Wheeler, W.m. C. Rent, James W. Hazlehurst, Richard Meade Bache.

SCONGERT OF SACRED MUSIC.
IN AID OF THE ERECTION OF A NEW ORGAN,
Will be given by the choir of the North Broad Street.
Prephyterian Church, corner Broad and Green streets,

Will be given by the choir of the North Broad StreetPresbyterian Church, corner Broad and Green streets,
assisted by
Miss HETTIE M. ALEXANDER.
Miss GEORGIANNA BLACK BURNE,
Lady Amateur.
Mr. HENRY G. TRUNDER.
Mr. WILLIAM A. BRISCUE.
And a Select Chorus from the Handel and Haydn
Societs. ociety.

All under the direction of CARL SENTZ, THURSDAY EVENING, April 19th, 1868,

THURSDAY EVENING, April 19th, 1868,

Tickets One Dollar, to be had at TRUMPLER'S,
Seventh and Chestnut, and W. H. BONER & CO., 1102
Chestnut street.

FIRST REGIMENT GRAY RESERVE.—A
meeting of the Regiment will be held at Armory
[] BROAD street. below Race, on THURSDA'
I EVENING, April 19th, at 8 o'clock. Fifth Anniversary inght. Active, honorary contributing and exmembers are invited to be present.

April 222 QUAL. Eagle Vein Coal.

STOVE, \$7 00. CHESTNUT, \$6 00. J. S. JENKINS: COAL YARD, mh28-lm* S. W. cor. NINTH and WALLACE Siz. mh28-im* S. W. cor. NINTH and WALLACE Siz.

THE TREMONT COAL COMPANY are now ready
1 to receive orders for the several sizes of their celebrated LORBERRY ASH COAL. It is the determination of the Company to take special pains. In the preparation of their Coal so that it, shall be of: the best
quality. Reliable arrangements are made for shipping to all points, east and south. Orders for the present, sent to their office. No. 23 EXCHANGE BUILD.

INGS, Philadelphia, will be promptly attended to.

GEO. SANDERSON, President
A. B. ECREG, General Coal Agent,
PHILADELPHIA, March 15, 1866. mh17-s,tu, thist

PHILADELPHIA, MARCH IS, 1886. mh17-s,tu,thisted and some single states of the UNDERSIGNED INVITE ATTENTION TO their stock of t

THE PERUVIAN SYRUP

ISA PROTECTED SOLUTION OF THE PROTECTION OF THE PROPERTY OF DISKASE, By supplying the Blood with its VITAL PRINCIPLE, OR LIFE ELEMENT—IRON.

This is the secret of the wonderful success of this remains the property of the property

MEDICAL.

Chronic Diarrhea, Boils, Nervous Affections, Chills and Fevers, Humors, Loss of Constitutional Vigor, Diseases of the Kidneys and

Bladder, Female Complaints,

and all diseases originating in a

BAD STATE OF THE BLOOD

OF THE BLOOD

OF THE BLOOD

SYSTEM.

Being free from Alcohol in any form, its energing effects are not followed by corresponding reaction, but ar permanent, infusing strength, visor and NEW LIFE into all parts of the system, and building up an IRON CONSTITUTION.

LIFE Into all parts of the system, and building up an IRON CONSTITUTION.

DYSPEPSIA AND DEBILITY.

A CASE OF TYPEARS' STANDING CURED.

From INSLEY JEWETT, No. 15 Avon Place, Boston.

"I have suffered, and sometimes severely, for Z years, from dyspepsia. I commenced taking the Peruvian Expression of the Method of the Peruvian System new vigor and energy; I am no longer tremulous and debilitated, as when you last saw me, butstronger heartier and with larger capacity for labor, mental and physical, than stary time during the last the years."

A pamphet of SZ pages, will be sent FRRE to any address.

address.

MD. See that each bottle has PERUVIAN SYRUP
blown in the glass.

FOR SALE BY

J. P. DINSMORE, Proprietor, 36 Dev Street, New York, AND BY ALL DRUGGISTS.

SCROFULA. All Medical Men agree that IODINE is THE BEST REMEDY for Scrofula and all kindred diseases ever discovered. The difficulty has been to obtain a PURE SOLUTION of it.

Dr. H. Anders' lodine Water
Is a Pure Solution of Lodine, WITHOUT A SOL-Containing a full erain to each ounce of water.

A MOST POWERFUL VITALIZING AGENT AND
RESTORATIVE
It HAS cured and will cure SCROFULA in all its
ULCERS, CANCERS, SYPHILIS, SALT RHEUM,
dc., dc. c., &c. Circulars will be sent FREE to any one sending

Circulars win to sent their address.

Price \$1 60 a bottle, or 6 for \$5 00.

Prepared by Dr. H.ANDERS, Physician and Chemist.

FOR SALE BY

J. P. DINSMORE. 36 Dey St.. N. Y.

AND BY ALL DRUGGISTS.

A Superior article for ciean-AND BY ALL DRUGGISTS.

OPAL DENTALLINA.—A superior article for cleaning the Teeth, destroying animalcular which inject them, giving tone to the gums, and leaving a feeling of fragrance and perfect cleanliness in the mouth. It may be need daily, and will be found to strengthen weak and bleeding gums, while the aroma and detersiveness will recommend it to every one. Being composed with the assistance of the Dentist, Physician and Microcopist, it is confidently offered as a RELIA BLE substitute for the uncertain washes formerly in vogas. Eminent Dentists, acquainted with the constituents of the DENTALLINA, advocate its use; it contains nothing to prevent its unrestrained employment, Made only by

JAMES T. SHINN, Apothecary,

Broad and Spruce streets.

For sale by Druggists generally, and

For sale by Druggists generally, and Spruce streets, Fred. Brown, Hassard & Co., G. R. Keeny, Isaac H. Kay, C. H. Peedles, G. J. Scattergood, J. C. Turnpenny & Co., Charles Shivers, G. J. Scattergood, J. C. Turnpenny & Co., Charles H. Kberle, James N. Marks, William B. Webb, James N. Marks, E. Bringhurst & Co., Hughes & Coombe, H. C. Blair, Wyelh & Bro.

PSTLACK'S DIPHTHERIA LOZENGES.—These Li lozenges are a safe and speedy cure for Diphtheria Coughs, Sore Throat, Hoarseness and Bronchial affections generally. Try them. THOS. ESTLACK, Jr., Drugsist, S. W. are of Eighteenth and Market Streets, Falladelphia.

WALL PAPER. 8 ER FOURTH

0 1 0

PHILADELPHIA Window GLASS Warehouse.

GLASSWARE

AND.

MARKET

7

AGENT FOR THE FRENCH PLATE GLASS COMPANIES. IMPORTER OF

BENJAMIN H. SHOEMAKER,

English, French and German Window and Picture Glass And Looking Glass Plates. MANUFACTURER OF

American Window, Picture and Car Glass

Ornamental and Colored Glass, 205 and 207 North Fourth Street. PHILADELPHIA LOST AND FOUND.

LOST AND FOUND.

LEFT—AN OVERCOAT—in the Seat No. 429 Partiquette Circle at the Academy of Music, April 16th, 1866. A ruliable reward will be paid if returned to Mr. HOOD, Ticket Agent, at Academy.

OST OR STOLEN—SIX PER CENT. STOCK OF THE CITY OF PHILADELPHIA BONDS:
No. 7864, for Fifteen Hundred Dollars.
No. 7864, for Fifteen Hundred Dollars.
All persons are cautioned against negotiating the above-mentioned Bonds, which have been lost or stolen, application having been made to the Treasurer of the city for new certificates. Any information that will tend to the recovery of the above mentioned Bonds will be received by SAMUEL KENNEDY, No. 3457.

Spring Garden street, Philadelphia.

ap5-th, a-5te

AND CO. MALTSTERS.