THE DAILY EVENING BULLETIN .- PHILADELPHIA, SATURDAY NOVEMBER 10. 1866.- TRIPLE SHEET

BUSINESS NOTIOES. DISCUNTENLED MORTALS. se who are fat Off sigh at that And crave a slender ligure; While, off, the slim, Of active limb,

Wish their proportions bigger: As to which form looks best, Each taste must tell, But both look well As can be, when at Bennett's drest. WE HAVE Good style Cassimere suits to match as ... \$15 0 low as.

Finest French Oassimere Suils to match 50 O And all the intervening grades. WE HAVE

Good, all-wool Black Suils, as low as... \$22 00 Finest Black French Cloth and Oassithese cases as in the others, and the prison-ers then severally pleaded "Not guilty." Bernard Quinn was next arraigned. He 55 00 mere Suits up to And all intervening grades. is a tall, powerful looking man, between 40 and 50 years of age. He pleaded not guilty, and Mr. McKenzie made the same motion

WE HAVE

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The largest, best assorted, and most complete stock of Men's, Youth's and Boys' Clothing stock of Men's, Youth's and Boys' Clothing, in Philadelphia-equal to any in the city, in style, make and fit, comprising all kinds, styles, size and qualities, adopted to the wants of all, and sold at lower prices than the lowest

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 VON BULOW, the great German Piknist, by letters

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 OHIUKERING PIANOS during his concert tour in

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New Hould Strength W. H. DUTTOR BEIZH The New Scale Chickering Grand The New Scale Chickering Grand Planos are acknowledged the best in 11 kV Rugiand, Germany and Italy. Nolice the great testi-monials received from Europe in August last. Mag-nificent collection of these instruments. OHICK REING BOOME, 914 CHESTRUT STREET. OF5-tf2 W. H. DUTTON.

CABINET ORGANS. CABINET ORGANS. CABINET ORGANS. CABINET ORGANS. CABINET ORGANS. Philadelphia, only by Seventh and Chestnut.

the fight at Ridgeway, and saw Ensign Eachren shot there; the prisoner made the following statement, which I took down at the time; he said he was an American elti-

proceed in all the cases in which true bills | ber the Fenians passing over into Canada in June last. Mr. McKenzie then put in the affidavits have been found. Mr. MoKenzie said he should propose be-fore the end of the day that the remainder of the cases be deferred to the next assizes.

of John Jenkins and others, of New York, as to the prisoner's character. This closed the case for the defence. Mr. McKenzle addressed the jury in a long and eloquent speech in behalf of the prisoners. R. A. Harrison replied in be-half of the Crown, in a temperate and elo-ment speech John Gallagher, John Grace, Daniel Quinn and John Moran were then placed in the quent speech

quent speech. The Grand Jury entered the Court, bring-ing in true bills against Patrick Cooney and John Cooney. His Lordship then charged the jury. The jury retired at 4.30 and re-turned a verdict of "Not guilty." The following letter was received to-day by one of the Crown officers, purporting to come from Michael Murphy: BUFFALO, NOV. 7, 1866.—Sir:—The Fe-nians, Irish-like, I am ashamed to say, have adhered to their enemies. Now I wish to propose a plan to end all this trouble for you in Canada. Get together all your Fe-nian prisoners and take them to the Ameri-can lines and send them over, with a warnhan prisoners and take them to the Ameri-can lines and send them over, with a warn-ing not to be caught again. That will end the matter at once. These people might have made you trouble if they had gone with the Union Party. They have gone as they always have, with their enemies, and now will have to get their help from them, and little can they rot from them. All ther Patrick Donohue, who was next placed in the dock, was quite respectable in appear-ance, and stated that he was anxious to have his trial proceeded with as soon as possible. He pleaded not guilty, and, by consent of counsel, his trial was fixed for the 13th inst. Mr. McKenzle also moved to quash the indictment in the case. and little can they get from them. All they want of them are their votes, and now they Frederick Fry, a Swiss, next appeared at the bar-a small man, with most repulsive features. He stated that he had served in the British and United States armies. Mr. want of them are their votes, and now they know they can have them in any event; so they will give no add to their schemes to in-vade your country, for they see they can only go against the Republicans as they al-

ways have done. My countrymen-I am very sorry to say -profess to love liberty, but still go for the party which does not love it. They no not understand the meaning of the word; in fact, they do not know what they want; if they do, they know not how to realize it. There will be an end to Fenian troubles here place between the counsel as to the postpone-ment of Hughes's trial. The Queen vs. McGrath. In this case, which was tried yesterday, and resulted in a verdict of net guilty, after the rendering of which a new indictment was preferred against the prisoner, Mr. McKenzie, for the prisoner, pleaded *autrefois acquit*. Hon, J. H. Cameron desired a jury to be ampended at once to try the issue. Mr. Mc and elsewhere, you will see. So let go your prisoners, and the only thing which will give the agitators anything to agitate about will be gone. All will conclude that it is best for Ireland to remain under the control of England, as they have not sense enough to control themselves. Yours, respectfully, MICHAEL MURPHY.

EXCITEMENT IN WALL STREET.

Collapse of a Gold Mining Company---Heavy Losses of the Stock Brokers

---An Alleged Swindle---The

Managers of the Com-

pany Arrested and Committed to

Jail &c &c.

[From to-day's New York Herald.]

Wall street for the past two days has been in a flutter of excitement over the fact of the failure of a prominent Gold Mining Company, coupled with an alleged case of reported swindling by the reputed President of the Company. The facts of the affair, so far as they have transpired, are as follows:-The Downieville Gold Mining Company, whose office was located at No. 70 Wall street, was formed upon a capital stock—upon paper— of \$200,000, in shares of \$1 each. The stock was put upon the market at thirty cents per share, and was looked upon so favorably by the business community that it rapidly arose until it touched, as its maximum \$2 90 per share. It remained at a high fig-ure until last Wednesday, at which time it was quoted at \$2 75, when circumstances occurred which caused the bubble to burst, and the stock became a drug at twenty-five

cents per share. An Alleged Swindle. On Wednesday of the present

THE GROWTH OF MILWAUKEE,-The ed itor of the Manitowoc Tribune has been in Milwaukee, and in his paper of the 1st inst, 88**ys:** -"Never were we more impressed with the prosperity of the State than we were a day or two ago in Milwaukee. The improve-

\$300.000

130.000

115,000

40.000

80,000

45.000

35,000

75.000

ments going on there are really astonishing, and it enforces the belief that Wisconsin is to be one of the greatest States in the Union, for cities seldom go ahead of the surround ing country-they are generally behind. Here are a few figures showing some of the mounts expended on new buildings during

the present year: Kolung mill 1 flour mill 3 flour mills 2 breweries distilleries block (Brodhead's)

church (Baptist) 5 churches 8 business blocks in East Water st. 500,000 1,000 private residences, from \$500 to \$20,000 each. "This is a fair showing for the City of Bricks. We hope her prosperity may never be less."

SUICIDE .- Mrs. Eleanor Ann Scott. who resides on B street south, near Sixth street west, committed suicide on Saturday morning by cutting her throat with a razor. It is said that for some time past Mrs. Scott has been laboring under a derangement of mind, produced by deep study on religious matters. Her husband noticed a change in her manner several days since, but did not apprehend any serious consequences until on Friday evening, when Mrs. Scott in-formed him that she feared she was unable

to control herself, and for fear she might do some harm to herself or others, advised him to effect arrangements by which she could be admitted to the Insane Asylum.— National Intelligencer.

 GTATIONEBY-LETTERS, CAP AND NOTE

 SPAPERS, ENVELOPES, BLANK BOOKS, and overy requisite in the Stationery line, selling at the lowest figures at the stationery line, selling at the lowest figures at the stationery line, selling at the lowest figures, the DOWNING'S Stationery Biore, mailstrpj / Eighth street, two doors above Walnut.

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He business intrinance. FALL STYLE HATS. THEO. H. MCCALLA, Hat and Cap Emporium, SH OHESTNUT STREET. sel-am

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 WARBURTON, FASHIONABLE HATTER, 430 Chestnut street, Next door to Post office.

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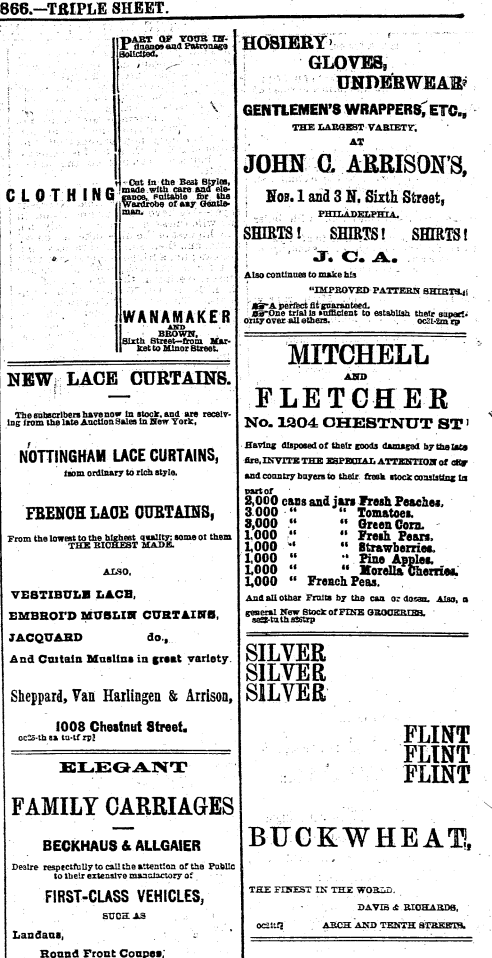
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ocle-imip) 125 North SECOND street. OFT FOR A HOLIDAY PRESENT A PHOBO-O GRAPH of yourself; no'hing will be more ac ceptable than a Picture made as B. F. MEIMER's Gailer; Ci Arch street. Six Caid or one large Pho-tegraph \$1. Caleches, tegraph 81. A BOUT THE FIRST OF DECKMBER we expect to A have our unual tall variety of Chesta and Boxes of) cols for lads or gentlemen Several patterns we now have on hand. No more useful Christmas Gift cos d be selected. TRUMAN & SHAW, No. 355 (Eight 1 tity-five) Markesstreek, below Ninth.



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 J. E. GOULD.

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CANADA.

THE FENIAN TRIALS.

A Motion to Quash the Indictments---One of the Captors of Booth Among the Prisoners---Their Appearance---**Diamond Acquit-**

ted, &c., &c.

TORONTO, NOV. 9.-The Court met at 10 o'clock. Peter Ourran alias Doye, and Henry Lavelle, were first placed in the dock. Mr. McKenzie moved to quash the indictments. The prisoners pleaded not guilty, and the trial was postponed.

John Gallagher, John Grace, David Quinn and John Moran were placed in the dock. Grace since his incarceration, has received \$1,650 as his portion of the reward for the capture of John Wilkes Booth.

Mr. McKenzie made the same motion in these cases as in the other. Many other cases were postponed. When the case of David Deamond was reached, after the examination of a number of witnesses, the jury rendered a verdict of not guilty.

The police have been instructed to cause the arrest of suspicious characters, and fourteen were committed yesterday.

Further Particulars. TORONTO, Friday, Nov. 9.—The Court met at 10 o'clock this morning. The same coun-sel acted for the Crown and the defence as in the previous trials. Peter Curran, alias Doye, and Henry Le-

velle were first put in the dock. The former is a tall, stont man, with a light complexion, blue eyes, monstache and beard, and has the appearance of a laboring man. He seemed to be between 40 and 50 years of age. Henry Levelle is about the same age, has dark eyes and hair, and a most unassu-ring countenance. He was dressed in a shabby suit of black, and wore a white

Mr. McKenzie moved to quash the indictments on the same grounds as in O'Neil's case, and the further grounds that

The indicates and the further grounds that the offence took place previous to the pass-ing of Acts 29 and 30 Vic., chap. 4. The indictments having been read, the prisoners by direction of counsel pleaded "Not guilty." His Lordship asked when the counsel would be ready for their train

would be ready for their trial. Mr. Mc-Kenzie replied some time, as he had been unable to procure the required witnesses, and asked that the time allowed be in-

Roman Catholic, and worked as a puddler; that he usually resided in Philadelphia, and left there for Pittsburgh; that he was in Buffalo six or seven weeks before the raid; that he came over into Canada on the 1st of June; that he returned to Buffalo the same night, and crossed over again on Saturday,

His Lordship said he would be satisfied with any arrangement that could be arrived

Grace, since his incarceration has received

\$1,650 as his portion of the reward offered for the capture of John Wilkes Booth, he

being one of the troopers who joined in the

Mr. McKenzle made the same motion in

Patrick Donohue, who was next placed in

McKenzie said he would be ready to try the

case by the middle of next week, and made

motion to quash indictment. In the case of William Baker, the same plea was put in by counsel, and the defend-ant pleaded not guilty, and stated that he

At this stage a lengthy discussion took

place between the counsel as to the postpone-

empanneled at once to try the issue. Mr. Mc-Kenzie requested delay until to-morrow. Mr. Cameron said he would join issue upon the plea, but objected to a postponement;

the plea was a dilatory one, and there was no reason why the matter could not be at

once decided. Unless an affidavit was put in he could not consent. Mr. McKenzie

stated that he required time to consider the question; and after some discussion it was

agreed that the issue raised in the case should be tried on Monday. James Burk, James Spaulding and Wil-

liam Orb were then placed in the dock and,

having been arraigned, pleaded not guilty, and stated they were not ready

Mr. McKenzie made the usual motion to

quash the indictments. In the case of The Queen Daniel vs. Dia-

mond.some time was occupied in empannel-

ing a jury, twenty jurors being challenged

by the prisoner's counsel. Mr. McNab, in opening the case for the Crown, observed that the indictment in this

case charged the prisoner as an American citizen, and was framed the same as the

others that had been preferred. The prisoner was arrested on Saturday,

the 2d of June, at a place called French-man's Creek, with a six-barreled revolver in his possession; and from the suspicious account he had given of himself, the Crown had deemed it their duty to indict him. As

there were a number of witnesses, he would

John Metcalfe, sworn-I was present at

zen, and a native of Ireland; that he was a

proceed to call the evidence.

was not ready for trial.

for trial.

The prisoners were then removed, John Gallagher, John Grand Deriv

capture.

as before.

night, and crossed over again on Saturday, when he was arrested. Reuben Mosier sworn—On Saturdy morning, by direction of Captain King, I arrested the prisoner about four miles from Fort Erie, on the banks of the Niagára river; I asked of him if he had any arms; he replied "No;" I then searched him, when he told me that he had a revolver, and put his hand in his norket and draw it out: put his hand in his pocket and drew it out; I took it from him; it was a six-barreled evolver, loaded, but not capped.

Cross-examined by Mr. McKenzie-When arrested him he said he was no Fenian. Thomas Somersbury sworn—I belong to the Welland Battery, and was present with several others when the prisoner was arrested; as we were going down the river, some one cried out, "A Fenian!" Captain King then ordered us to arrest him; he said he was no Fenian, but refused to state where he came from; there were some cartridges taken from him by one Higgins.

Nelson Higgins, sworn; Corroborated the evidence of the preceding witness. Elon Topper, sworn, but objected to by Mr. McKenzie on the ground that the wit-ness' name was not on the back of the indictment. "The Fenians arrived in Fort Frie on the lst of June." Mr. McKenzie here objected that so far there was no evidence that the prisoner was

what other persons did until it was proved that the prisoner was connected with Fenianism.

His Lordship overruled the objection. Examination continued — They asked pro-visions for one thousand men, but there were not as many as that; they landed at he lower ferry, and thence marched to the village; some of them strayed on the brow of the hill, and the others were in Front

street searching for provisions, Cross-examined by Mr. Fleming.-It is a customary thing in the States to carry re volvers.

Joseph Newbeggins sworn-When the Fenians left our farm they went down the ri-ver road about four miles, and then went down the town line between Bertie and Willoughby; the prisoner was arrested on Edwin Hersey's farm, about four miles from

Fort Erie. This closed the case for the Crown.

The following witnesses were called for the defence:

Joseph Coone, sworn-I reside in Buffalo and am Superintendent of the Buffalo Iron and Nail Company; the prisoner was in our employ for about a month before the raid as a puddler; he was a transient hand; on the 2d of June I heard that he was in Canada; when with us he bore a good character; I am an Englishman and have resided in the State since 1830; in times of excitement it is customary to carry revol-vers; at the time of the raid a good many people went over to Canada out of curiosity. Cross examined—I employ between two and three hundred hands. The factory is quite close to where the Fenians embarked. duite close to where the Femans embarked. Margaret Sweeney sworn: I reside at Black Rock; I know the prisoner; he boarded at my house; he was there on Fri-day, the first of June; I remember the day by the boys making such a fuss looking at the company going beyant into Canada; my son called the prisoner up in the morn-bry. I constraint on the bar

ing; I generally go to bed early, but the boys don't.

Cross-examined by Mr. McNabb: The Fenians were beyond the river when I got up; I saw nothing of the prisoner after Friday morning; he was of good character and as good a boy as was ever in that house. Kate McTague sworn: I keep a saloon a and asked that the time aboved be in-definite; Hon. J. Cameron thought it would be better to name some day for the witnesses to be here. The Crown had been put to considerable expense, and was prepared to

well known banking firm of Fisk & Belden. doing business on Broad street, received a request from a Mr. Wheeler, who appears to have been connected with the above named mining company, for a loan of \$7,000 for Mr. Riley, the reputed precident of the company, until the next day, and offering to leave stocks of the Downieville Gold Mining Company as collateral security, and also stating that Mr. Riley had the con-trol of all the stock of that concern. The came due it was not paid, and then the Broad street firm in attempting to realize from a sale of the stocks, discovered to their infinite surprise, that the market was full of the same paper, with sellers eager to part with their elephant. The result has been stated. Before night the stocks were worthless, and thousands of dollars were lost in the twinkling of an eye. How much has been sunk cannot be told at present, but it is known that one person held \$22,000, while two others suffered to the extent of \$10,000 and \$13,000 respectively. The victimized parties did not propose to

submit tamely to the loss of their property, and a civil suit was immediately instituted and a civil sait was minimulately instituted against Mesars. Riley and Wheeler for ob-taining money under false pretence, and they were arrested by a deputy sheriff and lodged in the county jail in Ludlow street. An arrangement was subsequently effected with the prosecutors, by which Riley and Wheeler were released from imprisonment; but they were rearrested yesterday and held in default of \$13,000 bail each. Thus the matter rests for the present; but it is highly probable that further developments will be made, showing the ease with which worthless stocks can be foisted upon the busiless community. It is stated that the secretary of the Mining Company, Mr. J. S. Harriot, is not implicated in the transactions. Another version of the affair is that the

managers of the Downieville Mining Company gave orders to ten or fifteen brokers to buy up large quantities of their stock, and then they sold to the same brokers; through other men, the identical stock—thus bulling their own order—at \$2.75. They also failed to pay for the stock bought.

YALE COLLEGE.-The Yale catalogue for the new college year is just out. Its sum-mary of students is as follows: In theology, 0; in law, 26; in medicine, 31; in philosophy and arts, 122-total; 209. Seniors, 101; juniors, 115; sophomores, 132; freshmen, 152 Total, 500-aggregate, 709. The libraries of the College, exclusive of the 2,500 volumes of the Oriental Society, contain 77,500 books, besides a large number of pamphlets. The faculty and instructors of the college con-4 Instructors, a Librarian, and a Demonstraor of Anatomy.

New ENGLAND COLLEGE CONVENTION.— This body is in session at Williamstown. Yale, Harvard, Brown, Tufts, Middletown, Dartsmouth and Williams Colleges are represented. One of the questions which must command the attention of the Convention is that of college corporations, so ably dis-cussed by President Woolsey in the last New Englander.

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