THE CASE OF ADJUTANT-GENERAL of action would be in the chamber as a magistrate, and not upon the bench as a court. This question had before been suggested to my mind as information as a new question. It is said to have been cited by a very high authority in this district, not that a transfer should take place, but that it might be done; but that does not affect the question of the propriety of the franchise. While it has a presented at the instance of Secretary Stanton, and who on Saturday gave ball for his appearance before Chief Justice Cartter. The members of the bar were also larged to my mind as information as a new question. It is said to have been cited by a very high authority in this believe. It is now the Wednesday preceding the Monday when the Grand Jury convenes in this District—only four days before the tribulation of the propriety of the franchise. While I should be very glad to do anything in my power to convenience either party in a fair investigation of the case, and will a such order of the case of Adjutant-General Thomas who was arrested at the instance of Secretary Stanton, and who on Saturday gave ball for his appearance before Chief Justice Cartter. The members of the case, and not upon the bench as a court. This does not seek to evade the process of the law in any regard; that he is here, and will be here ready to answer to its demands when called upon. This I believe. It is now the Wednesday preceding the Monday when the Grand Jury convenes in this District—only four days before the tribute of the propriety of the case, and while I will do so as far as time permits, it to hold this case from day to day for examinatrested at the instance of Secretary Stanton, and who on Startody gave beil for his appearance before Chief Justice Cartter. The members of the har were also largely represented.

A diptant-General Thomas cart. Merrick and Walter S. Cox, with Joseph H. Bradley, Sr., as advisory counsel.

By order of Judge Cartter, at twenty minutes past 10 c'clock, the Criminal Court was opened.

A subpean was issent this minute past 10 c'clock, the Criminal Court was opened.

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A subpean was issent the morning to Mr. Station to appear in Court and Judge Fisher sentenced a number of persons heretofore convicted of crime. Two were called George Washington and James K. Polk, the same names as deceased ex-Presidents of the United States. Both of the criminals were built of the Court Indeas the Criminals were built of the Court Indeas the Criminal Court for the said Interior: The potting of the United States. Both of the criminals were built of the Court Indeas the Criminal Court for the said Interior: The potting of the Criminal Court for the said Interior: The potting of the Criminal Court for the said Interior: The potting of the Criminal Court for the said Interior: The potting of the Court Indeas the Criminal Court for the said Interior: The potting of the Criminal Court for the said Interior to the District. I have the honor, therefore, to sak that he be admitted for more alled the Criminal Court for the said Interior: The potting of the States against General Thomas for the District of Columbia, habitation of the District. I have the honor, therefore, prove the Court of the District of Columbia, habitation of the Court Indeas the Criminal Court for the said Interior to the District of Columbia, habitation of the Court Indeas to the Criminal Court for the said full provention of the District of Columbia, habitation of the Court Indeas the Criminal Court for the State tion to the case, we desire to have the examination deferred until to-morrow morning at 10 o'clock. There are some matters which require examination beyond what we have been enabled thus far to bestow upon them, and in addition to this reason I would remark that I happen this morning to be in a condition of health which entirely unfits me for entering into the examination of such an important case. I should, therefore, enter upon the investigation of this matter with great reluctance. To morrow morning, at 10 o'clock, I feel that we can be ready, and that we will then ask no further delay.

The Chief Justice—Is there any objection? hief Justice—Is there any objection? he Chief Justice—Is there any objection?

the stand and juris of the defendant. Do counsel a request was made through Mr. Brown, Secretary of the British Legation, that I should delay jected to having the examination postponed until to-morrow morning. We would be very glad to gratify Mr. Carpenter and to accommodate this mr. Cox—There is no necessity for asking that were all the proposition was necessity which is upon us of objecting to the proposition, and asking that the examination night proceed without any delay at all. I would suggest to the counsel that we might go so far into the examination as the gentleman is prepared to go to-day, and then after we have gone into it in part, if absolutely necessary, the further consideration might be adjourned until to-morrow.

In the interests of our country and civilization, in is deration might be adjourned until to-morrow. We feel constrained, though with reluctance, in view of the condition of the gentleman's health, to object to the postponement of the hearing until to-morrow.

The Chief Justice—Are there any other reasons than those you have suggested which would seem to necessitate the hearing of the case to-day? Ordinarily the indisposition of professional gentlemen engaged in a trial, unless there be some especial reason for an immediate hearing, furnishes a sufficient cause for granting a postponement.

Mr. Merrick—I suppose your Honor would have inferred the reason from the statements.

The Chief Justice—It is the importance of an early decision of the case, I presume.

Mr. Merrick—Yea, sir. The case is one of great public interest, and the conduct of the business public interest, and the conduct of the business of the Government actually requires its speedy settlement. If it were a case between private individuals, and relating simply to matter of the conduct of the business of the first time to come into clear to my mind that the defendant cannot come settlement. If it were a case between private individuals, and relating simply to matters of property, the counsel for General Thomas would not hesitate under the circumstances to acquiese in the suggestion of our learned brothers on the other side. In view, however, of the importance of the case as a matter of great public concern we are constrained to object, and believe that your Honor. It is very clear to my mind that the defendant cannot come into relations with the West, and requests the young-cet nation, through its representative, to act as the medium of such change, the mission is one not to be solicited or rejected.

The Chief Justice—I have never heard of a prisoner surrendering himself to his sureties or the marshal. It is always to the Court Where is the process of the marshal by which General Thomas is held? His warrant has been returned time to come into relations with the West, and requests the young-cet nation, through its representative, to act as the medium of such change, the mission is one not to be solicited or rejected.

Dr. S. Williams, for the sixth time, has been left in charge of the United States Legation in China, and is in every respect competent to continue its affairs. are constrained to object, and believe that your are constrained to object, and believe that your Homas is held? His warrant has been returned Honor will appreciate the force of the reason and the propriety of the suggestion.

Mr. Carpenter—I would like to suggest, if the Court please, that this matter of haste in the examination of the case is very much at the discovery that this is not a question that is affairs.

Permit me to request the government, most carnestly, not to name my successor until I can swer regarding the offence charged. It appears to me, however, that this is not a question that is I have the honor to be, sir, your obedient services of coursel. swirr regarding the offence charged. It appears to me, however, that this is not a question that is posal of counsel, who can be, if they choose, good-natured about it, and be very brief. I think I may assure your Honor that if you will indulge to me, however, that this is not a question that is immediately before me as the examining magistrate, but rather the question to be considered by the judge who shall entertain the application for ns until to morrow we can put our case in two hours. The public service cannot certainly languish a great deal within that time.

a writ of habéas corpus. The question for me to determine, as examining magistrate, is, what disposition shall be made of the case? Mr. Riddle—Besides, this is not the final trial of the case. It is but the beginning, and not the Mr. Cox—Certainly.

Mr. Mr. Cox—Certainly.

Mr. Mr. Mr. Merrick—I was going to say to your Mr. Riddle—Besides, this is not the final trial of the case. It is but the beginning, and not the condition of the case. It is but the beginning, and not the condition of the committee. The chief Justice—The hearing may be continued until—

Mr. Merrick—Before your Honor passes that order, I would move on behalf of the defendant that the case be adjourned from before your Honor at chambers to your Honor holding the Criminal Court of the District of Columbia. I apprehend there is no question as to the power of your Honor so to adjourn the case, and from a conversation a few moments since with Mr. Merrick—I was going to say to your Honor, if you will allow me a single moment, that if the view expressed by the other side be correct, then General Thomas, being before your Honor, and they having applied for a continuance until to-morrow, your Honor must make some disposition of the prisoner in the meantime. When that is done I can present my petition to the Criminal Court. If your Honor discharges him the case is at an end; you must either discolutions of the Baltimore meeting, and nothing would be left undone to carry out an object so continuance until to-morrow, your Honor must make some disposition of the prisoner in the meantime. When that is done I can present my petition to the Criminal Court of the District of Columbia. I apprehend there is no question as to the power of your Honor so to adjourn the case, and from a conversation a few moment, that if the view expressed by the other side be correct, then General Thomas, being before your with the President, in this his hour of trial, declaring that he had the good wishes and support to the president, in this his hour of the lation can call the president in the claring that he had the good wishes and support of the President, in this his hour of the prisoner in the meantime. of your Honor so to adjourn the case, and from a charge or commit.

conversation a few moments since with Mr. Car
The Chief Justice—With my knowledge of entirely in accordance with his own conviction convergation a few moments since with Mr. Car penter, I apprehend that the adjournment into the Criminal Court will be agreeable to the counsel upon the other side.

General Thomas's character, and especially after and feelings. In reply to that portion of the address with reference to the questions now agitated and feelings. In reply to that portion of the address with reference to the questions now agitated and feelings. In reply to that portion of the address with reference to the questions now agitated and feelings. dence in him, I should not hold him for a moment that the defendent appear at the ensuring term of the criminal court. This motion ing term of the criminal court. This motion seems simply to anticipate that order, and by different until to-morrow, so that both questions may be heard and disposed of at the asme time. We would like to look at the matter in all its aspects.

The Chief Justice—I am as ready to decide this question now as at any time. The process pending here is a process issued by a justice at chambers in his magisterial capacity, simply with a view to a preliminary inquiry into the question of whether a crime has been committed or the context places.

In a November 2 have discharged?

The Chief Justice—Yes, slr. He is discharged?

The Chief Justice—Yes, slr. He is discharged?

The Chief Justice—Yes, slr. He is discharged.

The Chief Justice—I have action on the motion that he be finally log the prosecution, and especially when they do not desire it.

Mr. Carpenter—He is discharged.

The Chief Justice—I have not finally acted on the process issued by a justice at chambers in his magisterial capacity, simply with a view to a preliminary inquiry into the question of whether a crime has been committed or which words were inadequate to express. He said:

The Chief Justice—Yes, slr. He is discharged?

The Chief Justice—I have not find the pass an index of what my inture conduct will be, I beg you to believe that in vitue conduct will be, I beg you to the past as an index of what my inture conduct will be, I beg you to the past as an index of what my inture conduct will be, I beg you to the level the intuit to more the viting words were inadequate to express. He said:

The Chief Justice—I sate as an index of what my inture cond connsel upon the other side.
Mr. Riddle—My learned friend does not sugbers in his magisterial capacity, simply with a view to a preliminary inquiry into the question of whether a crime has been committed or not. The functions exercised by a justice at chambers might have been exercised by the same magistrate as a court, provided the case had been initiated in court and by the regularization of the definition of the description of whether a crime has been committed or not. The functions exercised by a justice at chambers might have been exercised by a justice at chambers might have been exercised by a justice at chambers whether a crime has been committed or not. The Chief Justice—No, I have not finally acted by the same magistration of the defendant.

Mr. Merrick—We have made the motion. We have not finally acted by a justice at chambers whether a crime has been committed or not. The Chief Justice—No, I have not finally acted by the straight line of duty, and, standing in their presence, I can sincerely declare that as yet there has been no occasion when, having been assigned to the duty, I have abandoned my post. I rely now, as in the past, upon the intelligence, the nativity and the virtue of the American people.

The functions exercised by a justice at chambers might have been exercised by the same magistrate as a court, provided the case had been initiated in court, and by the magistrate as a court. This not having been done, the inquiry recurs whether it is good practice. Perhaps, with the consent of all parties, it might be done, and perhaps the transfer might administer to the convertion of the parties to the investigation whether carled on by the court or by the magistrate expection on the charges made against the defendant, therefore done by the court or by the magistrate of the defendant, charged with the coments of record, but it could not change the position of the parties to the investigation whether the law has been violated. Now, would it be good practice, provided the question, whether the law has been violated. Now, would it be good practice, provided the character of the investigation in no respect, it changes the character of the investigation in program, he charges.

Mr. Cox—Will your honor allow me to state an additional consideration—and that is, the doubt which exists whether while the Criminal Court?

In this, the court of the parties to the investigation in no regard, he charges.

App. tession, the conjected with at chambers and, because of this doubt, whether it would not be advisable to adjourn the examination over to the criminal Court?

In the prosecution are satisfied from the character of the investigation in no respect, it changes the character of the investigation in program, he charges.

In the prosecution are satisfied from the character of the defendant, that he will not depart in other with the country in the arrivation whether of the defendant that he will not depart in the charges most on the targes most of the defendant that he will not depart in the character of the whole he consecution of the parties of the defendant that he will not depart in the character of the parties of the defendant that he will not depart in the constant that he will not depart in the carried on the transfer the criminal Court?

After a brief conference with his associates on the beach, the Chief Justice said:

If, however, at any subsequent time it became

If, however, at any subsequent time it became

Peer, and represent the government in the House After a brief conference with his associates on the beach, the Chief Justice said:

If, however, at any subsequent time it became the finding submitted by counsel seems to present the duty and authority of a criminal court is to inquire whether a crime has been countited—that court sitting and acting in a separate capacity from its grand jury, a tribunal created by the law for the purpose of making the increase of the purpose of making the party your Honor says it is not necessary. Then the present the government in the House of Lords.

The Telegraph, discussing the position of the pew ministry, intimates that Mr. Disraeli cannot expect the indulgence due his veteran and revered he had been to required to give any further security. It is not asked, and from the character of the party your Honor says it is not necessary. Then the present the government in the House of Lords.

The Telegraph, discussing the position of the expect the indulgence due his veteran and revered by the law for the purpose of making the party your Honor says it is not necessary. Then the present the government in the House of Lords.

The Telegraph, discussing the position of the expect the indulgence due his veteran and revered by the law for the purpose of making the position of the present the government in the House of Lords.

The Telegraph, discussing the position of the expect the indulgence due his veteran and revered by the law for the present the government in the House of Lords.

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The Telegraph discussing the position of the present the government in the House of Lords.

The Telegraph discussing the position of the present the government in the House of Lords.

The Telegraph discussing the position of the present the present the government in the House of Lords. created by the law for the purpose of making the lit is not asked, and from the character of the inquiry, and rendering it unnecessary that the court should act. Now, the highest function to require it would be unjust, in a legal sense, that the magistrate can exercise in this particular is to finguise whether a crime has probably been in the first purpose of making the law stream the character of the indicate of the Standard says the previous task of Mr. Disraell as Chancellor of the Exchequer was one of great difficulty, but he is best fitted by courage, that the magistrate can exercise in this particular is to finguise whether a crime has probably been in the standard says the previous task of Mr. Disraell as Chancellor of the Exchequer was one of great difficulty, but he is best fitted by courage, that the major tha

any action be had, your Honor. The accused has surrendered himself to the custody of the marshal.

made in form, requesting me to act for them as ambassador to all the treaty powers. I had in the interim thought anxiously upon the subject, and Mr. Bradley, Sr.—His bail have surrendered after consultation with my friends determined, in the interests of our country and civilization, was

Another speech from the President. A committee from Baltimore presented to the President yesterday the resolutions adopted at a public meeting held in January last, urging ear-nest measures for the better protection of Ame-

PAISING, P. W. COF. Arch and Eighth streets.

PAISING, PAISINS | -200 WHOLE, HALF AND The quarter boxes or Double Crown Raisins, the bestruit in the market, for sale by M. F. SPILLIN, N. W. cor Arch and Eighth streets. this alternative, either to dismiss a case which committed, and the highest power that he can exercise is the power of holding the public of fender to answer upon trial before the court.

There is nothing in the nature of the investigation.

There is nothing in the nature of the investigation.

There is nothing in the nature of the investigation.

There is no one else so fit for the place. exercise is the power of holding the public of fender to answer upon trial before the court. There is nothing in the nature of the investigation, except the mere process of inquiry into the truth, which is analogous to the ultimate trial.

The duty of the Judge at chambers is merely to inquire whether an offence has probably been tommitted, and that being the case the propriety

The Judge at chambers is merely to inquire whether an offence has probably been committed, and that being the case the propriety

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The Judge at chambers is merely to inquire whether an offence has probably been committed, and that being the case the propriety

The Judge at chambers is merely to inquire whether an offence has probably been that the accused be discharged, and for these reaction, or ather stated by the prosecution—and it is a years.

CARRIAGE

Prime Minister less on his own merit than because there is no one else so fit for the place.

The Judge at chambers is merely to that the accused be discharged, and for these reaction of the decirity of the prosecution, or ather stated by the prosecution—and it is a years.

BETAIL DRY GOODS. GREAT BARGAINS

WHITE GOODS, ETC.

The dissolution of our firm on the 1st of January, r quiring for its settlement a heavy reduction of our Stecks we have decided to offer, on and after Monday Next, Feb. 3. OUR ENTIRE ASSORTMENT OF

Linens.

House-Furnishing Articles,

CITY ORDINANCES.

of this city, daily for four weeks, the Ordinance

uary 20, 1868, entitled "An Ordinance to autho-

narter Sessions. JOSEPH F. MARCER,

Clerk of Common Council.
WILLIAM S. STOKLEY,

President of Select Council.
Approved this twenty-fixth day of February,

Anno Domini one thousand eight hundred and eixty-eight (A. D. 1868).

MORTON McMICHAEL,

A N ORDINANCE TO MAKE AN APPRO-

sum of two thousand six hundred and thirty-

same is, hereby appropriated for the purpose of

paying the respective Police Magistrates the amount of costs received by them and paid into

the City Treasury prior to January 1, 1868, as

To Alderman John Cloud, thirty-one dollars.

hree dollars and seventy-five cents be, and the

A priation to pay Police Magistrates. Section 1. The Select and Common Councils of the city of Philadelphia do ordain, That the

Mayor of Philadelphia

TIEST-JOHN ECESTEIN.

Clerk of Common Council.

Etc., Etc., t a Very Heavy Reduction in Price, Insure Speedy Sales. Ladies will find it to their advantage to lay in their PRING SUPPLIES in WHITE GOODS, ETC., NOW, As they will be able to purchase them at about ANTI

WAR PRICES.

Extra inducements w be offered to those purchasing Eleventh and Chestnut Sts.

DDWIN HALL & CO., 28 SOUTH SECOND STREET

IDWIN HALL & CO., 28 SOUTH SECOND STRE II are now prepared to supply their customers with Barneley's Table Linens and Napkins.

Table Cloths and Napkins.

Richardson's Linens.

Richardson's Linens.

Colored Bordered Towels. Bath Towels.

Huckaback Towels and Toweling.

Linen bluetings and Shirtings.

Counterpanes, Honey Comb Spreads.

Plano and Table Covers.

Superior Blankets.

EDWIN HALL & CO., EDWIN HALL & CO J. CHAMBELS, NO. 810 ARCH STREET. BABGAINS JUST OPENED.

BARGAINS JUST OPENEI Pointe Applique Laces. Pointed de Gaze, do. Ckemisettes, new styles. Thread Veils. Marseilles for Dresses, Bargains. French Muslin, two yards wide, 50 cts. Rott Finish Cambric, 14; yards wide, 31 cts. HAMBURG EDGINGS, choice designs. REEVE L. KNIGHT & SON

807 Chestnut Street. ENGLISH CARPETINGS.

> New Goods of our own importation. ALSO, AMERICAN CARPETINGS,

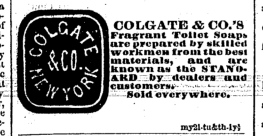
OIL CLOTHS, &c. OUR ENTIRE STOCK, including New Goods, daily Removal to New Store, (ABOUT 20TH MARCH.)

1222 Chestnut Street.

New Salad Oil, French Peas, Green Corn, Fresh Peaches, Tomatoes, &c., &c. New Messina and Havana Oranges. ALBERT C. ROBERTS

GROCERIES, LIQUORS, &L.

Corner Eleventh and Vine Street FRESH RASPBERRIES, PEACHES AND PEARS. TOMATOES, in Glass and Cans, at JAMES P. WEBB'S. WALNUT and EIGHTH Streets



mv2l.tu&th.iv& DAVIS' CELEBRATED DIAMOND BRAND BUIN cinnati Ham, first consignment of the season, just received and for sale at COUSTY'S East End Grocery, No 118 South Second Street. WENT INDIA HONEY AND OLD FASHIONEI
Sugar House Molasses by the gallon, at COUSTY'S
East End Grocery, No. 118 South Second Street. East End Grocery, No. 118 South Second Street.

NEW YORK PLUMS, PITTED CHERRIES, VIR ginia Pared Peaches, Dried Blackberries, in store and for sale at COUST's B East End Grocery, No. 118 South Second Street.

NEW BONELESS MACKEREL, YARMOUTH Bloaters, Briced Salmon, Mess and No. 1 Mackere for sale at COUSTY'S East End Grocery, No. 118 South Second Street. RESH PEACHES FOR PIES, IN 8lb. CANS AT cents per can, Green Corn, Tomatoes, Peas, at French Peas and Mushrooms, in star and for sale a COUSTY'S East End Grocery, No. 118 South Second street. Birect.

CHOICE OLIVE OIL, 100 doz. OF SUPERIOR QUALI
Of Sweet Oil of own importation, just received
and for alle at COURTY'B East End Grocery, No. 11f
Bouth Second street.

A LMERIA GRAPES—100 KEGS ALMERIA GRAPES
in large clusters and of superior quality, in store
and for sale by M.F. BPILLIN, N. W. corner Eighth and
Arch streets. PRINCESS ALMONDS.—NEW CROP PRINCESS PA pershell Almonds just received and for sale by M. F SPILLIN, N. W. cor. Arch and Eighth streets.

GENTS PATENT SPRING AND BUT.

GENTS PATENT SPRING AND BUT.

Joned Over Gatters, Cloth, Leather, white
and brown Linen; Children's Cloth and

Velvet Leggings; also made to order.

WENTS FURNISHING GOODS,
of every description, very low, 908 Chestnut

street, corner of Ninth. The best Kid Gloves

or ladies and gents, at

RICHELDERFER'S BAZAAR

nel44f5 OPEN IN THE EVENING. CARRIAGES.

and thirty-three dollars.

To Alderman Thomas J. Holme, fifty-four dol-To Alderman William R. Heins, one hundred and thirty-seven dollars.

To Alderman A. H. Shoemaker, one hundred d seventy-one dollars and fifty cents. To Alderman O. L. Ramsdell, fifteen dollars. To Alderman S. P. Jones, Jr., one hundred and To Alderman C. E. Pancoast, one hundred and r-seven dollars.
O Alderman A. Morrow, one hundred and venty-five cents.

And that the warrants for the payment thereof chall be drawn by the Mayor.

JOSEPH F. MARCER,

President of Common Council.

ATTEST—JOHN ECKSTEIN, Clerk of Common Council.
WILLIAM S. STOKLEY,
President of Select Council. Approved this twenty-sixth day of February, Anno Domini one thousand eight hundred and sixty-eight(A. D. 1868).

MORTON McMICHAEL, Mayor of Philadelphia Whereas, A bill has been presented to the

ESOLUTION OF REQUEST TO THE LEGgisla vie to vacate Hackley street, in the city of Philad lphia; And whereas, The same would very much embarrace the means of getting to properties on Fifth street in the vicinity, and be of disadvantage to the neighborhood generally; therefore Resolved, By the Select and Common Council of the city of Philadelphia, that the Legislature of Pennsylvania be and are hereby requested not to pass said bill relative to vacating said Hackley street, and that the clerks of Councils be directed to furnish the Governor, the Speaker of the Senate, House of Representatives and the Attorney General of the State; a copy of this Resolution. General of the State, a copy of this Resoluti JOSEPH F. MARCER, JOSEPH F. MARCER,
President of Common Council.

ATTEST—JOHN ECKSTEIN,
Clerk of Common Council.
WILLIAM S. STOKLEY,
President of Select Council.

OITY ORBINANCES CITY ORDINANCES.

COMMON COUNCIL OF PHILADELPHIA, CLERK'S OFFICER,
PHILADELPHIA, Feb. 21, 1868.
In pursuance of the annexed resolution the following bill, entitled
AN ORDINANCE
AN ORDINANCE

The construction of the construction of the city of Philadelphia That James S. Chambers and Bernard Magnific, are hereby approved. AN ORDINANCE
To authorize a loan for the construction of Culverts, is hereby published in necordance with the Act of Assembly, for public information.

JOHN ECKSTEIN,

JOHN ECKSTEIN,

JOHN ECKSTEIN,

JOHN ECKSTEIN, phy are hereby approved as the sureties of Hiram N ORDINANCE TO AUTHORIZE A LOAN

A N ORDINANCE TO AUTHORIZE A LOAN

for the construction of culverts.

Section 1. The Select and Common Connells of the city of Philadelphia do ordain, That the Mayor of Philadelphia be, and he is hereby authorized to borrow, at not less than par, on the credit of the city, from time to time, eight hundred thousand dollars for the construction of culverts, for which interest, not to exceed the rate of six per cent. per annum, shall be paid half-yearly, on the first days of January and July, at the office of the City Treasurer. The principal of said loan shall be psyable and pald at the expiration of thirty years from the date of the same, and not before without the consent of the holders thereof; and the certificates therefor, in the usual form of the certificates of city loan, shall be issued in such amounts as the lenders may require, but not for any fractional part of one hundred dollars, or, if required, in amounts of five hundred or one thousand dollars; and it shall be expressed in said certificates that the loan therein mentioned, and the interest thereof, are payable free from all taxes.

And that theny Bummand Benjamin H. Brown are hereby approved as the sureties of James Work, Commissioner of Highways elect. And the thereby approved as the sureties of James the City Solicitor is hereby directed to prepare the City Solicitor is hereby di shall be expressed in said certificates that the loan therein mentioned, and the interest thereof, are payable free from all taxes.

Sac. 2. Whenever any loan shall be made by virtue thereof, there shall be by force of this ordinance annually appropriated out the income of the corporate estates, and from the sum raised by taxation, a sum sufficient to pay the interest on said certificates; and the further sum of three tenths of one per centum on the par value of tenths of one per centum on the par value of such certificates so issued shall be appropriated quarterly out of said income and taxes to a sink.

H. Brown shall only operate on and against a ng fund, which fund and its accumulations are certain lot of ground, whereon is erected pre-mereby especially pledged for the redemption and JOSEPH F. MARCER. RESOLUTION TO PUBLISH A LOAN BILL. President of Common Council.

ATTEST—ABRAHAM STEWART, Resolved, That the Clerk of Common Council be authorized to publish in two daily newspapers

Assistant Clerk of Common Council. WM. S. STOKLEY, President of Select Council.

Approved this twenty-sixth day of February rize a loan for the construction of culverts." And the said Clerk, at the stated meeting of Councils, after the expiration of four weeks from the first day of said publication, shall present to this Councils, after the expiration of four weeks from the first day of said publication, shall present to this Councils, and present to the councils, and the coun

cil one of each of said newspapers for every day in which the same shall have been made. fc22-24t RESOLUTION OF REQUEST TO THE. R Legislature.
Whereus, A bill has been introduced into the N ORDINANCE TO MAKE AN ADDI-A N ORDINANCE TO MAKE AN ADDI-tional appropriation to pay for furniture for the New Court House and for other purposes. Section 1. The Select and Common Councils of the City of Philadelphia do ordain, That the sum of three thousand five hundred and seventytwo dollars and sixty-eight cents be and the same
is hereby appropriated to the Department of Markets and City Property, to pay the following claims for furniture &c., for the New Court House, of laying any track or tracks that it now is or may hereafter be authorized to lay.

"Section 2. All acts or parts of acts incon-Item 1. For furniture, thirteen hundred and twenty-three dollars and fourteen cents.

Item 2. For crockery and glassware, forty-two dollars and fifty cents.

Item 3. For painting, varnishing, graining and glazing, twelve hundred dollars.

Item 4. For iron railing, braces, rods and gate, four hundred and sixty dollars.

Item 5. For plumbing, gas-fitting and gas fixtures, two hundred and seventy-two dollars and sixty cents.

"Section 2. All acts or parts of acts inconsistent with this act are hereby repealed."

And whereas, The passage of such a supplement would be construct into a power to remove paying and lay track without the consent of the councils of the city of Philadelphia first had and obtained, as required by law; therefore, be it Resolved, By the Select and Common Councils of the city of Philadelphia, That the members of the Senate and House of Representatives of the Commonwealth of Pennsylvania be requested sixty cents.

Item 6. For hardware, eighty-two dollars and forty-reven cents.

Item 7. For carpets and matting, one hundred and forty-two dollars and sixty-three cents.

Item 8. For carpenter work, forty-nine dollars and thirty-four cents.

Provided That the amount to be reld to Manage of the Commonwealth of Pennsylvania be requested that in all cases where authority is granted to remove paving and lay tracks, said grant should contain a provise that the consent of Councils be first obtained.

JOSEPH F. MARCER

Provided. That the amount to be paid to Mr. President of Common Council.
ATTEST-JOHN ECKSTEIN, Adolph shall not exceed the sum of seven hundred and sixty dollars.
Section 2. That an ordinance entitled "An Clerk of Common Council. WILLIAM S. STOKLEY, Ordinance to make an additional appropriation President of Select Council. to pay for furniture for the New Court House Approved this twenty-sixth day of Februar and other claims, and to make transfers of certain items of appropriation," approved February Anno Domini one thousand eight hundred and slxty-eight (A. D. 1868).

Approved this twenty-sixth day of February Anno Domini one thousand eight hundred and slxty-eight (A. D. 1868).

MORTON McMICHAEL, Court House, and for furnishing and fitting up | Commonwealth of Pennsylvania.

Court-rooms and offices," approved December | Resolved, That the Select and Common Coun-14, 1866, be and the same are hereby merged.

Section 3. Warrants shall be drawn by the Commissioner of Markets and City Property in of the State of Pennsylvania, to withhold his sigconformity with existing ordinances after the bills nature from a bill which has just passed the Senshall have been approved by the Committee on ate, authorizing any contractor to pave, macadaof the city of Philadelphia upon a majority of the property owners signing therefor, and to file bills against the minority to collect their proportion President of Common Council.

of the cost of the same; said bill completely ig noting the Councils of Philadelphia, and placing the power in the hands of irresponsible parties without any right of supervision in Councils.

Resclued, That the cherks be directed to telegraph the above to the Governor.

Resolved, That the House of Representatives be requested not to pass thenbave mentioned bill.

JOSEPH F. MARCER. President of Common Council.
ATTEST—JOHN ECKSTEIN, Clerk of Common Council.
WILLIAM S. STOKLEY, President of Select Council.
Approved this twenty-sixth day of February. Anno Domini one thousand eight hundred and sixty-eight (A. D. 1868).

MORTON McMICHAEL, Mayor of Philadelphia. A N ORDINANGE TO MAKE AN APPRO-

A printion to pay fees of additional counsel.

Section 1. The Select and Common Councils of the city of Philadelphia do ordain. That the sum of six hundred dollars be and the same is To Alderman Louis Godbou, two hundred and ninety-five dollars.

To Alderman J. R. Massey, four hundred and and collars.

To Alderman William H. Butler, three hundred and thirty-four dollars.

To Alderman William S. Toland, forty-eight dollars and fifty cents.

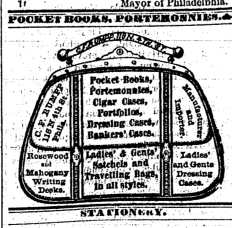
To Alderman Charles Mink, one hundred and forty-one dollars.

JOSEPH F. MARCER, forty-one dollars.

To Alderman J. C. Tittermary, four hundred President of Common Council.

ATTEST—JOHN ECKSTEIN,

ATTEST—JOHN ECKSTEIN,
Clerk of Common Council.
WM. 8. STOKLEY,
President of Select Council.
Approved this twenty-rixth day of February,
Anno Domini one thousand eight hundred and ORTON MCMICHAEL.



SADDLES, HARNESS, &C.

HORSE COVERS.

Buffalo, Fur and Carriage Robes,

CHEAPER THAN THE CHEAPEST, AT KNEASS'S, Approved this twenty-sixth day of February, Anno Domini one thousand eight hundred and sixty-eight (A. D. 1868).

MORTON McMICHAEL, Mayor of Philadelphia.

Morton McMichael Morton McMichael Morton McMichael Mayor of Philadelphia.

Morton McMichael Mayor of Philadelphia. THE DAILY EVENING BULLETIN.-PHILADELPHIA THURSDAY, FEBRUARY 27, 1868.

Lin Congress. Second Session. the government would deliberate before it would do an act so largely in the interest of sminglers.

Slose of Yesterday's Proceedings. Mr. Washnusne, of Ill nois, stated that those cut-Senates

Mr. Trusping of illing the found Committee on the Judiciary cannot give the Judiciary c ters were built under a scare and apprehension that the United States might have a row with Canada, and China.

Also, a report of the General of the Army in reply to the resolution calling for copies of orders issued, in regard to the Third M litary District, to Generals. PASSENGERS ARRIVED.

In steamer Tonawanda, from Savannah—Mrs Haney and child, Mr J Robinson, Mr M Donnelly. Reported for the Philadelphia Evening BOSTON-State Pope and Meade. Referred to the Committee on Military Affairs.

Relief Bill.

The Berate on motion of Mr. Harlan, now concurred in the House amendments to the bill appropriating \$15,000 for the temporary relief of the destitute population of the District of Columbia.

Sale of the Harlan's permy property.

Mr. Wilson called up the bill to provide for the eale, by the Becretary of War, of lands, tenements and water privileges belonging to the United States, at or near Harper's Ferry, Virginia. The Committee on Military Affairs recommend an amendment, donating a certain portion of land to a College chartered by West Virginia.

Further amendments were agreed to requiring the the sale to be at public auction, giving a credit of one and two years with proper securities, and providing for notice of sale being given in Washington, New York and Cincinnati for sixty-five days previous, and the bill passeed.

At 5:20 the Senate adjourned. at or near Harper's Ferry, Virginia. The Committee on Military Affairs recommend an amendment, donating a certain portion of land to a College chartered by West Virginia.

Further amendments were agreed to requiring the the sale to be at public auction, giving a credit of one and two years with proper securities, and providing for notice of sale being given in Washington, New York and Cincinnati for sixty-five days previous, and the bill passeed.

At 5:20 the Senate adjourned.

House of Representatives.

Mr. Wilson, of Ohio, offered a resolution instructing the Committee on Public Lands to inquire into the propriety of ceding to the State of Ohio the 40,000 unsurveyed and undisposed of acres of land of the Virginia military district. Adopted.

The bill to provide for the psyment of pensions out of the naval pension fund was taken up, and on motion of Mr. Perham, of Maine, was referred to the Committee on Invalid Pensions, which were thereupon acted on by the House.

Mr. Van Horn, of New York, on leave, introduced a joint resolution authorizing the Secretary of War to place at the disposal of the Lincoln Monument Asso Mr. Van Hors, of New York, on leave, introduced a joint resolution authorizing the Secretary of War to place at the disposal of the Lincoln Monument Association, damaged and captured ordnance, out of which to cast statues, provided that no metal shall be thus appropriated until the voluntary contributions for that purpose actually in the hands of the treasurer amount to \$100,000.

Mr. Buyler, of Massachusetts, moved to amend by extending the recolutions to all other associations of a similar character, but objection being made withdraw it, and the joint resolution was passed.

On motion of Mr. Blanty, of Ohio, the Sergeant-at Arms was directed to pay to the order of the widow of Cornelius S. Hamilton, late member from the Eighth District of Ohio, the amount of compensation which would have been due him on the 6th of February, 1838.

Dana's Crustage.

On motion of Mr. Blantwin, the Senate joint resolution directing the Librarian of Congress to deliver to the Secretary of State, for transmission to the Eritable Society of England and February in the Comment, one set of "Dana's Crustaces." being volumes thirteen and fourteen of the narrative of the wilkes Exploring Expedition," was taken from the Speaker's table the Senate such a freedit tion to authorize the Light-house Board to place warnings over sebatacles at the entrance of harbors, etc., was taken from the Speaker's table the Senate such a freedit they might be non-concurred in, and a committee of conference appointed.

Mr. Hounan, of Indiana, objected. BOARD OF THADE.

J. C. GRUBE I. MOSTILLY COMMITTEE.

G. L. BUZBY, MOSTILLY COMMITTEE. Mr. Holman, of Indiana, Objected. Mr. Holman, of Indiana, objected.

APPROPRIATION BILLS.

The Rouse went into Cemmittee of the Whole on the state of the Union, Mr. Scogeld, of Pennsylvania, in the chair, on the bill making partial appropriations for the expenses of the Indian Department to the amount of \$225,000.

Pending its discussion the Committee rose, and a message was received from the Benate, informing the Honse that the Senate will take proper order on the proceedings of impeachment, and that due notice shall be given to the House of Representatives.

The message was ordered to be entered on the journal.

GIL BUZBY,)

MARRINE BULLETIN.

BURRINE BULLETIN.

Steamer Top Port of Philadelphia - February 37.

Steamer Tomawanda, Jennings, 72 hours from Savannah, with cotton, &c. to Philadelphia and Southern Mail SS Co. Passed schr L S Levering, at anchor inside Hatterns Shosh, on Saturday.

Steamer Saxon, Boggs, 73 hours from Boston, with make and passengers to H Winsor & Co. On motion of Mr. Paine, of Wisconsin, the Senate substitute for the supplementary reconstruction bill was taken from the Speaker's table and concurred in yeas 14, 1878 22. The bill now goes to the President for his signature.

The Houre again, at half-past two, went into Committee of the Whole on the state of the Union, Mr. Schofield in the chair, and resumed the consideration of the Indian appropriation bill (partial). The Horse such a last per tax week in five Company.

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The latter amendment was sustained by Messrs. Paine, Pruyn, Axtell, and Flanders, of Washington Territory.

The question gave rise to considerable discussion excending to the cost and utility of the Coast Survey. Mr. Washurans, of Illinois, remarked that the Coast Survey had already cost the country more than \$9,000.000.

Mr. Butturn declared that the value to the country of the continuous operations of the Coast Survey, was infinitely greater than it cost.

Mr. Charler also spoke of the great importance of the continuous operations of the Coast Survey, in view of the constant physical changes that are taking place all along the coast.

Mr. Johnson's amendment was rejected:

Mr. Washurans, of Illinois, moved to make the appropriation \$60,000, which was agreed to.

On motion of Mr. Paber, of New York, \$30,000 was appropriated for the creation of a permanet's budy on Success Rock, Long Island Sound.

Mr. Chuschill, of New York, moved an amendment providing that the six steam revenue cutters stationed on the Northern and Northwestern lakes and their tirbutaries shall be laid up, and that no more money shall be paid on their account except for their safekeeping.

Mr. Charler, Mr. Charle rendered the least service, either in preventing smaggling or in any other way.

Mr. Huddelpher, of New York, gave a different view
of the subject, and said if those vessels were withdrawn the government would loose this year through
smuggling more than their entire cost. He hoped

OFFICE OF THE OF THE OWNER OF

For sale by Druggists generally, an Fred. Brown, L. L. Hassard & Co., C. Rober C. R. Keeny, Geo. (Isaac H. Kay, Chas. S. M. T. J. Husband, S. C. H. Needles, S. M. T. J. Husband, S. C. L. Rober Chas. Edward Parrish, James Wm. B. Webb, E. Bri James L. Bispham, Dyott Hughes & Combe, H. C. Henry A. Bower. Wyeti LUMBER.

At Low Prices. WALNUT AND BUILDING LUMBER. R. A. & J. J. WILLIAMS,

FLORIDA FLOORING.
FLORIDA FLOORING.
GAROLINA FLOORING.
OAROLINA FLOORING.
VIRGINIA FLOORING.
ASH FLOORING.
ASH FLOORING.
WALNUT FLOORING.
FLORIDA STEP BOARDS.
RAIL PLANK
AT REDUCED PRICES. 1868. WALNUT AND PINE. SEASONED POPLAR. SEASONED CHERRY.

THOMAS & SONE, AUCTIONEERS,
Nos. 189 and 141 South Fenrith street.

BALES OF STOCKS AND REAL ESTATE.

Public sales at the Philadelphia Exchange EVERY
TUESDAY, at 13 o'clock.

What the publish of each property issued separately, it addition to which we publish, on the Saturday previou to each sale, one thousand catalogues, in pamphiat form, giving full descriptions of all the property to be sofd on the FOLLOWING TUESDAY, and a List of Real Estate at Private Sale. the Folklow and Tuesday, and a late of heat state at Private Saie.

BY Our Sales are also advertised in the following newspapers: North American, Press, Ledokr, Legal intelligence, Inquises, Age, Evening Sulletis, Evening Teleconary, &c.

Evening Teleconary, German Dimograt, German Dimogratis, German Dimogratis

OPAL DENTALLINA.—A SUPERIOR ARTICLE FOR cleaning the Teeth, destroying animalcula which in feet them, giving tone to the gums, and leaving a feeling of fragrance and perfect cleanliness in the mouth. It may be used daily, and will be found to strengthen weak and bleeding gums, while the aroma and detersiveness will recommend it to every one. Being composed with the assistance of the Dentist, Physicians and discreteness will is confidently offered as a reliable substitute for the uncertain washes formerly in vogue.

Eminent Dentista, acquainted with the constituents of the Dentailina, advocate its use; it contains nothing to prevent its unrestrained employment. Made only by JAMES T. Shithn, Apothecary, Broad and Spruce streets.

For sale by Druggists generally, and

Broad and Green.

1868. ELEGANT NEW RESIDENCE. 1868.

No. 2023 SPRUCE STREET.

FOR SALE. MAULE BROTHER & CO., feb27 2m*

MAULE BROTHER & CO., feb27 2m* 1868. HANDSOME NEW DWELLING, 1868.
No. 1831 WALLACE STREET.
House 40 feet front; lot 160 reet to a street.
For 8 SALE. MAULE BROTHER & CO., fe27-2m⁸ 2500 SOUTH STREET. SEASONED CLEAR PINE 1868.

SEASONED CLEAR PINE 1868.

CHOICE PATTERN PINE

SPANISH CEDAR, FOR PATTERNS.

MAULE BROTHER & CO.,
2500 SOUTH STREET.

BY BARRITT & CO., AUCTIONEERS.

CASH AUCTION HOUSE.

No. 230 MARKET street, corner of BANK street.

Cash advanced on consistent without extra charge.

LARGE PEREMPTORY SALE 1000 LOTS.

ON FEIDAY MORNING.

Feb. 23. commencing at 10 o'clock, comprising 500 lots seasonable I ry Goods, Domestics, &c.

Also, 100 cases Feit Hats, &c.

Also, 100 cases Feit Hats, &c.

Also, 100 cases Umbrellus.

Also, 100 cases Umbrellus.

Also, 500 cases Umbrellus.

Also, 500 cases Umbrellus.

Also, 500 cases Cots Shoops and White Shirts, &c.

To which the early attention of the trade is called.

W. B. THOMPSON & CO. AUCTIONERS.

V. CONCERT HALL AUCTION ROOMS, 1819.
CHEET BUT street and 1819 and 1831 CLOVER street.
CARD.—We take pleasure in informing the public that our FURNITURE SALES are confined strictly to entirely NEW and FIRST-OLASS FURNITURE, all in perfect order and guaranteed in every respect.

Regular sales of Kumiture every WEDNESDAY.
Out door sales promptly attended to. DAVIS & HARVEY, AUCTIONEERS.

Clate with M. Thomas & Sons.)
Store No. 41 WALNUT street.
FURNITURE SALES at the Store EVERY TUESDAY
SALES AT RESIDENCES will receive particular
stiention.

INSURANCE STATEMENTS.

STOCKS, &c.
ON TUESDAY, MARCH 3,
At 12 o'clock noon, at the Philadelphia Exchange—
28 shares Empire Transportation Co.
Executors' Sale.
300 shares North American Insurance Co,
80 shares Camden and Ambov RR.
50 shares Transford and Southwark RR.
26 shares Philadelphia and Reading RR.
3 81000 Bonds North Pennsylvania RR.
311,000 Morris Canal Ronde.
275 st ares Pacific and Atlantic Telegraph Co.
500 shares Mclihenny Oil Co.

After using Oscella de Persia and Victoria Regia for a short time, the skin will have a soft, satin like texture; if imparts a freshness, smoothness and softness to the skin that can only be produced by using this valuable article. It presents no vulgar liquid or other compounds, and it use cannot possibly be detected by the closest observer. FOR REMOVING TAN, FRECKLES SUNBURN AND CUTANEOUS DISEASES FROM THE SKIN.

M. C. McCluskey has every confidence in recommending his victoria Regia and Oscella de Persia to the Ladies as being the only perfect and reliable toilet article now in use.

Genuine Propared only by

M. C. McCluskey.

And his name stamped on each label—no other is genuins

Genuine Propared only by

M. C. McCluskey.

And his name stamped on each label—no other is genuins

Bepot, No. 109 North Seventh Street.

Sold by all Druggist and Perfumers in the United States of Change.

GOPAL DENTALLINA.—A SUPERIOR ARTICLE FOB cleaning the Teeth, destroying animalcula which in cost them, giving tone to the sums, and Jeaving a feeling in the cost the sums, and Jeaving a feeling of the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, and Jeaving a feeling in the cost them, giving tone to the sums, 4 Amount of cash in hands of agents and in course of transmission.

In the hands of individuals, not agents.

5 Amount of loans secured by bonds and mortgages, constituting the first lien on real estate, on which there is less than one year's interest due and owing.

6 Amount of loans on which interest has not been paid within one year.

ENGLISH AND AMERICAN BOOKS.
ON WEDNESDAY and THURBDAY AFTERNOONS,
Feb. 26 and 27, at 4 o'clock, English and American
Books, in the various departments of literature, many of
them in fine bindings and handsomely illustrated. 7. Amount due company on which judgments have been obtained....
8. Amount of stocks owned by them in fine bindings and handsomely illustrated.

SALE OF LAW BOOKS.
ON FRIDAY AFTERNOON.
Feb. 28 at 3 o'clock, including the Library of the late John II. Campbell, Esq., comprising all the rare Reports.

Executors' Sale on the Premises, 1311 Spruce street.
IIANDSOME RESIPENCE AND FURNITURE.
ON MONDAY MORNING.

March 2 at 10 o'clock, at No. 1211 Spruce street, by order of Executors, all that handsome 'hrbe-story Brick Residence, with two-story Back Buildings and Lot of Ground, situate on the north side of Spruce street, No. 1211, containing in front 21 feet and extending in depth 120 feet to a 20 feet wide street. The house is in excellent repair. repair.

SURPLUS FURNITURE, CHINA, &c.
Immediately ofter the sale of the Residence, the surplus Furniture, including fine Brussels Carpets, Feather Beds Spring Matresses, handsome China Dinner Service, Walnut and Mahogany Chamber and Dining room Furniture, superior Walnut Bookese, &c.

May be seen early on the morning of sale

VERY SUPERIOR WALNUT FURNITIRE, FINE BRUSSELS, INGRAIN AND VENETIAN CARPETS, Lumber Merchant,

Seventeenth and Spring Garden streets,

OFFER A LARGE STOCK OF SELECT LUMBER AND

BRUSSELS, INGRAIN AND VENERIAL COLD AND COLOR, at No. 301 Sprince street, by catalogue, the very superior Walnut Parlor and Dining-room Furniture. Walnut and Cottage Chamber Furniture, time Brussels Ingrain and Venetian Carpets. Matressea, Walnut Fideboard, fine Linen Shades, Kitchen Utensils, &c. May be examined at 8 o'clock on the morning of sale.

May be examined at 8 o'clock on the morning of sale.

EXTENSIVE SALE AT KERINS CHINA HALL,
No. 528 CHESTNUT STREET.

HANDSOME ORNAMENTS, dc.

March (1 N EDINA, RICHLY CUT GLASSWARE,
HANDSOME ORNAMENTS, dc.

March (1 N EDINA), RICHLY CUT GLASSWARE,
At 10 o'clock, at No. 529 Chestnut street, by
catalogue, elegant Glina, dc., including—Very elegantly
painted and decorated Dinner, Tea, Dessert and Breaklast Sets; French China and Gold Band Dinner and Tea
Services; sets of rich and clegantly Cut Glassware: Fruit
Bowls, Stands, Decanters, Flasgons, Goblets, Wince,
Tumblers, dc.: handsomely decorated and painted Ornaments, Vases, Urns, Bronzes, dc.; White, French, English as d Iron stone Dinner, Tea and Dessert sets; fine
French and White Stone China Toilet Sets—in fact
China of every style, description and shape, suitable for
Hotels. Restaurants Boarding Houses, dc.; being the
largest sale of the kind ever held in this city and sold by
the Measts. Kert to reduce stock previous to removal to
their new store, No. 1318 Gleestaut street.

May be examined at 8 50 clock on the morning of sale.

THOMAS BIRCH & SON, AUCTIONEERS AND

THOMAS BIRCH & SON. AUCTIONEERS AND COMMISSION MERCHANTS.
No. 1110 CHESTNUT street.
Rear Entrance 1107 Sansom street.
HOUSEHOLD FURNITURE OF EVERY DESCRIPTION RECEIVED ON CONSIGNMENT.
SALES EVERY FRIDAY MORNING.
Sales of Furniture at Dwellings attended to on the most reasonable terms. of Meriden. 1,000 00 1.000 00 853,000 00 854 shares of stock of Na-tional Exchange B'nk 17,700 00 19,834 00 15,800 00 35 shares of stock of Mercantile Nat. Bales of Furniture at Dwellings attended to on the most reasonable terms.

Sale at No. 1110 Chestnut street.

SUPERIOR HOUSEHOLD FURNITURE, PIANO FORTES, MIRRORS, CARPETS, PLATED WARE, CHINA, GLASSWARE, &c., &c.
ON FRIDAY MURNING,
At 9 o'clock, at the auction store, No. 1110 Chestnut street, will be sold—
A large accordance to superior Parlor, Chamber, Dining Room and Library Furniture, from families declining housekeeping, was a large accordance to the superior Parlor, Chamber, Dining Room and Library Furniture, from families declining SUPERIOR PIANO FORTES. ON FRIDAY MORNING, Bk..86.000 00 72,050 00 82,482 00 \$6.000..... 25 shrs Hart-ford Live

SOFTICE TABLE AND DESKS.

At the auction store, will be sold—
One superior first class Rosewood Piano Forte, by
Schonacker & Co.: cost \$500.
One Rosewood Piano Forte, by Bacon & Raven.
One Rosewood Piano forte, by Neil & Luros3.
SEWING MACHINES.
One superior Wheeler & Wilson Sowing Machine.
One superior Florence Sewing Machine.
FANCY FURS.
An invoice of clegant Furs and Sleigh Robes.
PLATED WARE ADD CUTLERY.
Also, an assortment of fine Sheffield Pluted Ware and
Table Cutlery.
OFFICE TABLE AND DESKS.
Also, reveral Office Tables and Desks.

Third—The Liabilities of the Com-

Also, 100 cases consistency of the Also, stocks of Clothing, Fancy and White burners.

Also, 100 cases consistency of the Also, stocks of Clothing, Fancy and White burners.

Also, stocks of Clothing, Fancy and White burners.

BY B. SCOTT. JR.

Also, several lots in South Camden, Fifth and Chestnut streets.

BY B. SCOTT. JR.

BLARGE SPRING SALE OF 1600 CASES BOOTS, SHOES, BROGANS, BALMORALS, &c.

ON MONDAY MORNING.

March 2, commencing at ton o'clock, we will sell by catalogue, for cash, 1600 cases men's, boys' and youths' Boots, Shoes, Brogans, Balmorals, &c.

Also, a superior assortment of Women's, Misses' and Children's wear.

To which the early attention of the trade is called.

To which the early attention of the trade is called.

WHOMPSON & CO. AUCTIONERS.

WILLIAM OF SALE OF 1600 CASES BOOTS, Also, a superior assortment of Women's, Misses' and Children's wear.

To which the early attention of the trade is called.

WHOMPSON & CO. AUCTIONERS.

The Collection is now at risused for exhibition in the Eastern Galleries of the Pennsylvania Academy of Fine Arts, and will be required at the door, and with catalogues.

With catalogues.

With catalogues.

With catalogues. with catalogues.
Uards of admission will be required at the door, and can be procured without charge, at Earle's Galleries, 818
Chestnut street, and at the effice of the Auctioneer, 1920
Chestnut street.

PY J. M. GUMMEY & SONS,
AUG/IONEERS,
No. 606 WALNUT street, B* AUCTIONEERS.

No. 508 WALINUT street.

No. 508 WALINUT street.

REAL ESTATE STOCKS AND SECURITIES AT THE PHILADELPHIA EXCHANGE.

BY Handbills of each preperty issued separately.

Containing full descriptions of property to be sold; as also a partial list of property contained in our Real Estate Register, and offered at private, also.

Register, and offered at private, also.

EST Sales advertised DAILY in all the daily news

Statement of the Condition CONNECTICUT MUTUAL

LIFE INSURANCE COMPANY. HARTFORD, CONN., On the 31st day of December, 1867. First. Second-The Property or Assets , held by the Company.

Those insured in this Company receive the greatest possible advantage to be derived from a policy of Life Insurance. It is conducted exclusively on the mutuan plan. Its profits all go to the assured in annual dividends which have averaged over 50 per cont. A credit is given of one insif the premium in anticipation of the dividend; thus securing at once nouselettle ANOUST OF INSURANCE for the same cash outlay as is required in an all-cash Company. 1. The value or nearbas may be, of the real estate field by the Company, at cost.

2. Amount of cash on hand....

3. Amount of cash deposited in Benks, specifying in what Banks the same is deposited: In First National Bank...

In State Bank...

In hands of our New York.

Bankers... PANY.
RISKS TAKEN ON A SINGLE LIFE TO THE
AMOUNT OF \$25.000.
Applications and examinations for membership from \$
A. M. to 5 P. M., at the OFFICE IN PHILADELPHIA. 5.246 41

139,254 10

the company, whether of State or the United States, o

the State of Conn. 1,000,000 00 1,018,000 00

9,000 00 9,360 00 7,000 00

10,000 00 10,000 00 60,800 00

28,500 00 49,550 00 30,495 00

Total Income,

1. Amount of losses paid during the year.
2. Amount of losses paid during the year, which accrued prior to the year. Included in No. 1...
3. Amount at which the losses were estimated in former statement, which were paid during the year.

ng the year. Amount of expenses paid dur-

ing the year, including com missions and fees paid to the agents and officers of the com

Amount of taxes paid by the

9. Amount of all other expenses and expenditures of the com

Company.

404 Walnut Street, WALTER H. TILDEN. General Agent and Attorney for the Com'y. LEGAL NOTICES.

State of Connecticut. County of Hartford, as
Best remembered that on this list day of February
A. D. 1868, before the subscriber, a Commissioner in and
for the State of Connecticut, duty commissioned and
nuthorized by the fovermor of the State of Fennsyvania
to take the acknowledgement of Deeds and other writings
to be used and recorded in the said State of Fennsyvania
and to administer caths and affirmations, personally as
peared Guy R. Fhelps, President of the Connecticut Mainal Life insurance Company, and made oath that the
above and foregoing is a true a steement of the condition
of said Company, upon the Sist day of December, 1867.
And I further certify, that I have made personal examination of the condition of said Connecticut Mutual ide
Insurance Company on this day and an satisfied that
they have a sets safely invested to the amount of Fire
Hundred Thousand Dollars: that I have examined the
securities now in the hands of the Company, as set for in
the foregoing statement, and the same are of the value
represented in the statement.
I surther excisity, that I am not interested in the affairs
of said Company.
In witness whereof, I have hereunto set my hand and
affixed my official seal this list day of February, A. D.
1868.

[Signed] GEORGE G. SILL.

Commissioner for Pennsylvania.

To the Creditors of the Bankrupt. 1627-31*

IN THE DISTRICT COURT FOR THE CITY AND LOUNTY OF PHILADA DAVID THOMPSON vs. JOHN FORSYTH.

The auditor appointed by the Court to make distribution of the fund strising from the sale under the above writ of the following described real estate, to wit:

A three-story brick messuage and lot, on the northwesterly side of Edgemont street, 155 feet northeastwardly from the northwesterly corner of said Edgemont and Emery streets; front, 17 feet; depth, 30 feet 10 inches, to Newkirk street. A three-story brick messuage and lot, on the northwest-wardly side of Edgemontst, 70 feet northeastward from: Emory st.; front, 17 feet; depth, 80 ft. 10 in., to Newkirk

street.

Will meet the parties interested for the purposes of his appointment on Tuesday, the 3d day of March, 1888, at 4 P. M., at his office, No. 115 South Fifth street, when and where all persons interested will make their claims, or be debarred from coming in upon said fund.

JAMES H. CABTLE, Auditor. This is to give notice: That on the idth day of Fobruary 20, 1863.

This is to give notice: That on the idth day of Fobruary 20, 1863.

This is to give notice: That on the idth day of Fobruary 20, 1863.

This is to give notice: That on the idth day of Fobruary 20, 1863.

A. D. 1863, a Warrant in Bankruptcy was issued against the Estate of EDWARD ROBERTS, Jr., formerly of the firm of Thomas P. Remington & Co., of Philadelphia, in the County of Philadelphia and Btate of Pennsylvania, who has been addugged a Bankrupt, on his own Petition: that the payment of any debta and delivery of any property belonging to such Bankrupt, to him, or for his use, and the transfer of any property by him are forbidden by law; that a meeting of the "treditors of the said Bankrupt, to prove their debta, and to choose one or more satignees of his Estate, will be held at a Court of Bankrupt, to be holden at No. 550 Wainut street, Philadelphia, before WILLIAML MOMICHAEL, Eq., Register, on the 24th day of March, A. D. 1863, at 8 o'clock P. M.

[620 37 mb5] U. S. Marshal, as Messenger.

IN BANKRUPTCY, EASTERN DISTRICT OF PENN. fe20 27 mb5

U. S. Marshal, as Messenger.

IN BANKRUPTCY, EASTERN DISTRICT OF PENNSYLVANIA, S. S.—At Philadelphia, the Eighth Day
of February, A. D. 1868.—The undersigned hereby gives
notice of his appointment as assignee of JOHN B MOORE,
of the City of Philadelphia, in the Country of Philadelphia,
and State of Pennsylvania, within said District, who has
been adjudged a bankrupt, upon his own petition, by the
District Court of said District.
fels-that:

No. 128 South Sixth street.

To the Creditors of the above-manda Bankrupt.

TOSTATE OF JOHN B. HUDD DETERMEND.

ESTATE OF JOHN B. HUDD, DECEASED, LETTERS of Administration to the Estate of JOHN B. BUDD, deceased, having been granted to the undersigned by the Register of Wills of the city and county of Philadelphia, all persons indebted to the Estate will make payment, and I persons indebted to the Estate will make pa lose having claims will present them to ORIE, Adm'r, No. 3 Merchants' Exchange. IN THE COURT OF COMMON PLEAS FOR THE
City and County of Philadelphia.—ELIZABETH.
LAWSON vs. JOHN LAWSON. December Torm, 1887.
No.—, In Divorce. To JOHN LAWSON, Respondent—Sir:—Please take notice that witnesses in the above case will be examined on part of Libelliant, on SATURDAY.
March 14th, 1863. before CHAS. DAVIS, Esq. Examined, at the office of the undersigned, 128 Bonth Sixth street.
D. W. O'BRIEN,
fe22-15t*
Attorney pro Libellant.

FOR SALE. FOR SALF—ELEGANT RESIDENCE, NO. 2123 Wainut street.
For Sale—Three Story Brick, No. 1902 Pine street.
For Sale—Three Story Brick, No. 131 S. Twentieth St.
Ouble Brick. Twenty first St. ab. Chestant.
Three Story Brick, No. 1505 Spruce street.
S. KINGSTON McCay, 429 Wainut St. ARCH STREET.—FOR SALE—A HANDSOME four-story brick Residence, with three-story double of Twenty first street; has every modern convenience and improvement. Lot 20 feet front by 110 feet deep. J. M. GUMMEY & SONS, 58 Walnut street.

MARKET STREET.—FOR SALE—THE VALUA

ble Store Properties, situate Nos. 1204, 1305 and 1305

Market street, with lot of ground, 46 feet front by
103 feet deep. Immediate possession given. J. M. GUMMEY & BONS, 568 Wainut street. 7,585,833 34

WALNUT STREET.—FOR SALE—AN ELEGANT brick Residence, 35 feet from built and finished throughout in seperior manner, with extra conveniences and in perfect repair, situate on the south side of Walnut street, above Ninth, Large stable and carriage house, and lot 173 feet deep. J. M. GUMMEY & SONS, 508 Walnut street.

\$17,669,028 88
PS of the Com
10,000 00

Sos Walnut street.

FOR SALE.—NO. 818 NORTH SEVENTH

Street.

No. 205 and 2409 Lombard street.
Hamilton street, West Philadelphia.
No. 2116 Pine street.
West Arch street, above Twentleth.
First-class Manrion, West Philadelphia.
Apply to COPPUCK & JORDAN, 423 Walnut street. FOR SALE—THE HANDSOME THREE STORY brick Residence, with attics and double-back buildings, furnished with every modern convenience, the ished throughout in the best manner, and in perfect ender; situate No. 1114 Vine street. Will be sold low if sold within two weeks. Deep lot, running through to a street on the rear. J. M. GUMMEY & SONS, 506 Walminstreet.

GERMANTOWN—FOR SALE.—RESIDENCE ON Tulpehocken street, west of Green. Pleasantly located, well built, and in thorough repair. Immediate possession.

WM. H. BACON.

426 Walnut St. FOR SALE.—THE HANDSOME, FOUR-STORY.

Brick Residence, 22 feet front, built in the been manner, with every convenience and in perfect order. No. 458 North Fourth street. J. M. GUMMEY & SONS, 508 Wainut street. EPHRATA MOUNTAIN SPRINGS HOTEL Property, for sale. For particulars apply to J. M. GUMMEY & SONS, 508 Walnut atreet.

Fourth—Income of the Company.

TO RENT—A STABLE BACK OF 1008 WALNUT street; room for four horses and three carriages. Immediate possession. Also, five-tory Store, No. 600 Bouth Delaware avenue. Immediate possession. Apply to COPPUUK & JORDAN, 453 Walnut street. FOR BENT-FROM DECEMBER 18T, A LARGE new Store, on Delaware avenue, below Chestnut & Apply to JOS. B. BUSSIER & CO., not tr not if 108 South Delaware avenue.

The HANDSOME MODERN RESIand dence, situate N. W. corner Fourth and Buttonwood
streets. J. M. GUMMEY & SONS, 508 Walnut st. 7.187 14
A Penn Building, 420 Walnut street, second story front rooms. Immediate possession given. Apply at rooms and 37 on the premises. HANDSOMELY FURNISHED ROOMS TO LET.
without board, at 1125 GIRARD at. Fifth-The Expenditures of the

NEW PUBLICATIONS. TUST READY—BINGHAM'S LATIN GRAMMAR.—
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For the use of Schools. With exercises and vocabularies.
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Rectures.—A new Course of Lectures, as delivered at the New York Museum of Anatomy, embracing the subjects: How to live and what to live for; Youth, maturity and Old Age; Manhood generally reviewed; The cause of indigestion, flatulcuce and Nervous Diseases accounted for Pocket volumes containing these lectures will be forwarded to parties unable to attend on receipt of four stamps, by addressing J. J. Dyer, 35 School street, Boston.