THE DAILY EVENING BULLETIN-PHILADELPHIA, FRIDAY, OCTOBER 8, 1869.				
	CITY BULLETIN.	About half-past eight o'clock last evening a gentleman was attacked at the west end of Chestnut street bridge by a fellow who made a grab for his watch; but only succeeded in getting the chain.		White Gros de Londres,
20,000 Bail. Demanded for Dougnerty, Donahue and Mara.	erty is completely under water from the "old Southwark canal" to the Lazaretto. Martins- ville, in the eastern part of the First Ward, a	getting the chain. ROBBED IN A TAVERN-A German was en- ticed into a tavern on Market street, above Thirtieth, last evening, and while there his va- lise, containing clothing and money, was sto- last	TAKE NO MORE UNPLEASANT AND	White Gros Grains, White Taffetas, White Poult do Soles
QUARTER SESSIONS-Judge Ludlow.—This norning the Judge delivered the following plnion on the motion to quash the writ of abcas cornus in McLaughlin's case : On Wednesday last a petition was presented	collection of rickety old buildings inhabited by poor people, is inundated. The eastern part of the Pennsylvania Rallroad track, for nearly two miles, is several feet under water. This overflow will continue until the banks are fully repaired, which requires hard	len. Cool MORNINGS AND EVENINGS, such as we are having now, are suggestive of some- thing warmer than we have been accustomed to, and we are disposed to think the inventor	L masafe remodes for unpleasant and dangerons diseases. Use HELMBOLD'S EXTRACT BUCHU AND IMPROVED ROSE WASH.	With a Complete Line of all the
QUARTER SESSIONS—Judge Ludlow.—This norming the Judge delivered the following plnion on the motion to quash the writ of abcas corpus in McLaughlin's case: On Wednesday last a petition was presented of me at chambers, purporting to be the etition of this relator. It was not signed by im, but was sworn to by one "William Mad- en, next friend," who, upon his osith, declared hat the facts stated in the petition were true to the best of his knowledge and bellef." he facts stated in the petition were as follows; is: "That the petitioner is now restrained	This overflow will continue until the banks are fully, repaired, which requires hard work to accomplish, because of the rising of the tide twice in every twenty-four hours. Great numbers of cattle usually graze upon the meadows until the butchers in the southern part of the city are ready to convert them into beef. The willow gardens, located on both sides of Stone House lane, below the Girard barn, are completely surrounded by water. These willows are used in the manu- facture of baskets, and are protected from in- cursions by large, deep and dangerous ditches. The dairymen in this locality, who supply many customers with milk, are compelled to bring the lacteal fluid in boats to the upper land.	to, and we are disposed to think the inventor of light-weight overcoats a public benefactor, both in regard to health and comfort. Mr. "Wanamaker, appreciating this growing neces- sity, has provided a large variety at his New Chestnut Street Clothing House (Nos. 818 and 820) to meet the wants of gentlemen during	C. a. M.M. Server is a server proof. The Constraint of a server proof of the Constraint of the Margan Server Server is a server of the server of the Server of the Server proof of the	NEW SHADES FOR EVENING.
true to the best of his knowledge and belief." he facts stated in the petition were as follows: iz:."That the petitioner is now restrained f his liberty unjustly, as he apprehends, by fartin Killacky, Lieutenant of Police, Sixth istrict, in Philadelphia. That he is unable communicate with his relatives or friends;	them into beet. The willow gardens, located on both 'sides of Stone House lane, below the Girard' barn, are completely surrounded by water. These willows are used in the manu- facture of baskets, and are protected from in- cursions by large, deep and dangaroup ditabas	820) to meet the wants of gentlemen during the present season. PHILADELPHIA AND BALTIMORE CENTRAL BAILROAD TRAINS leave Depot P. W. and B. R. R., Broad and Washington avenue, at 7 A.		<b>BLACKSILKS</b>
o communicate with his relatives for friends, nd that his counsel was denied an interview ith him." It was clearly my duty, with this petition id its accompanying alldavit, before me, to	The dairymen in this locality, who supply many customers with milk, are compelled to bring the lacteal fluid in boats to the upper land.	R. R., Broad and Washington avenue, at 7 A. M., 1.30 P. M. and 4.35 P. M., as usual. BASE BALL.—The Athletic and Keystone Clubs will play the first of a new series of matches to morrow (Saturday) afternoon at Seventeenth street and Columbia avenue.	diately use HELMBOLD'S EXTRACT BUORD,	OF EVERY QUALITY AND FINISH,
irect the writ to issue. This course was romptly adopted, and the writ was made re- irnable "on Thursday, October 7, at 10 M". Upon the return of the writ, the body of is relator was produced in Court, whereupon	son and Henheffer, who had been arrested by Policemen Dich and Devine, of the Eleventh District, on the charge of perjury, had a final hearing, last evening, before Alderman Heins. It seems that at the meeting of the Canvassers	Seventeenth street and Columbia avenue. THE NEW YORK GOLD BING. Fisk's Falsehoods About the President Statement of Mr. Corbin.	logh all fo tradencelsad trade (fra <del>All and All and All and All and All a</del> ll a	From \$2 per yard to \$10 per yard. These Goods have been ordered expressly for our retail trade, and will be sold
le relator was produced in Court, whereupon IcLaughlin made the following affidavit: That the writ of habeas corpus in this case has of been applied for by him, or by any one uthorized by him to make such application i his behalf, and that he has not instructed	DISCHARGED.—Two gentlemen hamed Ben- son and Henheffer, who had been arrested by Policemen Dich and Devine, of the Eleventh District, on the charge of perjury, had a final hearing, last evening, before Alderman Heins. It seems that at the meeting of the Canvassers of the tenth division, Eighteenth Ward, a man made application to be placed upon the list. Benson and Henheffer were produced as vouchers, and stated that they had not known the man before that day, but they had been to his hose and been introduced to his family. Without any warrant, the police officers ar- rested them and dragged them away. At that time they were held for another, hearing. In the meantime, the man for whom they at-	The New York <i>Herald</i> has the following: On the publication of the letter over Fisk's signature, dated October 4th, 1869, and the affi- davits attached, the <i>Herald</i> representative called upon Mr. Corbin for the purpose of	MANHOOD AND YOUTHFUL VIGOR are regained by HELM BOLD'S EXTRACT	At the Lowest Possible Prices.
This openant, and the net he has not instructed of any counsel to appear for him in the matter of his application or hearing." The District Attorney thereupon moves to dash the writ. It is too late to argue that, a writ of habeas were proven to issue yoon the petition and af	tempted to youch produced two other house-	from disease of the heart.	BUCHU	
mself; and this principle was established ng since (14 How. St. Tr., 814, 4th Resolu- on, 825), where the right of an agent or iend was fully established. In Cobbett vs.	name was placed on the list by the Canvassers. After the hearing, last evening, the Alderman discharged Benson and Henheffer. We under- stand that warrants for the arrest of the po- licemen are to be procured.	denial of the charges made against you in the letter published by Mr. Fisk this morning. You have seen the letter, have you not? Mr. Corbin-Oh, yes, I have seen it. A kind friend brought it to me just now. It is dread-	- And a second	1412 AND 1414 CHESTNUT STREET, PHILADELPHIA.
udson, X English Law and Equity, Chief istice Campbell is reported to have said; Ehe first day I sat here Mrs. Cobbett desired make a motion in behalf of her husband; id I have heard her without the smallest ruple, as my illustrious predecessor, Hale, ard the wife of John Bunyan. On each of ese occasions the liberty of the subject was	CONCEALED DEADLY WEAPONS. There is a law against the carrying of concealed deadly weapons, although the right to be in arms for self-defence is admitted by the "bill of rights." Ex.Judge King, when on the bench, decided that it was the <i>intent</i> with which the weapon was carried that made the offence.	ful, but I can say nothing about it. Reporter—If not equal to the task of an- swering the charges in detail, you will survey give a general denial. Mr. Corbin—No. At present I cannot say anything. I am sick. You must go to my friends, Mr. A. T. Stewart or Colonel Howe.	a gleat a dtha aid da a daa ai	
question." So, also, the husband may pe- ion on behalf of the wife, the parent for the ild (6 W., 404), and, in fact, no legal rela- ion must exist between the applicant and the risoner, for any one may petition.	Under this decision, some of the present police officers might be convicted if properly tried before the Criminal Court. They suppose that because they are municipal officers they have the right to hear fire arms secretly. In	of Wall street; they know no, They know I am innocent of these charges. They will give you more information, <i>Reporter</i> —But, Mr. Corbin, your friends cannot speak for you in this matter. You are able to tell me that your friends know you	(i) (i) (interstign like orthological distribution of the second distrib	HOMER, COLLADAY & CO.
peration of "the great writ," but in all cases grye to it that force and effect which its story proves it was intended to have. While e principles, therefore, upon which this itt, was issued are firmly, and I hope	them have used their pistols violently as rioters, which can be sworn to by respectable citizens, it would be well for the Mayor to give them some instruction on this point. When the Marshal's policemen were first appointed they were armed with revolvers, but even in those days the city police were not; the City	are innocent. Lets me have from your own lips a denial of the charges. Mr. Corbin then raised himself in bed and vowed by his God and all that he held sacred that he was in no way connected with the operations of Fisk and Gould; that the charges that he was interested with Messrs. Fisk and Gould in the recent gold surgenging are	TOR NON-RETENTION OF INCONT	Would call special attention to their splendid assortment of these FASHIONABLE GOODS for the present season, in various grades.
at "where the application is made of the second of the sec	the Mayor, would not allow them to be armed. MUSKRATS.—The "Neck" abounds with muskrats, which, like all amphibious animals, must breathe the air. The overflow has driven these animals from their accustomed holes or	The had any interest, directly or indirectly, in any speculation in gold or government bonds, with or under the direction of said. Fisk and Gould, or either of them; and further, that he had never received any oneck or money from either of them on account of said spec-	or Dropsical Swollings, USE HELMBOLD'S FLUID EXTRACT BUCHU	• NOVEL FABRICS.
his own right." When, then, it ap- ars that the prisoner himself does not com- ain, but may in fact desire to be held in cus- ly. Why should the Court interfere? The ason of the law is the life of the writ. You	have turned their attention to killing them. A muskrat is a clean animal; and very shrewd, and it requires more than ordinary skill to get a shot at them. Almost every stump, that ap- pears above the water, at the present time, contains one or two of these rats. They are	ulation or for any other purpose. It was all a base fabrication, for the purpose of black- mailing him. They were trying to work upon thim on account of his relationship to General Grant. "I swear to you," he exclaimed, rais- ing his hand and looking the reporter straight in the face. "that Fisk and Gould have never	and the set of the second set of the second set of the second second second second second second second second s	
n and prevent him from being heard; but if , who of all others is most concerned, is of ature years, not an imbecile or lunatic, and is herwise able to speak for himself, does not mplain of being deprived of his liberty; wishould any one else do so with legal	hind for several purposes. When shot in the head their skins can be used for making gloves. It is as soft as kid, and said to be much finer. A number of skins, under the manipulation of a furrier, can be made into elegant muffs by other ture for use in cold weather. The	been to my house since croud called last sum- mer, when the President was here. I have no connection with such men. "When the Presi- dent was here my house was open, and I re- ceived all who came to see him with open arms."	HELMBOLD'S EXTRACT BUCHU gives health and vigor to the frame, and bloom to the pallid cheek. Debility is accompanied by many alarming symptoms, and if no treatment is submitted to Consumption, Insanity of Epileptic Fits ensue.	design just received from Paris, for solution of the second of the seco
ect? In one case which is reported, Linda . Hudson, 1 Cush. 385, it was even decided	race of these pretty animals is fast becoming extinct in the lowlands of the southern part of the city. THE NUTTING PARTY.—The school child-	Ponouton Than the statements which ad the		WALKING DRESSES AND SUITS. oct m w 1 Strp FALL AND WINTER DRESS GOODS. SHAWLS ! SHAWLS ! SHAWLS ! SHAWLS ! SHAWLS !

tain ' an action on 'the case against the party who procured the writ to issue.'' Upon the return of this writ the 'relator in substance repudiates it. He declares that, he never applied for it, and never authorized any one to make such an-application; and when informed by the Court: that it was his constitutional right, not only to employ, but freely, and without obstruction by any one, to consult with coursel, for some reason declines to do so. The relator appears to be of sound mind and of mature years, and until it appears by evi-dence that he is unable to act for himself, the Court must treat him as he evidently desires

Court must treat him as he evidently desires

to be treated. As this writ did not issue at the prayer of the District Attorney, although it is the Com-monwealth's writ, he may clearly move to quash it, and of this opinion is the whole Court,

quash it, and of this opinion is the whole Court, with whom I have consulted. It may possibly be that the special motion made to quash might be granted, but on the affidavit presented, and under all the circum-stances of the case, I prefer to take another course, and dismiss the writ. And now October 8, 1869, the body of the relator having been produced in open. Court upon the return of this writ, and he being in-structed by the Court as to his legal right to employ and consult with counsel, and it ap-pearing by an affidavit of the relator that he had not applied for the writ, nor instructed any counsel or other person to apply for said had not applied for the writ, nor instructed any counsel or other person to apply for said writ, or to appear for lim, the writ is dis-missed and the prisoner is remanded into the custody of Lieutenant Killacky. APEARANCE OF THE ASSASSINS. About half-past ten o'clock, Hugh Mara, James Dougherty and Peter Donahue, the three men arrested in New York, were brought into Court. They were escorted from the

three men arrested in New York, were brought into Court. They were escorted from the Central Station to the Court House by a large posse of policemen, a portion of whom en-tered the court-room as a guard to the prison-ers, who were ranged in front of the bench. There was a great crowd in and about the court-room, and faces familiar to those who have attended the hearings at the Central Sta-tion were to be seen in the concurse. When the prisoners were in court. District Attor. tion were to be seen in the concourse. When the prisoners were in court, District Attor-ney Sheppard said : May it please your Honor, Unief Detective Kelly now appears in court and produces Peter Donahue, alias "Bottles," James Dougherty and Hugh Mara, who have been arrested upon a bench warrant issued by your Honor. I ask that these men be taken into custody, and that you will make an order similar to that in the other cases, and fix the amount of the bail, its character, and the length of the notice to be given to the Dis-trict Attorney if bail is offered. Mr. Cassidy, who was in another part of the room, now came forward and said—"What is this

this "" Mr. Sheppard repeated his motion. , Mr. Cassidy: I don't know that we have any objection to that, if it had been done without all the military parade of policemen. These three men could have been brought Incre three men could have been brought here in the ordinary way, and this display is only for the purpose of induencing the public. I suppose the same rules will apply to these men in regard to the bail, and as to the forty-eight hours' notice, that of course is a rule of this court.

Judge Ludlow—Let bail be entered for each of these defendants in \$20,000, which shall be freehold bail, with two sureties in each

Mr. Cassidy-I suppose this case is to take the ordinary course, Judge Ludlow—I am making the order, Mr.

Cassidy.

Mr: Carsidy (sneeringly)—Suppose I bring more than two surcties, for your Honors-order, if literally carried out, would restrict me

to two. Judge Ludlow-I say I will not accept less than two surctics. This ended the discussion, and the three misoners were placed in the dock. Shortly ifterwards they were removed to the van and conveyed to prison, still under guard of po-

licement. That these precautions are necessary is evidenyto those who have noticed the exhibitions at each of the hearings in this case; and when threats are made to shoot detective officers if

without his request or authority might main-tain" an action on the case against the party ren, who by invitation of the Park Com-solemnly swear that F ren, who by invitation of the Park Com-missioners are having a nutting party in the new Park: to-day, are enjoying themselves hugely. The arrangements, as published in the BULLETIN of yes-terday, were carried out this morning, and at an early hour children dressed in their holiday attire could be seen wending their way to the school houses, from which places they started in a body to participate in the novel picnic. The weather is very pleasant, and everything combines to add to the pleasures of the little ones. The entire day is to be spent in gather. ones. The entire day is to be spent in gather ng and eating chestnuts; and in various other

amusements. An INCIDENT OF THE FLOOD.—Early on Monday morning last a laboring man residing in the eastern part of the Neck started to go to work. He suddenly found himself headed to work. He suddenly found himself headed off by water, which rapidly increased. He sought refuge in a willow tree, on the old Greenwich Point road, from which he was rescued after daylight, a small boat having been used for this purpose. The water was nearly seven feet deep in the locality. Upon returning home he found three feet of water on the first floor of the house, his wife and children in the second story, and all of them in a terrible state of alarm. a terrible state of alarm.

LARCENY .- John Neiler was before Ald LARCENY.-John Neiler was before Ald. Heins, yesterday, charged with larceny. On the 22d of August, it is alleged, he entered the house of Wm. Danneker, on the Frankford road, and stole therefrom a lot of jewelry and a purse containing a small amount of money. On the 6th of September, he stole three watches from the same house. On the 11th of September he was detected in the same house in an attenut to steal a nair of pauls.

house in an attempt to steal a pair of pants. A trunk in the next room was broken open and the contents scattered about the flow. The accused was held in \$1,200 bail to answer at Court.

LARCENY OF MONEY .-- Amelia Johnson and Augustus Lands (colored) were before Alder-man Taylor yesterday on the charge of the larceny of \$250, the property of William Her-bert, also colored. Herbert rents the Blue Bell Stables, and boards at the house. Aniella was employed there as servant. She took the money from a trunk. She alleges that she was instigated to commit the theft by Lands, and gave the money to him. The accused were committed.

BEING REPAIRED .- Mechanics and laborer have been set at work to repair that portion of the trestle-work of the Pennsylvania Railroad the trestle-work of the Pennsylvania Rairond Bridge that was carried away during the rising of the waters in the Schuylkill on Sunday, night. The damage to the work was consid-erable, but the repairs will be made in a short time, and business on this part of the roud will commence soon, provided the meadows eastward are relieved of the overflow.

PENROSE FERRY BRIDGE.-Mahlon Dickinson, Esd., Chief Commissioner of High-ways, Bridges and Sewers, will proceed at once to effect the necessary arrangements to guard the navigation of the Schuylkill, now so much impeded by the ruins of a large por-tion of the bridge at Penrose Ferry, Jestroyed by the recent freshet.

ALLEGED BURGLAR CAPTURED,-William Search was arrested yesterday by Lieutenaint Pritchard, upon the charge of having been concerned in the robbery of the house of Mra. Phillips, No. 724 North Twenty-second street, a few nights ago. He will have a hearing at the Central Station this afternoon.

VIOLENT ASSAULT.—Henry Megonigal has been committed by Alderman Moore for hav-ing committed a violent assault upon Catha-rine Carney, residing at No. 617 Passyunk road. In consequence of her injuries Mrs, Carney is now confined to the house.

SENT TO PRISON .- Samuel McClintock aged 55 years, was arrested on Main street, Frankford, yesterday. for indecent conduct. It is alleged that he has been annoying the residents of Frankford for some time past. He was sent to prison by Ald. Stearne.

Pigs Drowned in the "Nearly one hundred pigs were drowned in the "Neck" by the recent freshet. They mostly belonged to poor freshet. people

s not in my Solemnly swear that Fisk was not in my floase on that day nor was his carriage at the door. The atfidavit of the man Banfield, whom I supposed to be a detective, that he saw the carriage at the door, is a lie. Banfield is Mr. Jay Gould's coachman. Mr. Corbin sank back on the bed com-

pletetely overcome with emotion.

-A "quiet, inoffensive person," in Decatur, Ala., killed 13 out of a party of 16 desperadoes who attacked him the other night. FIRE-PROOF SAFES. HERRING'S CHAMPION SAFES The Burning of Earles' Art Gallery. Риідарерніа, September 1, 1569. Messrs. FARREL, HERRING & CO., 629 CHESTNUT Street.

GENTLEMEN: We have just examined, with the very greatest satisfaction, our safe, purchased of you some years ago, and which passed through our destructive We find the contents, without exception, entirely un

barmed, merely slightly damp, and we feel now in a condition to commence our business again, having every Book perfectly safe. We shall in a few days require a larger one, and will

call upon you.

JAMES EARLE & SONS PHILADELPHIA, August 27, 1869,

PHILADELPHIA, August 27, 1869 MESSIRS: FARREL, HERRING & Co. GENTLEMEN: In the year 1856 I unfortunately was in business in the Artisan Building, which was destroyed by fire on she Joth of April. I had then in use what I supposed was a Fire-proof Sufe, but upon opening if I found everything was destroyed, and fire burning therein. You will recollect, gentlemen, there was several in the fire air that fire, also several in the fire of Sirth your safes in that fire, also several in the fire at Sixth your satus into the piece also several in the fire at Sixta and Commerce streets, the next May, five weeks after-wards, all of which upon being opened proved they were five-proof indeed, for I witnessed the opening of, the most of them, and in every case the contents were preserved, while safes of other makers were partially or ontirely destroyed. I at once concluded to have something that I could depend upon, and purchased one of safes.

your safes. The safe I purchased of you at that time was subjected to a white heat (which was witnessed by several gentle-men that reside in the neighborhood) at the destruction of my Marble Paper factory, 921 Wallace street, on the afternoon and evening of the 24th inst. After digging the safe from the rains, and opening it this morning, I was much pleased to find everything, consisting of books, papers, money and silverware, all right. I shall want another of your sales as soon as I can get a place to continue my business in... I cond-not-rest contented ta continue my Dustaceses. with any other make of safes. CHARLES WILLIAMS,

Marble Paper Manufacturer HEBRING'S PATENT CHAMPION SAFES, th



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