## ·特别教育和公司相关的资源和自己的资源的资源,这次增长的资源的资源的资源。在这时就是经济 THE DAILY EVENING BULLETIN: PHILADELPHIA, THUBSDAY, JUNE 14, 4866.

## XXXIXTH CONGRESS-FIRST SESSION.

[CLOSE OF YESTEBDAY'S PROCEEDINGS.]

SENATE .-- The Legislative Appropriation bill, which was pending yesterday, was resumed The following amendments of the Finance

Committee was agreed to: For the construction of a police telegraph

in Washington, \$13,000. in Washington, \$13,000. SECTION —. That from and after the 30th day of June, 1866, the annual salary of the Treasurer of the United States shall be \$6,500; the additional salary, herein pro-vided for, for the year ending June 30, 1867, to be paid out of any money in the Treasury act otherwise appropriated

not otherwise appropriated. SEC. —. That from and after June 30, 1866, the salary of the Commissioner of Public Buildings shall be \$2,500 per annum, and the increase of salary herein authorized may be paid out of any money in the Trea-

sury not otherwise appropriated. (SEc. ---. The President is hereby authorized to appoint a private secretary, at an annual salary of \$3,500; an assistant secretary, at \$2,500; a shorthand writer, at an annual salary of \$2,500; a clerks of pardons, at an annual salary of \$2,000, and three clerks of the fourth class; and the amount necessary to pay the salaries of the officers and clerks herein provided for, for the fiscal year ending June 30, 1867, and also such sum as may be necessary to pay the salaries of said officers and clerks from the date of their appointment to the end of the fiscal year 1866, are hereby appropriated ont of any money in the Treasury not otherwise appropriated.

SEC. —. That from and after June 36, 1866 there shall be an officer in the Treasury De partment to be known as the Assistant Soli-eitor of the Treasury, who shall be appointed by the Secretary of the Treasury and who shall receive an annual salary of \$3,000, and the Attorney General of the United States is hereby authorized to employ in his office, in addition to the present force, a clerk to be known as the Law Clerk, at an annual salary of \$2,500, and the amount required to pay the salaries of the officer and derk herein provided for, for the fiscal year ending June 30, 1867, is hereby appropriated. SEC. That the sum of \$39,276 50 be and

the same is hereby appropriated, out of any moneys in the Treasury not otherwise appropriated, to purchase Indian annuit propriated, to purchase indian annuly goods for the Indians, parties to the treaty of Fort Laramie, and for the Blacktoot nation, to replace those destroyed by fire on the steamer Frank Bates, at St. Louis, April 7th, 1866.

Mr. Trumbull (Ill.) offered an amendment fixing the salary of the reporter of the Su-preme Court at \$2,500, and providing that he shall furnish three hundred copies of the annual report to the Secretary of the Interior; which was adopted. Other amendments of an unimportant

draulic cement. character were adopted, and the bill was then taken out of the Committee of the Mr. Johnson, from the Committee on Mines and Mining, reported a bill to incor-porate the Washington Laboratory and Mining Association, which, after some de-bate was rejected Whole into the Senate. The question was upon concurring in

amendments adopted in the Committee of the Whole. Mr. Trumbull asked for a separate vote

on the amendment adopted in the committee yesterday putting \$160,000 at the disposal of the Secretary of the Treasury for an increase of compensation to certain clerks in his De partment,

The yeas and nays were demanded, and the amendment was agreed to-yeas 23, nays 14.

Mr. Davis offered an amendment appro-priating \$20,000,000, to be paid to the loyal owners of slaves mustered into the military service. At the suggestion of Mr. Cresswell, Mr.

Davis modified his amendment so as to Davis modified his amendment so as to direct to be taken for the purposes named a special fund in the hands of the Secretary of War, derived from the payment of three hundred dollar commutations.

At thereanest of Mr. Fess was withdrawn, with the understanding that it shall be attached to the Army Appropriation hill. The bill was then passed. Mr. Sherman moved that the Senate take up the Five Per Cent. Funding bill, for the purpose of allowing Mr. Van Winkle to sub-mit some remarks upon it.

seats on taking the required oath. Provided by some loyal but impetuous men, their anxiety to embrace the representatives of the rebels, their ambition to display their dexterity in the use of the broad mantle of hat, unless the said State of Tennessee shall efore the first day of January next, either by legislation or constitutional provision, enfranchise all classes of her citizens and extend the right of suffrage impartially to harity, and especially the danger arising charity, and especially the dangerarising from the unscrupulous use of patronage, and from the oily orations of false prophets famous for sixty-day obligations, and for protested political promises, admonish us to make no further delay. Referring to the third section, Mr. Stevens said that he could not look upon the Senate amondation of the binary of the binary of the senate very class, and shall give to every person within her jurisdiction an equal standing in her Courts of law and equity, both as-suitors and witnesses, and shall ratify the amendment to the Constitution, Article 14, proposed by this Congress, then the provi-

vested with the right of dizenship, is amended so as to reduce the term to three

Mr. Jenckes (R. I.), from the Select Com-

mittee on the Civil Service, reported back the bill to regulate the civil service of the

United States. Recommitted and ordered to be printed.

Also, a resolution, which was adopted, requiring the heads of departments to fur-

nish the committee with information con-cerning the mode of appointment to the in-

ferior grades of office in their respective de-

partments. Mr. Higby (Cal.), from the Committee on Mines and Mining, reported back, with amendments, a bill granting the right of way to ditch and canal owners over the public lands in the States of California,

)regon and Nevada. The amendments were agreed to and the

bill passed. It grants to every company or individual who has in accordance with the laws of the States of California, Oregon, Ne-vada, or of the United States , constructed,

or who may hereafter construct canals, ditches, flumes, &c., for the conveyance of

water for mining, mechanical or agricul-tural purposes, the right of way over the public lands so long as such canal shall be

used for such purpose, Mr. Myers (Pa.), from the Committee on Patents, reported a bill for the extension of a patent of Jonathan Ball, for coating the interior of metallic water-pipes with hy-

Mr. Dawes (Mass.) spoke in opposition,

Mr. Allison, from the same committee, reported a bill to establish assay offices, for

Mr. Henderson was addressing the House in support of the bill, when the morning hour expired, and the bill went over till to-

The Senate amendments to the joint reso-

lution proposing an amendment to the Con-stitution of the United States, were taken from the Speaker's table for action by the

parceled out between Mesars. Rogers, Har-

from obligations the most tyrannical that

consciences, would have so remodeled all our institutions as to have freed them from

that which arose from merit and conduct. This bright deam has vanished "like the

baseless fabric of a vision." I find that we shall be obliged to be content with patching

I live among men, and not among angels; among men as intelligent, as determined,

might have been made model republics, and this nation an empire of universal

But he preferred restoration to reconstruc-

tion. He chose that the slave States should

remain as nearly as possible in their ancient condition with such small modifications as he and his Prime Minister should suggest, without and instantiation suggest,

without any impertinent interference from

lently demands that they shall be represented in Congress on equal terms with loyal regu-

To repress this tyranny, and at the same lime to do some justice to conquered rebels, requires caution. The grave danger is that

the seceders may soon overwhelm the loyal men in Congress. The haste urged upon us

freedom.

lar States.

used for such purpose.

bate, was rejected.

lonega, Ga.

morrow.

House.

is they choose.

ing (Ky.), and Finck.

Henderson and Spaulding.

vears.

Stone of this act, so far as they relate to the State of Tennessee exclusively, shall cease amendment as an improvement. In his judgment it endangered the Government of and become null and void, and the said State shall ne longer be represented in Congress. The third section is altered so as to read: SEC. 3. And be it further enacted. That the country both State and National, and might give the next Congress and the President to the reconstructed rebels. With their enlarged basis of representation, and the exclusion of loyal men of color from the bal-lot box, he saw no hope of safety unless in whenever the President of the United States shall deem it proper, he shall issue his proclamation directing conventions to be called to form legitimate constitutions for these rethe prescription of proper enabling acts, which should dojustice to the freedmen and enjoin enfranchisement as a condition prepective States: he shall direct an election o be held on a day certain, to choose dele-

While he saw much good in the proposi-tion, he did not pretend to be satisfied with it. But still he was anxious for its speedy gates to a convention which shall meet at he time fixed by him, at the capital of the State, and form a State Constitution, which shall be submitted to a vote of the people, and if ratified by a majority of the legal voters, shall be declared to be the Constitu-tion of the State. The sixth section, declaroption, for he dreaded delay. Let us, he said in conclusion, no longer delay, let us take what we can get now, and hope for bet-ter things in future legislation, in enabling ing that those who have forfeited their citi-zenship shall not be entitled to exercise the The House then proceeded to vote by yeas elective franchise until five years after they shall have filed their intention to be rein-

and nays on concurring in the amendment of the Senate.

Several announcements having been made of members absent or paired, and as the how Mr. Eldridge, in ridicule, announced that

if Mr. Brooks, of New York, and Mr. Voor-hees, of Indiana, had not been turned out of their seats, they would have voted "No," to which Stevens added, that if Jefferson Davis were here he would probably have voted the same way. [Laughter and ap-

olause. Mr. Wentworth added, "So would Jake Thompson.

The Speaker directed his own name to be

The Speaker directed his own name to be called, and voted aye. The vote was a strictly party vote, and re-sulted—yeas, 120; nays, 32—as follows: YEAS—Messrs. Alley, Allison, Ames, D. R. Ashley, J. Ashley, Baker, Baldwin, Banks, Barker, Baxter, Beaman, Bidwell, Bing-ham, Blaine, Boutwell, Bromwell, Buck-land, Bundy, R. W. Clarke, S. Clarke, Cobb, Conkling, Cook, Cullom, Dixon, Darling, Davis, Dawes, Defrees, Delano, Dodge, Don-nelly, Driggs, Dumont, Eckley, Eggleston, Eliot, Farnsworth, Farouhar, Ferry, Garnelly, Driggs, Dumont, ECKIEY, Eggleston, Eliot, Farnsworth, Farquhar, Ferry, Gar-tield, Grinnell, Griswold, Hale, Abner Harding, Hart, Hays, Henderson, Higby, Holmes, Hooper, Hotchkiss, A. W. Hub-bard, C. D. Hubbard, F. H. Hub-bard, F. R. Hubbell, Jenckes, Jul-Kaller, Kalso, Katham, Kuybard, F. R. Hubbell, Jenckes, Jul-ian, Kelley, Kelso, Ketcham, Kuy-kendall, Latin, Latham, G. Lawrence, Loan, Longyear, Lynch, Marvin, McClurg, McKee, McRuer, McIndoe, Mercur, Miller, Moorhead, Morris, Moulton, Myers, Newell O'Neill, Orth, Paine, Perham, Phelps Pike O'Neill, Orth, Paine, Perham, Phelps Pike, Plants, Pomeroy, Price, W. H. Randall, Raymond, A. H. Rice, J. H. Rice, Sawyer, Schenck, Schofield, Shellabarger, Sloan Smith, Spalding, Stevens, Stillwell, Thayer, F. Thomas, J. L. Thomas, Trowbridge, Up-son, Van Aernam, R. T. Vanhorn, Ward, Warner, H. D. Washburne, W. B. Wash-burn, Welker, Wentworth, Whaley, Wil-liams, J. F. Wilson, S.F. Wilson, Windom, Woodbridge, Colfax. Woodbridge, Colfax. \_\_

the assay of gold and silver, at Portland, Oregon, and Boise City, Idaho. The bill re-peals the act establishing a branch mint at Dallas City, Oregon, and provides for the removal of the machinery, &c., of the branch mint in Charlotte, N. C., and Dah-lonega. Ga. Nays-Mesars. Ancona, Bergen, Boyer, Chandler, Coffroth, Dawson, Dennison, Eld-Chandler, Couroth, Dawson, Dennison, Eld-ridge, Fincke, Glossbrenner, Grider, Aaron Harding, Hogan, E. N. Hubbell, J. M. Humphrey, Kerr, Le Blond, Marshall, Niblack, Nicholson, S. J. Randall, Ritter, Rogers, Ross, Sitgreaves, Strouse, Tabor, Taylor, Thornton, Winfield, Wright.
Washburne and Broomall were paired with Shenklin-wase 190 nave 32

> The Speaker announced that over twothirds of both Houses having agreed to the joint resolution proposing an amendment to the Constitution of the United States, the

esolution we

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The bill was taken up, and Mr. Van Winkle addressed the Senate in favor of it, urging the necessity of some such measure as a necessary financial rule for the

country. Further consideration of the bill was post-

them for debate, to be divided among them voned. Mr. Stevens agreed to that, and it was un-derstood that the Democratic hour was to be

At the conclusion of Mr. Van Winkle's speech, Mr. Harris (N. Y.) called up the House joint resolution for defraying the expenses attending the exhibition of Ame-rican products of industry at the Paris Ex-bibition hibit

hibition. Mr. Grimes offered an amendment pro-viding that no officer shall be appointed, and no money shall be paid under the provisions of this resolution, until the Imperial government of France has given reliable assurance to this government that the French troops shall be withdrawn from the territorial jurisdiction of Mexico. Further consideration of the above was

postponed till to-morrow. Mr. Trumbull.from the Committee on the

Judiciary, reported, with amendments, the bill to fix the number of Judges of the Supreme Court of the United States, and to change certain judicial districts.

The first section, which makes the num-ber one Justice and eight Associates, is left intact.

The second section, which fixes the circuits, is stricken out, and the following is substituted: That the first and second cirwere ever imposed in the name of freedom, the intelligent, free and just men of this Re-public, true to their professions and their cuits shall remain as now constituted; that the Districts of Pennsylvania, New Jersey and Delaware shall constitute the third circuit; that the Districts of Maryland, West Virginia, North Carolina and South Caroli-na shall constitute the fourth eircuit; that the Districts of Georgia, Florida, Alabama, our institutions as to have freed them from every vestige of human oppression, of ine-quality of rights, of the recognized degrada-tion of the poor and the superior case of the the rich—in short, that no distinction would be tolerated in this purified Republic but that which areas from marit and conduct Mississippi, Louisiana and Texas shall con-stitute tha fifth circuit; that the Districts of of Ohio, Michigan, Kentucky and Tennes-see shall constitute the sixth circuit; that the Districts of Indiana, Illinois and Wis-consin shall constitute the seventh circuit; that the Districts of Minnesota, Iowa, Mis-souri and Kansas shall constitute the eighth dispute and the Districts of Golifernia Oroshall be obliged to be content with patching up the worst portions of the ancient edifice, and leaving it in many of its parts: to be swept through by the tempests, the frosts, and the storms of despoilsm. Do you in-quire why, holding these views, and pos-sessing some will of my own, I accept so imperfect a proposition? I answer because sircuit; and the Districts of California, Oregon and Nevada shall constitute the ninth

The Chair laid before the Senate a communication from the President of the United States inclosing a resolution of the Legislature of Georgia, asking a suspension of the collection of the direct tax in that State, Reand as independent as myself, who, not agreeing with me, do not choose to yield their opinions to mine. Mutual concession therefore, is our only resort, or mutual hostility. We might well have been jusferred to the Committee on Finance. Also, a communication from the President, trans-mitting the acceptance by the State of Georgia of a donation of public lands for the tified in making renewed and more strenu-ous efforts for a better plan could we have had the cooperation of the Executive. With his cordial assistance the rebel States establishment of agricultural colleges. The Senate went into Executive session,

5

and scon after adjourned. House.—Mr. Stevens (Pa.) introduced a substitute for the bill introduced by him on the 28th of May, to enable the States lately

the 28th of May, to enable the States lately in rebellion to regain their privileges in the Union, which was ordered to be printed. The substitute offered by Mr. Stevens, for his reconstruction bill, contains the fol-lowing new section in reference to Ten-

nessee. SEC. 9. Whereas, The State of Tennessee has returned to her allegiance to the United States, and by a regular convention of her citizens, has framed a Constitution, which, on being submitted to the people, has been duly raified, and which, though not fully republican, nor suited to the altered condition of her institutions, yet, as it contains many elements of just government, there-

Be it enacted, That the State of Tennessee may be admitted to representation in Con gress, and her present Senators and Repre-sentatives, if found to be duly appointed, elected and qualified, may be admitted to

Mr. Stevens stated that the House of the Committee on Reconstruction, had examined the Senate amendments, and were The House proceeded to the business on the Speaker's table, and disposed thereof as unanimously of opinion that they should be concurred in. The amendments were so follows:-

Senate amendment to the act making apslight that unless gentlemen the other side desired to discuss, the members on his side propriations for the repair, preservation and completion of certain public works. Non-concurred in, and a Committee on Conferwere willing to take the vote at once. If, however, discussion were desired, he sug-gested that speeches should be limited to iffeen minutes, as he proposed to call the previous question at half-past 3 o'clock. ence asked.

The Senate amendment to the bill further to provide for the safety of the lives of pas-Mr. Harding (Ky.) proposed that the De-mocratic side should have one hour allowed

sengers, and The bill making provisions against the transportation of glycerine, &c., were re-ferred to the Committee on Commerce, The Senate bill to authorize the Commissioner of Patents to pay those employed as examiners and assistant examiners a salary

fixed by law for the duties performed by them, being taken up, Mr. Harding (Ill.) moved to lay the bill on the table, without taking action on it.

Mr. Rogers opened the debate. He was followed on his own side of the question by Messrs. Finck and Harding (Ky.), and on the Republican side by Messrs. The Speaker presented a message from the President, inviting the attention of Congress to a copy of a joint resolution of the Senate and House or Representatives of the The House then seconded the previous The House then seconded the previous question and Mr. Stevens closed the debate. He congratulated the House and the country that the scheme was soon to be submitted to the people for the admission of an out-State of Georgia. requesting a suspension of the collection of the internal revenue tax due from that State under the act of 5th Au-gast, 1861. Referred to the Committee on Ways and Means. to the people for the admission of an out-lawed community to the privileges and ad-vantages of civilized and free Governments. A scheme containing, he said, much posi-tive good as well as the omission of many

Also, a message from the President, in-forming Congress that a copy of the act of the Georgia Legislature of 10th March last had been officially communicated to him, by which that State accepted the donation of lands made to it under the Agricultural

Ive good as well as the omission of many better things. In my youth, he continued, in my man-hood and in my old age, I have fondly deemed that when any fortunate chance should have broken up for a time the foun-dations of our institutions, and released us College bill. Laid on the table. Also, a letter from the Secretary of War, in answer to a House resolution, of June 11th, in reference to the draft in the Eighth Congressional District of Pennsylvania, Re-ferred to the Committee on Military Affairs. Also, a letter from the Secretary of the Treasury in answer to a House resolution. of March 28th, calling for information in reference to commercial relations with British America. Referred to the Commit-

Mr. Davis objected to printing, and pend-ing the decision of the matter the House, at four o'clock, adjourned.

GHOUEKIES.

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AN EXCURSION to the coast, or inland, is not com Aplete without Lemmel Smith's LEMON SUG AE Frice 20 cents per can. To be had of the Grocsrs, je9-6t\* LEMUEL SMITH, 115 North Front st. DOTTED YARMOTH BLOATERS, Straburg means ham, beef hid tongue, essence of anchovie and Anchovy paste for sale at COUSTY'S East End grocery, No. 118 South SECOND street.

New BURLINGTON HAMS, just received and for New BURLINGTON HAMS, just received and for Bale at COUSTY'S Reast End grocery, No. 118 South SECOND street. WHEATEN AND HOMINY GRITS, real currant july, in store and for sale at COUSTY'S Reast End grocery, No. 118 South SECOND street.

CHOICE TABLE CLARET.-100 cases just received and for sale at COUSTY'S East End grocery, No 118 South SECOND street.

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D'AICOUSTY'S East End grocery, No. 118 Soath SECOND street. HAMS! HAMS!!-J. Stewart's Trenton, Davis'a Etar Hams, Briggs & Swift's celebrated Cincin-nati Hams, and J. Bower's City Cured, warranted to give satisfaction. For sale by M. F. SPILLIN, N. W. corner Eighth and Arch.

Congress. He anticipated the legitimate action of the National Legislature, and by rank usurpation erected governments in the conquered provinces, imposed upon them institutions in the most arbitrary and un-constitutional manner, and now maintains them as legitimate governments, and inso-lently demonds the theory shall be appreciated OLIVE OIL.-I.e baskets Latour and other favorite brands of Salad Oil, for sale by M. F. BPILLIN, N. W. corner Arch and Eightn.

JAVA COFFEE.-Pure Old Government Java Coffee for sale by M. F. BPILLIN, N. W. corner of Arch and Eighth streets.

TEASI TEASI-100 packages of very choice new crop Green and Black, of the late importation. As these Teas have been bought since the decline in gold, we are prepared to furnish families at greatly reduced prices. For sale by the box, or at retail. M.F. SPIL-LIN, N. W, corner Arch and Eighth streets.

OBANGES AND LEMONS.-Sicily Oranges and Lemons, in prime order, for sale by JOS, B BUSSIEE & OO., 108 South Delaware avenue.

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TOA Losses by fire have been promptly paid, and more than \$500,000 \$500,000 Disbursed on this account within the past few years. For the present the effice of this company will re-main at

For the present the effice of this company will re-main at 415 WALNUT STREET, But within a few months will remove to its OWB BUILDING. N. E. COR. SEVENTH AND CHESTNUT, Then, as now, we shall be happy to insure eur pairon at such rates as are consistent with safety. DIRECTORS, THOMAS CRAVEN, ALFRED S. GULLETT, FURMAN SHEPPARD, N. S. LAWRENOE, THOS. MACKELLAR, INO. SUPPLEE, JNO. W. CLAGHORN, SILAS YERRES, JE., SILAS YERRES, JE., ALFRED S. GULLETT, V. President, ALFRED S. GULLETT, V. President, ALFRED S. GULLETT, V. President and Treasurer, JAMES B. ALVORD. Secretary. INFORMARK, JE., SILAS PRESS, JE., SILAS PRESS, JE., SILAS PRESS, JE., SILAS PRESS, JE., SILAS CRAVEN, President, ALFRED S. GULLETT, V. President and Treasurer, JAMES B. ALVORD. Secretary. THE COUNTY FIRE INSURANCE COMPARY,-

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by fire, at the lowest rates consistent with an answiger information of the external states and paid with all possible despatch Losses adjusted and paid with all possible despatch DIREOTORS. Charles J. Sutter, IEdwin L. Reakti, Heary Crilly, Joseph Moore, Robert V. Massey, JZ., Joseph Moore, Heary Budd, George Mecke, Andrew H. Miller, James N. Stone, OHARLES J. SUTTER, Freeders, OHARLES J. SUTTER, Freeders, BENJAMIN F. HOROKLEY, See'v and Treasurer. I PHILADELPHIA. Charter Perpetnal Incorporated in 1841. Charter Perpetnal OFFICE, No. 308 WALNUT STREET. LOSSES, Stores and other Buildings, limited or per-petral, and on Furniture, Goods Wares and merchan-dise in town or country. LOSSES PROMPTLY ADJUSTED AND PAID. ASSETS. 400,001 79 Invested in the following Socurities pinc

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L Philadelphis (old) to provide for the subscription to the Penna. R. R. Co. stock, dated Sept 22, 1853, for one thousand dollars, pavable to John Garth Dodgson, of Preston, Lancashire, England, and Bruf. Sharp, of London, England, Trustees, bearing interest at six per cent : redeemable July 1, 1883. je5-tp.th.s.ist<sup>a</sup>

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jeg 606 Chestnut street. A LLEN'S LIFE OF PHILIDOR.-THE LIFE OF A PHILIDOR, Musician and Chess Player, by Geo. Alica, Greek Professor in the University of Pennsyl-vania, with a Supplementary Risay on Philidor, as Chess Author jand Chess Player, by Thasile Von Hol-debrand und de Lasa, Envoy Ertiaordinary and Min-ister Plenipotentiary of the King of Prussia, at the Court of Saze-Weimer. 1 vol., octavo, ½ veilum, glis top. Price \$125. Lately published by E. H. BUTLEB & CO., 137 South Fourth Street.

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LEGAL NOTICES.

**LEGAL NOTICES. IN THE COURT OF COMMON PLEAS FOR THE CITY AND COUNTY OF PHILADEL- PHIA-JOHN PUCKLEWARTZ VS. MARY PTOC KLEWARTZ - June Term, 1863, NO, 17, -In Divorce, MADAM: Please notice that depositions of witnessesson** the part of the Libellant in above case will be taken before JOHN A. WOLBERT, Esq., Examiner, on the lithday of June, A. D. 1866, at 10 o'Clock, A. M., athia office, 121 South Seventh street in the city of Philadel-phils, where you may attend il you think proper. **RESPECT: JY YOURS. GLORGEH. EARLE, At.'Y for Libellant. Jel.15H TO MARY PUCKLEWARTZ, Respondent. IN THE ORPHANS' COURT FOR THS UITY AND COUNTY OF PHILADELPHIA. - Estate of RICHARD WETHERILL, JR.** The Auditor ap- **pointed by the Court to audit, settle and adjust the ac-count of Clinton Anderson and Emily Wetherill, Ex-ecutors of Richard Wethererill, JC., deceased, and to report distribution of the Balance in the hands of the saccountant, will meet the parties interested for the purposes of his appointment, on TUESDAY, June 19th. 1865. At eleven o'cleck. A. M. at NO. 31' Sonth THIRD Street, in the city of Philadelphia. <b>JEL-12,1314.18 Auditor.** 

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jell-12,13 14.183 jell-12,13 14.183 Auditor. IN THE ORPHANS' COURT FOR THE CITY AND COUNTY OF PHILADELPHIA.-Estate of WM. RUSH. M. D., dereased.-Persons interested in the above estate, will take notice that my report as Audi-tor will be filed on FRIDAY, the 15th day of June. A. D., 18%6. In the meantime access can be had to it at my office, where those desiring to object to any part of it mt st present their exceptions. The report will be confirmed absolutely on FRIDAY, July 6, 1886. jel3.23 LEWIS C. CASSIDY, Anditor. IN THE ORPHANS' COURT FOR THE CITY AND COUNTY OF PHILADELPHIA.-Estate of PHCERE BANKS, deceased, The anditor appointed by the Cont to andt, settle and adjust the account of HENRY O. D. BANKE and FRANCIS H. DUFFE. Administrators of the estate of Phebe Banks, dec'd, and to make distribution of the Balance in the hands of the accountant, will meet the parties interested for the purposes of his appointment on TUESDAY, Junes 1916. 1865, as 4 o'clock F. M., at his office, No. 128 South BIXTH street, in the City of Philadelphia. LewalLACE, LewalLACE, Leystn,th,5t\* Auditor.

199-s,tu,th,5t\* Auditor. IN THE ORPHANS' COURT FOR THE OITY AND COUNTY OF PHILADELPHIA, - Estate of LEWIS G. OSBOURN, deceased. The Auditor ap-pointed by the Court to audit seitle and adjust the second and final account of JOSEPH A. CLAY and DANIELS. JONES, executors of the isst will and DANIELS. JONES, executors of the isst will and DANIELS. JONES, executors of the isst will and DANIELS. JONES, executors of the secontant, will testament of the said deceased, and to report distribu-tion of the balance in the hands of the succountant, will meet the parties interested for the purposes of his ap-polatiment, on WEDNESDAY, June 18, 1866, at 4 o'clock, P. M., at his Office, southeast corner of WALNUT and SIXTH streets in the City of Phila-delphis. Je2-stru,th,5t\* THILD BLITHIA, December 1, 185. CEARLE, S, U., H. PURE INSURANCE EXCLUSIVELY. - THE PENNSYLVANIA FIRE INSURANCE COM-PANY-INCORPORTED DESCRIPTIONS IN WALNUT Street, opposite Independence Square. This Company, inversibly known to the community for over forty years, continues to insure against loss or damage by fire, on Public or Private Buildings either permanently or for a limited time. Also, on Furniture, Stocks of Goods and Merchandise generally on liberal terms. Sitter permanently or for a limited time. Also, or Furniture, Stocks of Goods and Marchandles generally
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FAME INSUEANCE COMPANY.
FAME INSUEANCE COMPANY.

ie2-s,to,th,5t\* Auditor. NOTICE.-ALL PERSONS INDERTED TO THE Estate of ROBERT S. JOHNSON, 'ate of this city, deceased, will please make payment; and those having claims present them for settlement to the sab-acribers, to whom Letters Testamentary have been ranted. GEORGE W. STEEVSR, No. 52 North Front street; WILLIAM J. KENDERDINE, North Front street; WILLIAM J. KENDERDINE, No. 718 Buttonwood street-Executors. myle thest

ESTATE OF MES. FANNY M. SMITH, deceased --Whereas Letters of Administration to the Estate of Fanny M. Smith, late of the city of Philadelphia widow. dec'd. having been granted to the undersigned all persons indebted to her estate are requested to make all persons indecised to herristate all reduced them to psyment, and those having claims to present them to WILLIAM L. MACTIER, Administrator, 13 Walnut streat my31.th.st\*

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EDUCATION,

THE FALL SESSION OF MISS ARBOTTS DEMINARY FOR YOUNG LADDES WIL COM-mence on Wednesday, September 18th, at her reddence, corner of Poplar and Skriteshin streets Philadelphia. REFERENCES - Rev. G. Emice Hare, D. D., Bev. Themas Brainerd, D. D., W. H. Allen, Rev. at Fresident of Ginxt College (11. July 1997)



Commercial Bank Stock. Commercial Bank of Pennsylvanis Stock. Union Mutual Insurance Company's Stock. Bellance Insurance Company of Philadelphia's Btock..... Cash in bank and on hand..... Dirac Ciem. Tingley, Wm. Musser, Banuel Bisphan, H. L. Carson, Robert Steen, Wm. Stevenson, James T. Young. OLEM. TINGLEY, President, ULEM. TINGLEY, President, T. Berretary. T. Berretary. T. Berretary.