Daily Evening Bulletin.

GIBSON PEACOCK. Editor.

OUR WHOLE COUNTRY,

F. L. FETHERSTON. Publisher.

VOLUME XX.—NO. 160.

PHILADELPHIA. THURSDAY, OCTOBER 11, 1866:

DOUBLE SHEET, THREE CENTS.

EVENING BULLETIN. PUBLISHED EVERY EVENING. AT THE NEW BULLETIN BUILDING.

607 Chestnut Street, Philadelphia **Evening Bulletin Association." GIBSON PRACOCK, ERNEST C. WALLAGE F. L. FETHERSTON, THOS. J. WILLIAMSON CASPER SOUDER, Jr., FRANCIS WELLS. The BULLETIN is served to subscribers in the city at 8 cents per week, payable to the carriers, or \$3 00 per

HARPER-FIELD, On the 1th in t. by the Rev. W. W. avans, H. M. Harper to Emma Field, all of Williamsport, Pa. VINTON-LODOR.—On the 11th inst., at the Church of the Epiphany, by the Rev. Richard Newton D. D., dward M. Vinton to S. Longs Lodor, all of this city.

BAXTER.—On Treeday evening, the 5th inst. Isaac B. Baxter, Sr., in the 5lat year of his age.

The relatives, frience of the family, and the members of the Horticultural society, are respectfully invited to attend his fur eral, from his late residence, N. E. corner of Fifth and Washington avesue, on Saturday alternoon next, at 2 o'clock. To proceed to Ren aldson's Cemetery. [New York papers please copy.] ***

BOON R.—On the evening of the 6th inst., at Parkershurg W Va., in the 2th year of his sige, Charles Henry Boone, son of the late Judge W. F. Boone. The foneral from the residence of his nucle. Charles P. Hayes, 149 North Fifteenth street, on Friday afternoon, at 3 o'clock. Interment at St. John's Church Thirteenth street.

CAMPBELL.—On Oct. 16th, Mrs. Mary Campbell, eldest daughter of the late Courad and Mary Worknot. The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of her brother-in-law, Wm Heiffricht, 240 South Front street, on Saturday, the 13th inst., at 1 o'clock, P.M. **

FOX.—On Wednesday, the 10th inst., Charles P. Fox. is the 75th year of his sege.

HAPPENSETT.—On the 2d instant, a. San Fradicisco, after a short illness, Rev. Reese Happersett, D.D., formerly of this city, in the 5th year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, 620 South sixteenth street, on Sunday, the 14th inst., at 2 o'clock, P.M. To proceed to Mount Vernon Cemetery.

WEAVER.—On the 9th inst., Catharine, relict of George Weaver, in the 8th year of her are.

Cemetery.
WEAVER.—On the 9th inst., Catharine, relict of George Weaver, in the 87th year of her age.

EYRE & LANDELL IMPORTED FOR FALL St. Bernard Woolen Cloakings.
Dagmar Woolen Shawis, Mosaic Woolen Shawis.
Splandid Piain Silks.
Magnificent Pluio Poplins.

SPECIAL NOTICES.

JOHN B. GOUGH, AT THE AMERICAN ACADEMY OF MUSIC

TO-NIGHT. Tickets at ASHMEAD& EVANS' Book Store and at the Door of the Academy. Doors open at? Lecture commences at 8 o'clock.

PARDEE SCIENTIFIC COURSE. IN

LAFAYETTE COLLEGE.

The addition to the general Course of Instruction in this Department, designed to lay a substantial basis of knowledge and Scholarly culture, students can pursue those branches which are essentially practical and technical, viz.: ENGINEERING, Civil. Topograpical and Mechanical: MINING and METALLURGY. ARCHITECTURE and the application of Chemistry to AGRICULTURE and the ARTS. There is also arrorded an opportunity for special study of TRADE and COMMERCIE, of MODERN LANGUAGES and PHILOLOGY, and of the HISTORY and INSTITUTIONS OF OUR OWN COUNTY. For Circulari apply to President CATTELL, or to Prof. R. B., YOUNGMAN, EASTON, PA. April 4, 1866. Clerk of the Faculty. my3-6mo2

PHILADELPHIA
BREWERS' ASSOCIATION,
Office, No 30 South S1XTH Street,
Your attention is called to the Philadelphia Brewers
Association, which is now in operation, and brewing since July 16th, ALE, PORTER AND BROWN STOUT,

The quality of which is not excelled by that of any other Brewery in the United States; the best materials only are used and best attention given to meet the wants of the consumer.

The Association is incorporated by Act of the Legislature, and being upon the mutual benefit plan, each Stockholder becomes part owner of the Brewery Fixtures, etc. and so secured from any risk of loss, while the price of shares being almost nominal, and not subject to any additional assessment, the benefit derived is immense.

immense.

The stockholders receive their Ale, etc., at cost, so that they save nearly one-third of the price now being paid, and besides this saving the profit upon sale-mude to others, who are not stockholders, and to whom full price is charged, will be divided among the stockholders semi-annually; this dividend alone, ne-yend doubt, will make it a desirable and profitable investment. yend doubt, will make it a desirable and profitable investment.

To secure these advantages the trade should subscribe at once, as the amount of Stock is limited, and will be sold to none but dealers.

**Estable Full particulars given and samples shown at the Office of the Brewery, 30 south SIXTH Street.

THOMAS J. MARTIN, President
DENNIS F. DEALY, Secretary.

OFFICE OF THE FRANKLIN FIRE INEURANCE COMPANY, PHILADELPHIA,
OUtpber 11, 1868.

October 11, 1868. At a meeting of the Stockholders, held pursuant to charter, on Monday, October 1, 1866, the following named gentlemen were elected to serve as Directors

for the ensuing year: Chas. N. Bancker, Tobias Wagner, Samuel Grant, Geo. W. Richards, Edward C Dale, Tobias Wagner,
Samuel Grant,
Geo. W. Richards,
Jasac Lea.
And at a meeting of the Board of Directors held on
Moidsy, October 8, 1868, OHARLES N. BANCKER,
Esq., was re-elected Presidect,
DALE Eqq., Vice President.
Octi-318 J. W. MCALLISTER, Sec'y protem

DALE, Esq., Vice President.

octl-3te J W. Mcallister, Sec'y protem

GENUINE EAGLE VEIN COAL, AND NO
DECEPTION.—Nothing inferior purchased to
other below the cost price of a superior article. Consuniers in want of the very be-t coal in the market
should call on SAMUEL W. HE-SS and make their
purchases. All who patronize him can rety upon
getting a spler did article, (every pound they buy,) and
prepared in the best rossible manner. Egg and stove
sizes, \$7.50; Nut, \$5.50 per ton; also, pure Spring Mountain, Lehigh, at lowest market prices. Orders respectfully solicited and promptly attended to, either at
Depot, BROAD street, above BACE east side, or at
Office, 524 ABOH street.

Sez-th,s,tu 12trp.

MS THE SEASON HAS NOW ARRIVED
when prudent Housekeepers supply themselves
with FUEL for the fall and winter, we deem it approvas
to speak of the FAMILY COAL YARD of Mr. H. R.
HUTCHINS Southeast corner of NINTH and GIRADD avenue. At this favorite stand all the most
approved varieties of Lehigh and Schuylkill Coal including the Eagle Vein, Honeybrook, Broad Mountain,
&c., may be had by the single ten or cargo, at the
lowest market rates. Housekeepers, make a note of
Sez th, studier

NATIONAL BANK OF THE BEPUBLIC.

NATIONAL BANK OF THE BEPUBLIC.

tt. 8e27 th,s,tni2trp

8e27 th,s

OCIL-122 WH. RHAWN, President.

OFFICE HONEY BROOK COAL OMPANY
209 WALNUT Street, PHILADELPHIA, Oct. 10 18ec.
The Beard of Directors this day declared a DIVI
DEND of THREE PER CENT., clear of State Tax

ANDREW JOHNSON'S POLICY PLOT

NEW RESISTANCE TO CONGRESS.

It is to be Declared Unconstitutional

A New Congress to be Assembled. [Correspondence of the Public Ledger.]

WASHINGTON, Oct. 10.—The President has just sent in to the Attorney-General the following questions, and requested that a response to them be returned in writing:

EFirst—Is the present Congress, composed of members from the Northern States alone, such a Congress as the Constitution requires, or is it an illegal and unconstitudunes, or is it an integral and unconstitu-tional sseemblage?

Second—Would—existing—circumstances
justify the President in sending his next
annual message to an illegal and unconsti-

tutional assemblage, pretending to be the Congress of the United States? Third—Does that clause in section fifth of the first article of the Constitution, which makes each House the judge of the elections returns and qualifications of its own mem-

bers, give to the present Congress the right to exclude the members from ten States, or to impose dishonorable and unconstitutional terms upon their admission?

Fourth—Does the President's oath of office require him to enforce those provisions of the Constitution which gives to each State

an equal right of representation in Congress? [Article 1st, section 2d, section 3d, article fifth, last clause.] Fifth-What steps does the Constitution and his oath of office require the President to take in order to secure the assemblage of

a Constitutional Congress?
Upon the reply that may be made by the Attorney General to the above, the President, there is reason to believe, has determined to take his stand. The questions put to the Attorney are all the more important when taken in connection with the bold ut-terances of the President at the Fifth Avenue Hotel, declaring that the "present" was only "an assumed Congress and" "not the Congress the Constitution called for," and also in connection with similar deciarations, though less pointed, that fell from his lips

prior to his return to the Capital. From these utterances it is clear the Exe ive had folly made up his own mind that the Thirty-ninth Congress was not a legal body. He now asks the opinion of the At-torney-General upon the grave and deeply momentous subject, and when it is given he

will govern himself accordingly.

It is not difficult to foreshadow what the response of Mr. Stanbarry will be, and that he will chime in fully with the opinions of the Executive as already expressed, there

seems to be no doubt. Communicated. SAVANNAH, Ga., October 4th, 1866, Captain Jennings, of Steamship Tonawanda, DEAR SIB: The undersigned, passengers on the steamship Tonawanda, on her re-cent voyage from Philadelphia to this port, take this method of acknowledging your uniform courtesy and kindness to us, and to all under your charge, as well as that of your efficient and obliging associates in office; and while we acknowledge with deoffice; and while we acknowledge with devout gratitude the preserving care of Almighty God during the series of severe gales that attended our voyage, almost from port to port, we feel that we owe our safety and the prosperous termination of our trip, in no small degree to the skill continue of the life.

gree to the skill, caution and unfalling watchfulness of yourself and those under your command. It also gives us great your command. It also gives us great pleasure to recommend the steamer under your charge to all desiring speed and safety n traveling between Savannah and Phila

delphia.

Very respectfully yours, Very resi S. Fudge, Fann ie R. Fudge, E. H. McKenzie, *Ioris Rephard, Mary Conaway, Mary Ann Quinn, J. McConaghy, W. M. Tomb, Wm. Conaway, John G. Deitz, Mrs. M. Paca Buff, Mrs. M. Page Buffum, A'thur Schiey, B Graeffe, Camillus Nathans, Wrs. Meadowcroft,

y yours,
Mrs John G, Deltz,
Miss Minnie Hunter,
W. Cerawn.
Sarsh Meadowcroft,
Mattida Hull,
Mattha Lowe,
Charlotte Wilson,
Fannie Wall,
Mrs. McConaghy,
W. M. Lewis,
Maria Graeffe,
Edgar F, Hastings,
L. H. Levett,
Miss Jane Welsh,

Gough on "Curiosity"—An Interesting Last evening the Academy was filled with very fashionable audience, gathered to listen to Mr. John B. Gough's new lecture on "Curiosity." The discourse was able and characteristic, the speaker "warming up" soon after his introduction by Mr. Peter B. Simons, and giving mingled philosophy and story-telling with all his usual fervor and graphic power. In speaking of phy-

siognomy, in the course of his address, Mr. Gough said: "If the people of the United States had studied physiognomy a little closer, when they nominated a certain individual for the second highest office in the gift of the nation, they would have been spared the recent

disgrace-" Here the entire audience broke forth into the heartiest applause, which was continued for several minutes. Mr. Gough went on: "Would have been spared the disgrace of seeing the President of the United States on an electioneering tour, "swinging round the circle.'"

Here the applause broke forth louder than

THE SUNDAY LAW.

CAIS NOT TO BE RUN ON SUNDAY.

THE ACT OF 1794 TO BE ENFORCED.

OPINION BY JUSTICE STRONG

Elaborate Discussion of the Sunday Ouestion.

An Injunction Granted to Restrain the Cars from Running.

NISI PRIUS—Justice Strong.—Sparhawk et al. vs. The Union Passenger Railway Company, and Kentin vs. The Union Passenger Railway.
This morning the following opinion was

senger Railway.

This naorning the following opinion was delivered by the Court:

Strong J.—Some of the complainants in the first of these bills are members of different churches, and pewholders in church suidings, situate on the line of the defendants passenger railway in the city of Philadelphia, Others are resident in, and owners of dwelling houses, also shoute on the line of the said railway. They complain that the defendants, a corporation chartered under the laws of the Commonwealth, have engaged in the business of running cars along and over their railway, with horse power and carrying passengers for hire, on the first day of the week, commonly called Sunday, in violation of the laws of the Commonwealth; and that they intend to continue the said business of running cars on the next Sunday and every Sunday hereafter. These acts of the defendants are charged in the bill to be not only unlawful also prejudicial to the complainant, because the reby deprived eitheir right to enjoy the Sabbath as a day of rest and religious exercise, free from all disturbance by—unnecessary and unauthorized worldly employment, because they have been, are, and will be thereby prevented from engaging paccashly and without interruption in the worship of Almighty God, in their actuatomed places of public worship, or in their own residences on the Sabbath day; because the lawful pusce and quiet of the said day is thereby disturbed and broken; and because their rights of property in their said churches, or places of public worship, and in their private residences are, and will continue to be intended to the said churches and residences are and due to the said churches and residences are and churches and residences are and churches and residences are and churches and residences are residences and r

and hearth of the polity is a stockholder in the Union Passenger Railway Company. His bill icharges asimilar violation of law by the defendants, and its threatened continuance. It charges, in addition, that the defendants have contracted with the Union of the Company of the United States is and through the city of Philadelphia, on and over the streets or some of them, and that, in pursuance of said contract, they are carrying the said mails. The bill intriner charges that and the company of such a company of such as an injunction similar to that prayed for by the company action such as a company of such as a

Here the applause broke forth louder than the Lord's Day, people about a astain from their common law of Dreeders this day declared a DIVITATION OF THE BOOK WILL DECLARATION FOR ALLINGAD.—The annual election for Think Company, to serve for the ensuing year will be added the company to serve for the ensuing year will be added the company to serve for the ensuing year will be added the company to serve for the ensuing year will be added the company to serve for the ensuing year will be added the company to serve for the ensuing year will be added the company to serve for the ensuing year will be added the company to serve for the ensuing year will be added the company to serve for the ensuing year will be added the company to serve for the ensuing year will be added the company to serve for the ensuing year will be added the company to serve for the ensuing year will be added the company to serve for the ensuing year will be added the company to serve for the ensuing year will be added to the company to serve for the ensuing year will be added to the company to serve for the ensuing year will be added to the company to serve for the ensuing year will be added to the company to serve for the ensuing year will be added to the company to serve for the ensuing year will be added to the company to serve for the ensuing year will be added to the company to serve for the ensuing year will be added to the company to serve for the ensuing year will be added to the company to serve for the ensuing year will be added to the company to serve for the ensuing year will be added to the company to serve for the ensuing year will be added to the company to serve for the ensuing year will be added to the company to year the purpose to the control of the company to the port of the por

churches as also the saed and finitim to go to and and return from the places where they are accustomed to worship; that it is necessary to accommodate physical properties of the same and the same in making professional visits; that it is necessary to all the same that are not convenient of the convenient of the defendants with the meaning of the Act of air, by the spening the means of conveyance to the of air, by the spening the means of conveyance to the of air, by the spening the means of conveyance to the of air, by the spening the means of conveyance to the office of air, by the spening the meaning of the Act of Assen bit; it is not for me, called as f am, to administer the law as it is, rather than as the defendants of the defendants which may be useful to be, so dedde that what is, but all the same to the convenient of the convenient of the same conducts to be, so dedde that what is, but all the same conducts to the convenience of convertations of the term of the same the defendants of the same conducts to the convenience of the same conducts of the term of worldy labor on the Lord's day. In view of them: as well as of the evils five wing from the absence of the same that of a point ition of such labor, they canced the statut of a point ition of such labor, they canced the statut of a point ition of such labor, they canced the statut of a point ition of such labor, they canced the statut of a point ition of such labor, they canced the statut of a point ition of such labor, they canced the statut of a point ition of such labor, they canced the community and the statut of a point ition of such labor, they canced the community and the statut of a point ition of such labor, they canced they are done and the statut of a point ition of the convenience. In the provise of the act they consider the statut of a point ition of the cancel the statut of the convenience of the convenience of the convenience o

convenience, or a necessity for others. I think the act does not allow them to shelter themselves under others.

Moreover the question is not an open one. It has been settled by the solemn decision of the scourt, Johnson vs The Commonwealth 9 Harris 102 determined that running an omnibus in a city daily and every day is worldly employment, and not a work of necessity, or charity, within the meaning of the act of 1194, and therefore unlawful on Bunday. This case is directly in point, and, though decided by a divided court, it is the law of the commonwealth from which I am not at liberty to depart, even if I doubted the correctness of the decision, which I do not. The opinion was delivered by the present Chief Jurtice of this court, and in it he fully met and answered the argument, now reproduced, that running a public conveyance on Sunday is a work of necessity. Judges Lowrie and Knox concurred with him. No one of these judges has ever departed from the ground taken in that case. And in C. amonowealth vs. Jeandell 2 Grant 256, my brother Thompson, another judge of this Court, announced, in substance, the same doctrine. He ceclared that driving a public conveyance for hire is doing worldly employment within the provisions of the set of 1521 be.

sunsaisance, the same doctrina. He declared that driving profit within the provisions of the according to the profit of the prof

given in the church. To ender it unsit, in any way. The purposes for which Isach property is designed to an interpurpose for which Isach property is designed to an interpurpose for which Isach property is designed to an interpurpose of the purpose of the purpose of the purpose of the company in the search of the supplies of the purpose of the complex pasts in search of the complex pasts has aworn that the evidence of the complex pasts has aworn that the evidence of the complex pasts has aworn that the evidence of the complex pasts has aworn that the evidence of the complex pasts has aworn that the evidence of the complex pasts has aworn that the evidence of the complex pasts has aworn that the evidence of the complex pasts has aworn that the evidence of the pasts and the complex pasts of the family to abandone of bis enjoy ment that it depreciates the evidence of th

againt is worseled that the act of 17st prescribes the ander the act of 18st, the complainant subject and that under the act of 18st, the complainant subject and that under the act of 18st, the complainant subject and that under the act of 18st, the complainant subject and that prescribes are actively and the provided the public offence with the private wrong, and these bills do not each to bush the public offence with the private wrong, and these bills do not each to publish the public offence with the private wrong, and these bills do not each to publish the public offence. Even if the running of cars on Sunday, in the prosecution of ordinary worldly cut has a bot illegal at common law which I am than 10 provide a penalty for the public offence. It is eave private surferers to seek referes in the ordinary modes accorded by judicial tribunals. It would, I show that the complaint of the public offence, it is not legal to the the public offence, it is not the law wealth, a man wnose property has been blown up by powder linegally stored, has no ridress against the wrong doer. Such is not the law.

It is further objected that an ajunction outh into to report to the title of the complainant to the roperty injured, or doubt whether any outsance evisis, or whether the complainant to the roperty injured, or doubt whether any outsance evisis, or whether the complainant to the roperty injured, or doubt whether any outsance evisis, or whether the complainant to the roperty injured, or doubt whether any outsance evisis, or whether the complainant to their pews and dwell into the pews and the complainants to their pews and dwell into the complainants is admited. That this is illegal is a determination of the world the pews and the pews to the complainants of the pews and the pews to the pews and

complainants, giving bond in the sum of the with two sureties to be approved by me, conditioned to indemnify the defendants for all damages they may sustain by reason of this injunction.

Kenton vs. The same and others.

Let a similar ir unction issue, and also an injunction to restrain the defendants, their officers, conductors and sgents from doing any act whetsoever under or by reason of any contract, or elleged contract, criticated into by them or any of them for the carrying of the malls, on the complainants giving bond with two sureties in the sum of \$500, conditioned to indemnify the defendants for all damages they may sustain by reason of this injunction.

Among the list of passengers arrived from England, in the steamship City of New England, in the steamship City of New York, we see the name of our townsman, R. H. Brewster, Esc., son and servant.

A man named William Godman, in the eastern portion of Pittsburgh, fearing that a slight diarrhes with which he was afflicted was genuine Asiatic cholers, concluded to "doctor" himself. He swallowed an entire bottle of Perry Davis's Pain Killer, and followed it with a dose of landanum. He did not take the cholers, but the remedy did the business for him most effectually. A deep sleep succeeded the heroic drogs of the

deep sleep succeeded the heroic doses of the antidote, from which the unfortunate man hever awoke:

From twelve to fifteen hundred personal assembled at Olean, N. Y., on Tuesday, to witness the long-expected jumping matching for \$1,000, between Bob Way, of that place, and Norman Bortle, of Farmington, Ontagine county, New York. The contestants:

entered the ring at two o'clock, and the hoar was consumed in making less than half a dozon jumps. Boryle apparently over never awoke: half a dozen jumps. Borzle apparently exerted himself greatly in reaching twelver feet five inches distance, which Way falled to cover by about three inches. At the expiration of the limited time, Bortle was declared the winner of the match. Something like ten thousand dellars changed thing like ten thousand dollars changed.

hands on this occasion. THE Lancaster (Pa.) papers record the decease of Colonel John H. Duchman and! Robert H. Long, Esq., two prominent citi-

DURING General Sherman's late trip through Canada, a Toronto reporter came up to him and said: "General Sherman, will you ave the kindness to give me your-views bon the Fenian question? Go'to. views bon the Fenian question?" ," said Tecumseb, as he stopped on the train, and left the reporter to meditate over

his blasted item. CAPTAIN John Hurlbut, one of the oldest captains on the Atlantic, died on the offean, on September 18.

Mr. C.W.RICKETSON, who died suddenly.

in Pittsburgh the other day, had his life inand for \$30,000.

In the Pine Tree State people live to a great age considering the climate. There is for instance, now living in East Winslow, a Mrs. Hannah Littlefield, who has attained the age of 105 years. She has belonged to the Congregational Church for nearly ninety years. In Athens there is an old lady now in her one hundred and first year, who has this season spun and twisted a large quantity of cotton yarn. A corresponder of the Portland Star writes that he has an old lady Portland Star writes that he has an old lady working for him who, at the age of 87, has spun this season so far 400 skeins of yarn, averaging from eight to ten skeins per day.

The Chicago Tribune announces the death of Augustus N. Dickens, a younger brother of Charles Dickens, who had lived in Chicago for several years as an officer of the Illinois Central. Railroad Company. The Tribune says—"In his preface to the 'Sketches,' Charles relates how he came to adopt the name of 'Boz,' which was a familiar name given in childhood to this younger brother, and again, in a recent edition of the 'Pickwick Papers,' be-recurs to the subject. It was this same 'net child. this 'younger brother' Boz, who died in this

city on Thursday night." IMPORTATIONS.

Reported for the Philadelphia Evening Bulletin.
SOMBRERO—Ship Sir Colin Campbell, Eirknesse tons guano Moro Phillips.

* MAKINE BULLETIN. ORT OF PHILADELPHIA-OCTOBERGL

ARRIVED THIS DAY.

Ship Sir Colin Campbell (Br), Kirkness 20 days from Stembero, with guano to E A Souder & Co.

Steamer Frank, Pierce, 24 hours from New York, with mase to Wm M Baird & Co.

Bark Victoria (Br), Wilson, 13 days from Turks Island, with sait to Wm Bumm & Son—vessel to Thomas Wattson & Sons.

Brig Emma Swett, 21 days from Sait Cay, with sait to Warren, Gregg & Morris.

Schr Georgia, Gilchrist 10 days from Bangor, with lumber 10 captain. imber to captain.
Schr Jas L Heverin, Hollingsworth, I day from Lit-tle Creek Landing, Del. with grain to James L Bewley

tle Creek Landing, Del. with grain to James L Bewley & Co.
Schr Chief, Townsend. 2 days from Indian River, Del. with grain to Jas L Bewley & Co.
Schr JD Ingraham. Dickerson, from Middletown.
Schr R Seaman, Seaman from Salem.
Schr R Seaman, Seaman from Salem.
Schr B Bradley, from Bridgeport.
CLEARED THIS DAY.
Steamer Hannah & Sophia, Teaf, New York, Glover & Mactler.
Brig Wenonah, York, Portland, Me, New York and Schoylkill Coal Co.
Schr Joka Emms, Snedicor, Washington, Tyler & Co.
Schr Dick Williams, Corson, do do
Chr J D. Degraham, Dickerson, Hartford, Westmorelaad Coal Co.
Schr Rachel Seaman, Seaman, Boston, Audenried,
Norton & Co. laad Cost to.
Schr Rachel Seaman, Seaman, Boston, Audenried,
Norton & Co.
Schr J Bradley, Bradley, Richmond, Va. J R. Tomlinson.
Schr J Bradley, Bradley, Richmond, Va. J R. Tomlinson.
Schr Spray, (am., Bridgeton, Cumberland Iron Co.
Schr J B Austin, Davis, Ohelsea, Caldwell, Gordon & Co.
Schr J B Austin, Davis, Ohelsea, Caldwell, Gordon & Co.
Schr Jos Maxfield, May, Washington, J T Justus.

Correspondence of the Phila. Evening Bulletin.
READING. Oct. 16.
The following boats from the Union Canal passed.
Into the Schuvikili Canal, to-day, bound to Philader, bhia lader and consigned as follows:
The McConkey, with lumber to J.H. Daysher & Co., west Branch, do to Craig & Blanchard, D.A. Albright, lime to P Finfruck; Valvasa, and Juniata, bark Keene & Coates; Arctic, lime to Amos Gaul.

F.

Ship Pontiac, Loveli. cleared at Liverpool 25th ult. for this port.
Steamer City of New York (Br), Leitch, from Liverpool 25th ult. and Queenstown 27th, with 564 passengers, at New York yesterday.
Steamer Alexandria, Allen, hence at Richmond 9th instant. ostant. Steamer City of Cork (Br), Bridgman, from Liver-ool Sept 22, via Queenstown 24th, at New York yespool Sept 22. Via Queenstown 24th, at New York yesterday—197 passengers.
Steamer Arago. Gadaden, from Havre via Falmouth.
27th ult. at New York yesterday.
Steamer Stars and Stripes, Holmes, for this port,
was loading at Havana 4th insc.
Steamer Morro Castle, Adams, cleared at New York
yesterday for Havana.
Steamer City of Port au Prince. Jackson. cleared at
New York yesterday for Key West and Apalachicols.
Hark La Plats. Crowell, cleared at New York yesterday for Buenos Ayres. erday for Buenos Ayres. Brig Silver Oar, Haley, hence at Queenstown 24th Brig John Chrystal, Barnes, from Havana, at Caiparlen 28th ult. Brig Clara Brown, Brown, at Calbarien 29th ult. from Havana.
Brig Rebecca Shephard, Beaston, at Nevassa 17th
ult. for this port next day.
Brig J. & H Crawley, for this port, cleared at St John. nstant. Schr Sarah, Benson, hence at N Bedford 8th inst. Schr Jas House, Gage, from Boston for this port, at

New York yesterday.
Schr Jas H Moore, Nickerson, hence at Boston yeslerday.
Schr Elizabeth, Horner, hence at Pawtucket oth inst