## THE DAILY EVENING BULLETIN : PHILADRLPHIA, TUESDAY, DECEMBER 18. 1866 .--- TRIPLE SHEET.

### TEXEXth CONGRESS-Second Session.

MOSE OF YESTERDAY'S PROCEEDINGS.]

SENATE .- Mr. Trumbull moved that the Senate take up the bill to repeal the amnesty section of the Confiscation bill, Mr. Hendricks, of Indiana, hoped that

the bill would not be taken up. The bill to admit Nebraska was properly before the Senate. He Mr. (Hendricks) was entitled to the floor upon it, and wished to make

some remarks upon it. A vote was taken, and the Senate took up the bill indicated by Mr. Trumbull. Mr. Trumbull called for the reading of

the section proposed to be repealed, and it was read.

was read. Mr. Trumbull said the only effect of the passage of this bill will be to repeal the thirteenth section of the Confiscation act, which is as follows:

'That the President is hereby authorized at any time hereafter by proclamation to extend to persons who may have participated in the existing rebellion, in any State or part thereof, pardon and amnesty, with such exceptions and at such time and on such conditions as he may deem expedient for the public welfare." From the haste with which this bill was

hurried through the House, and the anxiety manifested by some in this body to pass it at once, without the usual reference to a committee, an impression has gone out to the country that by the repeal of the thir-teenth section of the Confiscation act the power of the President to grant pardons and power of the President to grant particulations and restore to the rebels their property would be taken away. Such, however, will not be its effect. The President's power to grant pardons and restore property will be just as complete afted the passage of this repealing , the thirteenth section a The Constitution confers on the before. President the "power to grant reprieves and pardons for offences against the United States, except in cases of impeachment." And it is not in the power of Congress to deprive him of this prerogative. A pardon is a remission of the crime and offence, and not of the conviction, and may be granted either before or after conviction, and may be absointe or conditional. All these questions were settled by the opinions of the Attorney Generals, and the decisions of the Supreme Court, years ago: Mr. Wirt, Attorney General under President Monroe, gave an opinion in 1820, that the President, under the Constitution, had authority to pardon as well before as after conviction; and the Supreme Court, of the United States, in the case of ex parte William Will, 18 Howard, 310, cited with approbation the following -A pardon is said by Lord Coke to be a work of mercy, whereby the King, either be-fore attainder, sentence or conviction or after, may lorgive any onence, crime, etc. 3 Inst., 233. The same Court, in the case of United States vs. Wilson, 7 Peters, 162, decided that a pardon is a deed, to the capacity of which delivering and acceptafter, may forgive any offence, crime, etc. 3 Inst., 233. The same Court in the capacity of which delivering and accept-tance by the individual for whom it is in-tended are necessary, and that the Presi-dent may grant pardons on conditions. The President's power to restore property seized under the confiscation act to its for mer rebel owners will not be affected by the repeal of this thirteenth section, as the sec-tion is silent on that subject, and his power on that subject is just what the Constitution gives him and no more. It is certainty within his power to retain the property seized, by imposing as a condition that no property shall be restored under it, and where he has not done so, it is manifest that where he has not come so, it is mannest that be did not intend to retain the property. This is moreover apparent from the affirm-ative action of the President, in commanding Major General Howard, Commissioner of the Freedmen's Bureau, to restore to pardoned rebels their former property. The President has these powers under the Constitution. It may be asked why repeal this thirteenth section? What possible harm can it do to let it stand? I answer, it contains a power to grant a gene-ral amnesty by preclamation, which the es not give. There can now be no occasion to issue a general proclama-tion of amnesty. That has already been done, except as to certain specified classes, and by repealing this thirteenth section Congress takes from the President the power to issue any more general proclamations of amnesty, and declares that the granting of special pardons and restorations of rebel property shall no longer be done under its Mr. Johnson (Md.) took the floor to show that the President has full power to pardon under the Constitution. He cited the authority of the Federalist and the proclamation of General Washington during the whisky insurrection to show that the President has, by the Constitution, the power to issue proclamation of general annesty. Pending the remarks of Mr. Johnson the

spect, great advantage was secured to the party with which he acted. Mr. Sherman (Ohio) asked Mr. Hendricks if he desired him to answer the question

now? Mr. Hendricks said he did not want an

immediate answer; any other time would d). Mr. Cragin (N. H.) asked Mr. Hendricks if the constitutional amendment did not include the non-voting foreigners of the South as well as of the North. Mr. Hendricks said the cases were no

analogous. No Southern State would, according to the last census, be entitled to re presentation on the foreign population. Mr. Hendricks concluded his remarks.

Mr. Brown (Mo.) gave notice of a pro-posed amendment to the bill for the admis-sion of Nebraska into the Union, as follows: Provided that this act shall not take effect except upon the fundamental condition that within the State of. Nebraska there shall be no denial of the elective franchise, or of any other rights, to any person, by reason of race or color; and upon the further condi-tion that this fundamental condition shall be submitted to the voters of the territory of Nebraska at an election to be held on the first Tuesday of blank next, and at such election such voters shall declare their as-sent to or dissent from the condition aforesaid, in such form as shall be prescribed by the Governor of said territory; and all votes given at said election shall be returned by the Governor within blank days of the election, who shall forthwith canvas the same, Hos, who shall for nwith canvas the same, and if a majority of such votes shall be for this condition, the Governor shall certify that fact to the President of the United States, who shall, by proclamation, an-nounce the fact; whereapon, without further proceedings on the part of Congress, this act shall take affort. shall take effect. Mr. Trumbull moved that the Senate post-

Mr. Trumpul moved that the Senate post-pone the further consideration of the Ne-braska bill and take up the bill to repeal the thirteenth section of the Confiscation act. Mr. Wade gave notice that to-morrow he

would move to rescind the resolution pro-viding for the holiday recess. It was found that unless this was done the Suffrage bill would be lost, as the ten days given to the President would expire during the recess,

President would expire during the recess, and the bill would fall. Mr. Summer said the case referred to by Mr. Wade could be provided against by the Secretary withholding the bill untill after the holidays, or until such time as would secure the expiration of the ten days after the reassembling of Congress.

Some discussion took place on the motion to take up the bill to repeal the annes; power of the President, and the Senate voted to take it up. Mr. Saulsbury (Del.) offered an amend-

ment to strike out all after the enacting clause of the bill, and insert in lieu thereof a provision that the act entitled "an act to suppress insurrection and confiscate the property of rebels," is hereby repealed. Mr. Johnson (Md.) took the floor on this

bill, but yielded to Mr. Freinghuysen (N. J.) who rose to spnounce the death of the late Senator Wright, and paid a tribute to his memory as a man of industry in business, honest in public, and of Christian virtues in private

At the conclusion of his speech Mr. F. offered the usual resolutions of condolence and regret.

Mr. Cattell (N. J.) delivered a eulogy on the life and character of the deceased, and was followed by Mr. Johnson and Mr. Davis in similar remarks. At the conclusion of the eulogies, the Senate at 3 P.M.adjourned as a token of respect to the memory of the deceased. HOUSE.—Mr. Stevens (Pa.) from the Committee on Appropriations, reported bills making an appropriation for Invalid and biblio and for the Consular and Diplomatic expenses of the government for the year ending June 30, 1868. Referred to the Committee of the Whole on the State of the Union, and made the special order for the 4th of January. On motion of Mr. Stevens (Pa.) the petition of the clerks and civil employes of the government for the increase of compensation was referred to the Committee of Ways and Means. Mr. Julian (Ind.) introduced a joint reso-lution prohibiting the farther issue of agri-cultural scrip to States lately in rebellion. cultural scrip to States lately in rebellion. Read three times and passed. Mr. Schenck (Ohio) offered a resolution reciting the published advertisement for the sale of a colored man at Annapolis on the 8th of December, convicted by the Circuit Court of Anne Arundel county, and sen-tenced to be sold as a slave, and directing the Judiciary Committee to inquire into the same and report whether such proceedings were not in direct conflict with the Constitu-tion of the United States, and with the act to protect all persons in the United States in their civil rights, and furnish the means of their vindication. Also, to inquire whether their vindication. Also, to inquire whether any steps have been taken by the President to enforce that law and prevent such out-rages. The committee to have power to send for persons and papers, and to report what action is necessary and proper for Congress to take on the subject. to take on the subject. Mr. Stevens (Pa.) said he wished to make a suggestion and to see whether the inquiry should not be enlarged. It would be recol-lected that in the constitutional amendment abolishing slavery, it was declared that sla-very should not exist except for orime, of which the party should be convicted. Mary-land was not the only State in the South land was not the only State in the South where occasion of that unfortunate exception was taken to sell colored people into slavery. Not many weeks ago two very respectable persons, a gentleman and his wife, had called upon him and told him that they had ago where had called upon him and told him that they had just come from Florida, where it had become too warm for them; that the day before they left they said seven negroes were sold into slavery at public auction, some of them for seven years, and that they saw several others whined with strings on the nead beck at whipped with stripes on the naked back, at the whipping post, nnder the discriminating laws of Florida. He thought this inquiry should be enlarged and extended to all the slave States. Maryland, although close to slave States. Maryland, although close to the free States, seems to be more imbued with the old virus of slavery than any of the Southern States that have been con-quered, except, perhaps, Kentucky. I think it even beats Kentucky. The slave portions of Maryland, with one sixth of the white population, with one hundred thousand white people, have an equal power with the free portions, that have a white population of six hundred and sixty thousand, and she is carrying on her government in that way. of six hundred and sixty inousand, and sne is carrying on her government in that way. My judgment is that there is no such thing as a republican form of government there, and I hope that the distinguished and able gentleman from Maryland, Francis Thomas, will before this formation of the second will, before this Congress adjourns, move that Congress shall give to Maryland a republican form of government; shall apportion her representation according to and on tion her representation according to and on the basis of population, and shall modify her laws so that men shall not be sold into slavery right under the eye of the capital. Mr. Schenck (Ohio) said he had, in the first place, drawn the resolution giving it more scope and directing inquiry into all more scope; and directing inquiry into all kindred cases and subjects, but it had oc-curred to him that the Judiciary Committee might yery conveniently make an investi gation of this particular instance, which provided that they might exclude part of men without interfering with the per

the population of Ohio from voting and have representatives for them? Mr. Hendricks—Certainly. Mr. Wade—I do not so understand it. But I make a distinction between the power of this government over the States that have forfeited their rights by rebellion and the rights of those States that have not thus forfeited their rights. Mr. Hendricks—I am not discussing the views of the Senator, but of his colleague (Mr. Sherman). His colleague has stated that the amendment was fair, mild and jusi; and that because of its character in this reprevent inequality and oppression. He proceeded to parrate an instance of oppression in Georgia, where the colored agent of a Philadelphia benevolent society was ar-rested on a charge of vagrancy and con-demned to the chain gang for a term of twelve months welve months.

Mr. Lawrence (Ohio) moved to amend the resolution so as to direct the Judiciary Com-mittee to report what legislation is necessary mittee to report what legislation is necessary to protect loyal citizens in the enjoyment of life, liberty and property in the lately re-bellious States, except Tennessee. He sent up and had read by the Clerk an extract from a loyal Georgia newspaper of the 8th of December, showing that in the late Equal Rights Convention held in Macon, Ga, the delegates representing fifty counties re-ported one hundred and fifty murders within the last ten months, and in no in-stance did the civil authorities attempt to bring the murderers to justice. bring the murderers to justice. The amendment was agree to, and the re-

solution as amended was adjue to, and the re-solution as amended was adjued. Mr. Ashley (Ohio) moved to suspend the rules to enable him to offer a resolution for the appointment of a select committee of seven, to inquire whether any acts had been done by any officer of the Government of the United States, which, in the contempla-tion of the Constitution, are high crimes and misdemeanors, and whether such acts were designed or calculated to overthrow, subvert or corrupt the Government of the United States, or any department thereof. Mr. Finck (Ohio) called for the yeas and

nays on suspending the rules. Mr. Bingham (Onio) suggested the modification of the resolution so as to specify the fication of the resolution so as to specify the particular officers referred to by it. As the recolution stood it would be notifying, the world that there was a grand inquest being held on all officers of the United States who were liable to impeachment. The resolution was not modified, and the

House refused to suspend the rules-yeas 88, nays 49; not a two-thirds vote. So the resolution was not received.

88, Days 49; not a two-thirds vote. So the resolution was not received.
The following is the vote in detail:
YFAS-Messre. Alley. Allison. Anderson. Arbell. Ashley (Nev.). Ashley (O.). Baker, Baldwin, Banke, Barker, Eaxter, Benjamin, Bidwell, Bingham.
Biow. Boutwell, Brandezee. Broomall. Bucaland. Bundy. Clarke (O.). Clarke (G. Kunusa). (Obb. Conkling. Cullom, Diron, Driggs, Eckley, Farnsworth, Farquhar, Ferry, Garfield, Grintell, Marding (III). Hart. Hawkins, Hayes. Henderson. Holmes. Hotchkiss Hubbaid (N. Y.). Hubbard (Conn.). Ingersoll. Julian Kelley, Kelso. kooniz. Kuykendsh. Lafin, Lawrence (Ohio). Lonsyear. Lynch. Marton Marvin, McCharg, McLidoe McKee, McRue, Mescun Morrill.
houlico. Myers, O'Nella, Orth. Fanne, Patterson Performed Stosa. Euvens, Thes. Francis Thomma, Towbridge. Upson. Van Aernsn, Van Hard, (Y. Y.). Van Horr (Mo). Washburne (H). Weiker, Weiter, Weiter, Weilier, Sworth, Charg, Kusha, Minom, S. Nays-Mess, Amoona, Bergen, Royser, Can poell, Chanter, Jenck, Glossbranner, Hair, Hellon, Letwich, Marshall, Maynard (W. Va.). Huber, Marken, Huber, Neiter, Neiter, Spell, Chanler, Cooper, Dawes, Defrees, Broming, Stokes, Birgeay, Buyer, Varder, Jenck, Stranger, Mayer, Stankin, Burgreave, Spanding, Stokes, Stronger, Marken, Weiter, Weiter, Weiter, Taylor (Tenn). Taylor (N. Y.), Thomuto, Marken, Markey, Spankin, Stores, Spanding, Stokes, Stronger, Marker, Ward (Ky.), Warner, Whaley-19.
Mr. Phine (Wis). Moved to suspend the rules to enable him to offer a resolution for the seponitment of a select committee of five to induce the rule of the parker for the seponitement of a select committee of five to induce the parker for the parker for the seponitment of a select committee of five

the appointment of a select committee of five to inquire whether the laws of Congress provided for the assessment and collection of direct taxes in the lately rebellions States, and for the seizure and sale of forteited and abandoned lands and other property therein, have been fa thfully executed, and to report the result of its investigation, with the evidence taken, with power to send for persons and papers, and to hold their sesions whenever it may be most convenient for them.

nays-and the resolution was adopted. Mr. Banks (Mass.) from the Committee Mr. Balks (Mass.) from the Committee on Foreign Affairs, reported the following: Whereas, Wars destructive of commerce, and Isju-rious and prejucical to Republican institutions have real American States on the Pacific coast; and also, be ween Paraguay and Brazil. Uruguay and the Argen-ime Republicon the Atlantic coast; Recoverd, That is be recommended to the Excentive Department of the Government, that the miendiy offices of this Government, if practicable, be affered for the promotion of peace and harmony in South American

HOLIDAY PRESERTS. JAMAS A. FREEMAN, AUDIONESE JAMAS A. FREEMAN, AUDIONESE EIGHTEENNIG THIS Sale, ON TANGE DEC 19. 1885 This Sale, ON WEDNISSDAY as 19 o'clock noon. 'I the Enclisher will include the following-blardin Abeneum, Executions Sale. MORTG ADE OF \$0000-A purchase money mortgage of \$800 does in two years, secured by a square of propud 24th Ward. W. 'Vell secured and unterest purchasely padd. HOLIDAY PRESENTS I J. TAYLOR, Jeweler, 1028 CHESTNUT.

 Crownd 1 24th Ward. Years, Steinfed. by A. Square of purchased and ward. Years, State states and underest purchased and underest purchased and underest product. TRUNT as d AMBRR STB-Property No. 2007 horth Fronts L and 1906 Amber st \$40 ground rent. Or phane Cours Sale Estate of David & Brown, dee'd. ADJOINING- Three story brick house. No 2005 N. Fronts L. through to Amber st. Clear. Same Estate of No. 1949 BL IR ST-Frame house and 10t, beios routs, and the Wood, 1940 BL IR ST-Frame house and 10t, beios routs, 2007 Rel. 1940 BL IR ST-Frame house and 10t, beios routs, 2007 Rel. 1940 BL IR ST-Frame house and 10t, beios routs, 2007 Rel. 1940 BL IR ST-Frame house and 10t, beios routs, 2007 Rel. 1950 State 10t, 1940 BL IR ST-Frame house state state of Samuel P. Marks, dec'd.
 DWELLINGS, TWENTIETH, ABOYE GREERN.- Two handsome new three story brick dwelling houses, with back buildings and the modern improvements. One at the S. crorer of 20th and North is st. House above Wallacest, each 19 by 57% feet. Clear. Attention is invited to our elegant stock of goo Christmas Presents,

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the has nouse above wallace st, each 19 by 87½ feet. Cear. WALLACE ST-A three story brick residence, east of 2tt. 72% by 1(3 feet. similar to the above with the addition of a side yord. Cie ir MANSION, WALLACE isT-Handsome double marsion chambers finished in walnut, east of 2th, 40 by 160 feet. Part may remain on each of the above. Three are very desirable properties, and may be ex-mined any time. Clear. GRRMANTOWN-Stone dwelling, stable and lot. Mechanics St., S. W of Morton st. 25 by 91 feet. Imma-diate possession Executive Sub-Esticate of John Regan, deed.

diate possession . Executrix Sale-Estate of John Regan, decd. NO. \$20 S. FRONT ST-A three story brick dwelling with back building 23/2 by 100 feet. Eenis for \$60... \$700RE NO. 266 N. THIRD SE-A ya'uable Store below Vine at, 22 by 54 feet. brick and grabile three story. Executors Sale-Estate of Peter Boyoud', dec'd, NO. 400 N. FOURTH ST-A genteed dwelling with back buildir gs. 19 1-6 by 30 feet; marble vestibule, dcc. Clear. Same Estate. NO. 109 N. SIXTH ST-Office building, 34 by 74 feet. BIS ground rent. Yields a rental of Size per samum. Orphane' Court Sale-Rate or Bobert M. Lee, dec'd. M. Full descriptions in catalogues now reafy.

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 Bales bleach d and prown musif s and drills do all wool white bed blauses and army ol ansets do miners', Shaker, Bob Ray and fancy finanels.
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do cassomeres, satinets, tweeds, water-proof lin-

sees. MERCHANT TAILORS' GOODS. French, and English back and ohe Cloths. Disck and Colored Chunchillas, Pilots an1 Whitneys.

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DRESSING CASES

IMPORTANT SALE OF HIGH CLASS MODERN PAINTINGS. Imported by and consigned to A. D'Huyvetter, Esq., of Antwerp. B. Scott Jr. is instructed by Mr. A. D'Huyvetter to sell by arction, at the art (saliery, 1020 ChestLut street, on the EVENINGS of WEDNESDAY, THURSDAY and FRIDAY, Dec. 19 20 and 21, at 7½ o'clock his en-tire invoice of

CIGAT CAPES WITH MUSICAL MOVES AURCHED, &C. SPECIAL SALF AT CONCERT HALL BUILDING. NO.1219 CRESTNUT Street. BY B. S. OTT, Jr., Auctioneer. SPECIAL SALE OF FINE FRENCH BRONZE FIGURES AND GLOUPES. BO sain China Vases. Elequet sets and Figures. highly decurated; Glit and Ormain Clocks, Alabaster Yase, Urns and Tazzas. Verce Antique Groupes. Partial Fancy moods. &C. being a special importation of Messas. VIT: B 305., (laite Vito Viti & Sons) per Steamers Manhatta 1. Arago and suropa, to take piece On WEDNEEDAY and THURSOAY MORNING 4. On WEDNESDAY and THUESDAY MUSICING, Lecember 19th and 20 h, Commencing at 11 o'clock e. ch day, a' the spacious store in Conce t Hall Bulding, No. 1219 Chestnut st., ergsged expressly for the occasion, The Collection will be arranged on Tuesday, 18th

morning hour expired, and the Chair de-cided the bill to admit Nebraska to be in order.

order. Mr. Trumbull hoped the Nebraska bill would be informally laid aside for the pre-sent, until the bill called up by him was disposed of.

The Chair decided that Mr. Hendricks (Ind.) was entitled to the floor on the bill to admit Nebraska, and it could only be laid aside with his consent. Mr. Hendricks (Ind.) declined to yield the

floor, so the bill to admit Nebraska was taken up. Mr Hendricks addressed the Senate against the bill, taking the ground that the population of Nebraska was too small for a State Government; that the majority in favor of a State Government was very small, . . . . In conclusion, he referred to a speech of Mr. Sherman's on Friday last, and said he (Mr. Sherman) expressed the opinion that the constitutional amendment which passed this body at the last session was a mild pro-position, and was just and fair toward the Southern States. I think I recollect to have asked the Senator at the last session a question which he did not then answer.

I will repeat the question to him now, and let him then as a Representative of one of the States of this Union, say whether one of constitutional amendments was fair; that amendment was so carefully and willfully framed as to leave the Northern States a representation of from fifteen to twenty Representatives in the House based upon a non-voting population, leaving Missouri, West Virginia, Tennessee and Maryland their full representation, when one-half of their people, by State policy and legislation, are denied the right of voting. Full repre-sentation is allowed to four States, notwith-standing one-half of the population is dis-franchised, and full representation, includ-ing a large non-voting boundation securing presentatives in the House based upon a ing a large non-voting population, securing twenty Representatives of the House, is left to the Northern States. Now is it right in a constitutional amend-

Now is it right in a constitutional amend. ment to give to one State a representation based upon a non-voting population, and deny it to another State because a particu-lar population is not allowed to vote? Is it right to give to New York—is it just and mild and fair to propose that New York may have four or five representatives based mpon a non-voting population, and deny to Georgia a representation upon her non-Georgia a representation upon her non-voting population? Is it equal and just that one State shall be represented for her non-voting population, and another State shall not be represented for her non-voting population?

This is the question. The Senator (Mr. Sherman), at the last session did not answer Shortman), at the last session did not answer it, and I think it cannot he answered. I know it can be said that these people of the South have been in a state of rebellion. The wickedness and folly of the Southern States where checks and fonly of the southern chates in going into that rebellion cannot be too-strongly expressed by the Senator from Ohio. But, sir, when they come back by their representatives in this body and into the House do they come as States and into

the House, do they come as States? Mr. Wade (Ohio)-Does the Senator con-

The resolution was agreed to. On motion of Mr. Banks (Mass.) the President was requested to communicate any official correspondence that may have taken

place relative to the revolution now in pro-gress in the island of Candia. Mr. Rogers (N. J.) presented the creden-tials of E. G. Cabanis as representative from the Fourth Congressional District of Geor-gia. Referred to the Joint Committee on Reconstruction.

Mr. McKee (Ky.) introduced a bill to pro-

tect-loyal percons in the States lately in re-bellion. Referred to the Judiciary Committee.

On motion of Mr. Hill (Ind.) the Secretary of War was requested to inform the House whether any claims have been presented to the Quartermaster General of the United States, by citizens of Indiana, for horses or other property seized or received by the Government of the United States, during the raid of John Morgan through such State in July, 1863. Mr. McCullough (Md.) declined service on

the Select Committee on the New Orleans riot, and Mr. Denison (Pa.) was appointed in his stead.

Mr. Hart (N. Y.) presented the petition of D. R. Barton and one hundred and twenty-one other clizens of Rochester, New York, praying that pensions be paid to the sur-viving soldiers of the war of 1812.

Mr. Oonkling (N. Y.) presented the peti-tion of the Troy and Boston Railroad Com-

pany, asking a reduction of duty on im-ported railroad iron, The House went into Committee of the Whole on the State of the Union, M. Welker (Ohio) in the chair, and was addressed by Mr. Hise (Ky.) in a constitutional argument gainst the power of Congress to territo rialize the Southern States. After speaking an hour, bis time was extended, but as he preferred to use that time when the House would next be in Committee of the Whole, the Committee rose, and the House at 4 P M., adjourned.

REMOVAL.

THE GIRARD FIRE AND MARINE IN-SURANCE COMPANY

HAVE REMOVED TO THEIR

**NEW OFFICE** 

N. E. cor. Chestnut and Seventh Sts,

PHILADELPHIA. del3tf

#### GILBERT & LEETHER, Successor to N. Starkey, GREAT REDUCTION

THEIR Large Assortment of Portable Desks. Of their own Manufacture. Suitable for Holiday. Presents.

114 8 Eighth Street, below Chestnut.

Back Gammon Boards and other in-door Games. PAPIER MACHE GOODS.

Repairing done equal to new. de14-101

FANCY GOODS FOR

Christmas Presents.

MRS. M. A. BINDER.

No. 1031 Chestnut Street.

Has just received a choice assortment of Jet, Bogword and Fancy Jeweiry. Framed Hanging Pirtioios, Beal Ivory Chains and Crosses, Handsome Buckles and Beits, Fans, Doils, Commenced Zephyr Cushions, and S.ippers,

ALSO, New S'y e Pen Wipers.

A large lot of DRESS and CLOAK TRIMMINGS. JET STUDS, &c. DRESS AND CLOAK MAKING, in all its varieties. And everything new in Trimmed and del7-st PLAIN PAPER PATTERNS

HOLIDAY GIFTS AT

#### Grange's New Store,

#### No. 711 North Second Street.

We have just received and opened a splendid assort-ment of French Goodfraitable for Holiday Giffa, com-prish g in part, Goid Band and Decorated Ohina Tea, Dinner, Toilet and Tete arteis Setz, Cologue Setz, Chiba, Farian and Lava Vazes in great varies of Motio Conce Cops. Card Receivers. Cigar Holders, Tobacco Boxer, Jewelry Boxes, Children's Tea Setz, dc. Perrons de iring any article in our line will find it to purchasing elsewhere. purchasing elsewhere. MillLIAM GRANGE & SON, no22-1m Til North Second Street.

Sale No. 1164 Market street. Sale No. 1164 Market street. STOCK, GOOEWILL AND. FIXTURES OF A RE-TAIL CLOTHING STORE. ON THURSDAY MORNING. Dec. 20. at 10 o'clock at No. 1164 Market street, will be sold without reserve, the entire stock of Ready-made Clobling, comprising-Fine Black Dress Frock Coats, full Business Solis, Plain and Fancy Cassimere Pants and Vests Overcoats frick and Facty Cassimere Pants and Vests Overcoats frick and Facty Cassimere Pants and Vests Overcoats will be sold at the com-mencement of the sale. FOR THE HOLIDAYS. Ladies' Skates, encement of the sale. Genta' Skates, Parlor Skates,

Tool Chests, Ivory Table Cutlery, Plated Goods, Pocket Cutlery, Bleigh Bells, &c., &c., at BUBHLER, HOWARD & CO.'S,

427 Market Street HOLIDAY GOODS TOYS AND FANCY GOODS.

and on all articles of value, for any length of tim-agreed on. WATCARES AND JEWELRY AT PRIVATE SALM Fine Gold Hunting Case, Double Bottom and Oper Face English, American and Swias Patent Lerre Watches: Fine Gold Hunting Case and Open Face Lerre Watches: Fine Gold Hunting Case and Open Face Lerre Fine Watches: Fine Gold Duplex and other Watches-Fine Stiver Hunting: Case and Open Face Regiling American and Swias Patent Lever and Lepin Watches: Loude Case English Quartier and other Watches: Louder Fancy Watches: Diamond Breast pins: Finger Rings, Ear Rings, Studs, do: Fine Gold Chains: Medallions: Bracelets: Scarf Pins: Breast Pins: Finger Rings; Pencil: Cases, and Sweary gaus rally. DARES, 1406 CHESTNUT STREET.

FIDE SALE - A large and splendid Freproof Obr 1 rully, FOR SALE - A large and splendid Freproof Obr 1 rullable for a Sweder, price 1650, Also, several Lois in South Camden: Fifth and Chesinui streets. HOLIDAY GOODS Toys. Fancy Goods and A. HOLLAND, AUGTIONEER, Bales of Furniture at the Auction Store EVERY WEDNEDAY, at so clock, Particular, stiention given to sales at Private Rest dences

Staple Trimmings. MISS E. KELLEYS, Particular. Evention given to battle as a state dences THE NEW CENTRAL AUCTION HOUSE ROSEWOOD PIANO FORTE, 6% OCTAVE, BY Scherr; Fine Velyet, Carpets, Superior Furniture, Feather Beds, Matresses, &c., will be sold ON WEDNREDAY, Dec. 19, at 9% Oclock. 106 South ELEVENTH Street. de15-812

de15-8ta

MISS E CALDWELL, No. 524 ARCH street, Has just received a large and handsome assortment of DRESS-CAPS and HEAD DRESSES for Christmas Presents. del5-61<sup>3</sup>

BOUQUETS, MOSS BASKETS, RUSTIO Work Hanging Basketa, Hyaciatha in glasses, MOS 9, Fern Stands, Immorielle Wreaths, Booquets, and Crosses, HENRY A. DREER, del7 613 714 Chestant street,

L INC. SORD & CO., NO. 506 MARKET street. SALE OF 1800 CASES. BOOTS AND SHORS, ON THURSDAY MORNING. Dec 20 commencing at 10 o'clock, we will sell by catslogue for cash 1800 cases Boots, Shoes, Brogans, Balmorals, dc. all prime and desirable goods; from city and Eastern manufacturers,

L. Boble verified and events of the Brussels. F. Kraseman, Brussels. F. Kraseman, Brussels. A. Verbeckhoven, Brussels. A. Van Hamme, Brussels. C. Van Leemputten, Verschut, Amsterdam, J. Van Levemputten, W E oek Koek, Marterdam, F. Van Severdonck Kurssels, The Palstings will be on view on Monday, with The Palstings will be on view on Monday, with The States and the several Also. 10) Blankets.

 Sole Ko. 127 South Tenth street.
 HANDSOME WALN UT FURNITURE, ELEGANT BID BOARD FINE MANTLE MIABOR, HANDS SOME VELVET AND BRUSSELS CARPERS, &c.
 At10 o'clock, at No. 127 South Teath street, by cata-logue, the bandsome Walnut Parlor and Chamber Fornitor, Walnut Secretery and Bookcase, fore French Plate Mirror, Carved Sideboard, Handsome Velvet and Brussels Carpets, dc.
 May be examined on themorping of sale at 8 s'clock TO RENT-Several Offices Harmony Court.

DAVIS & HARVEY, AUGTIONEERS, (Late with M. Thomas & Sons.) Store No. 421 Walnut street. FURMI FURE SALES at the Store every These -EALES AT RESIDENCES will "eccive particular attention.

AT INC. AT BASIDATIONS WILL CONVERTIGAT Will sell on THURSDAY, December 20, 1865, at the Philadelphia Exchange, STOCKS AND BONDS. 500 shares Wallout Island Oil Co. 3 bords \$1000 each, Tennessee State 63, new. 1 bord, \$1000, Camden and Atlantic Railroad 75 2d. mortgage. BOND AND MORTGAGE.

Bond, stor, Camten and Annule Rairold 78 20. mortgage BOND AND MORTGAGE. Bond and Mortgage 500, with interest, on No. 329 Monroe st., 18:50. Fourth Ward. Large Lot of Ground. 160 feet on Bichmond st., 13:50 feet on Plum st. Eighteenth Ward suitable for lumber or manufacturing purposes. Valuable Building Lot. Thilp st., sonthwest from Lehigh avenue, Nineteenth Ward, 196 feet on Tullp st. 16 feet dep-4 fronts. 30 acres, Lycoming county, Pa., near Williamsport. Catalogues ready on Monday morning.

VALUABLE MISCELL'ANEOUS HOTNING. VALUABLE MISCELL'ANEOUS HOTNES IN FINE. BIN DINGE, PHOTOGRAPH ALBUMS, ON FRIDAY EVENING. At 7 o'clock. at the auction store, valuable Miscella-reous Books, including mary Reglish editions in fine bindings, suitable for presents. Also, a large involce fine Photograph Albums, in handsome bindings.

Also, a large involute fine Procegraph Albants, in handsome bindings. C. J. WOLBEET, AUCTIONEER, 'No. 16 South LARGE OLOSING SALE OF FIRSOH O'HINA. FINE WHI'E GRANIFE WARE &c. ON FRIDAY MORNING NAXT. Dec. 21. at precisely 10 o'clock, at No. 16 South Sixth Street-The contents of 1, cas's French Chine, coa-aisting of leganity Decorated Vases, of all sizes; Cups and Saucers, Murs. Splittons, &c., and a lare assort-ment of plain white China for Dinner, Breats Mattor Grable W are, comprising 'a large and general assort-ment. N. b.-The Sale will commence at precisely 10 o'clock, with the French China, arranged in our second atory. DY BARRITT & CU. A CHINNERS;

BY BARBITT & CU. A CHUNEERS BY BARBITT & CU. A CHUNEERS CASH AUCI ION HOUSE No.220 MARKET street corner of B nk streft. Cash advanced on consignments wi hout estra charge. PEREMPTORY SALE OF THE LINE STOJK OF A JOBAING AND NOTION HOUSE compris-tion two Lota Desirable Goods.

of A JOBSING AND NOTION HOUSE CIMPTIS-ing 1500 Lots Desirable Goods. ON WELDNEBDAY MORNING. Dec. 19 at 10 o clock. 1100 doz n Ladies', Gents' and Misses' Hoslery; :00 dozen Beiknap Shirts, Shirts and ' rawerr, Knil Jackets & Also, Notions, Suspenders, Kerchieis Boop Skirts; Buck Gloves and Ganulets; 10 dozen Balmoral Skirts. Also, :00 lots Ready made Cothing: involce first guality Furs, Cloths, Cassi-meres, Cc.

meres, Cc. T. ASHEBRIDGE & CO., AUCTIONEERS. T. NO.865 MARKNT street above Fifth. Out-fror sa'es and Merchandlse of all kinds solicited. FOSITUE SALE OF BOOTS A ND SHOKS. Cc. ON WEDNESDAY MORNING. Dec. 19, at 10 o'clock, we will sell by catalogue, about 164 packages of Boots, Shoes. Bair oatal. Cc., to close invoices. Also, a prime assoriment, of city made goods, to which the attention of dealers is called.

#### F L R 0 U

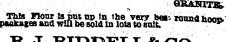
The attention of Shippers to South American Porta, and the Trade generally, is called to the following Co-lebrated Brands of FLOUB made from NEW WH KAT and of which they are the sole receivers in this city.

R. J. RIDDELL& CO.,

S. W. corner Broad and Vine streets.

A TMORES MINCED MEAT. The undersigned are now receiving into store, the above celebrated Minced Meat, put up in Firkins of 38 and cs Ba, also in Barrels and Glass Jars, and are prepared to furnish it to the trade at the lowest manufacturer's prices. JOS. B. BURSENR & CO., 103 South Delaware Avenue. Twenty-Five Barrels Prime Cranberries landing and for sale by J. B. BURSIER & CO., 108 South Delaw ware Avenue.

de o. A they are HEAF, LOUIR, LANGLEY'S CHOIOE, NED'S MILLS, BURAL, PABOAGOULA, GRANITE, GRANITE, '''' YOURD HOOY IVORY SHEAF, ST. LOUIS



# THE PRINCIPAL MONSTY ESTABLISH & ED ' S.E. corner of BIXTH and BACE streets, Money advance: on Merchandise ' penerali,' Watches, Jeweirr, Diamonds, Gold and Siver Plais and on all stricies of value, for any length of tim-

SALE OF VALUABLE. PAINTINGS BY AMERI-CAN ARTISIS. ON FRIDAY EVENING. Dec. 21, at half past 7 o'clock, at our Gallery, No. 1110 Chesthut street, will be sold a Collection of Choice Paintings, by American atlists, incuding works of Waugh, Juliard, Nicholcon, Listsay, E. Moran, Ramtey, T. Moran, Ramtey, T. Moran, Faulkner, J. Wilson, Winner, J. Wilson, Winner, Delay Contents, Manager, Street, No. 100

DHILIP FORD & CO.,

The Paintings will be on view on Monday, with catalogues, until 10 o'clock P. M., and continue till evenings of sale. The attractive character and high class of the Paint-ings render this sale well worthy the attention of col-lectors, codnoisseurs and dealers. 

BALE OF THE CODLECTION OF SHELLS AND BOOKS BELATING TO NATURAL HISTOBY and Science, belonging to the late Charles A. Poul-son, Eso.
 ON WEDNESDAY AFTERNOON, DEC 19, At 3 of clock, we will sell at public sale, by order of the executors of the late Charles A. Poulson, Eq., the large and valuable collection of Shells, recent and fossil. Also, the collection of valuable Sooks relating to Natural History and Science. The Shells and Books will be open for examination on and after Monday, Dec. 10, when catalogues will be ready.

STUFFED BIRTS \*c. ON WEDNESDAY AFTERNOON, At 30 clock, at the auction store, will besold by order of the Executors of C. A. Ponisa, dec'd., a collection of fine Staffed Birds. Also, one Convex Mirror, Ba-rometers, Engravings, Coins, &c.