adopted. A paragraph taxing thread and CONGRESSIONAL'SUMMARY. yarn not spooled 40 per ct. ad valorem was not amended. The eigth page of the

Åmendment

Mr

hosta.

R. B. HAWLEY, EDITOR ·· *

MONTROSE, PENN'AS WEDNESDAY, APRIL 18, 1870.

The Montrose Democrat.

Democratic County Committee.

Monday, Learn all your scrap-book on Monday, Learn all you can about the material and contents of the new book The members of the Democratic County I ne members of the Democratic County within the next few weeks, for we may, Committee use nereny notified that a within the next few weeks, for we may, meeting will take along at the Tarbell meeting will take place at the Tarbell remember that it ought to have plenty of House, in Montrose, on Monday the 18th humor, and that it must have son day of April at 2 o'c. P. M. It is earnest-ly represent that all should attend. The names of the Committee will be found below.

C. M. GERE, Chairman.

COUNTY COMMITTEE. Auburn-J. D. Linnaberry. Bridgewater-James Calph. Brooklyn-Ami Ely. Dimock-C. C. Mills Forest Lake-A. B. Griffis. Franklin-O. M. Hall. Friendsville-William Buffum. Gibson-D. C. Roberts Great Bend tp-Wm. K. Hatch. Great Bend boro-C. S. Gilbert. Herrick-Henry Lyon. Harmony-Richard Martin. Harford-D. L. Hine. Jessup-Zenas Smith. Jackson-A. M. Benson Lenox-A. L. Jeffers. Lathrop-D. Tooker Liberty-Richard Bailer. Middletown-Owen Smith. Montrose-C. M. Gere, chairman. New Milford tp-Wm. Harding. New Milford boro-Wm. C. Ward. Oakland-L. E. Shutts. Bush—Abram Carter. Springville-W. B. Handrick.

Thomson-Jackson Chandler. The McFarland Trial

Susquehanna-E. N. Smith.

Silver Lake-E. H. Gage.

The trial of Daniel McFarland for the all these long years to wear hair cloth and commenced on Monday, April 4th, in New York city amid great excitement, and the whole time until Wednosday was occupied in drawing a jury when twelve a good-night kiss and blessing, and the married men were found "who had not few months before you can openly be arreed to. An amendment so the senate committee were expressed an opinion", and were deemed mine will be long enough at best. No \$10,000 to provide food for the Sinux Inexpressed an opinion", and were deemed mine will be long enough as been at a bit, competent to sit as jurors on this excit-ing case. This fact alone, is a matter of and never mean to. So snoheam, I shall was again postponed. has been said through the press since business will permit. I will decide about the 26th of November last. The Hon, Noah Davis is associated with District Attorney Carring to the root of the summer just as soon as I can, darling; probably by Monday or Tuesday. Dar-ling, I should be afraid if you had fasci-Attorney Garvin on the part of the peo- nated me in a day or a week. The trees ple and Charles A. Spencer, and Mr. Ora- which grow near now have no deep roots. ham are counsel for the defense. The Ours, I believe to be no love of a noon-Richardson story was all told on Thurs- day hour, but for all time. Only one Howard, of the Freedmen's Bureau. comday last, which was the fact of the kill-love ever grew so deeply into my bear and ing by McFarland as it has been published blessed that Heaven needed and took it. We derling you are all I would have. love ever grew so deeply into my heart as the jury in a short but pointed speech in You are exactly what 4 would have in of the truth of his charge against General the jury in a short but pointed speech in which he claimed that if it had been shown that the prisoner had deliberately and sweetness. Good night, my forekilled Richardson they must convict him my own, my wife. Burn this, will you objected to the introduction of the reof murder, and here the prosecution rest- | not ?"

ed. Upon the reassembling of the court Mr. Spencer made the following remarks tion which was adopted, authorizing an on Friday morning, Mr. Spencer opened in alluding to the letter which brought tion and Labor. the case for the defence in which he out such a responsive applause, that it re-warned the jury to beware lest in their quired a long time to restore order. He took up the Tariff hill, rejecting the tax dying hour they have to reflect that they said-He had one virtue of which he was of \$2 on cordials. The clause taxing cisent into eternity before his time a man proud, and that was of lo ing his wife, amended by making the duty \$2.50 per who, in a moment of irrepressible passion, and the man who would write her such a pound. At 5 p.m. the Committee rose killed the desolator of his home and the letter as that he would shout whether and the House adjourned. troyer of his happiness. No witness it made him mad or not. At the close of

yours, and they are the straightest sect of Paritans, but time made it all cornect. So you can't bo to firs. Mys until Manday, directing at induiry into the loss of the and couldn't have my foom. The patient, One ida was passed. Mr. Cameron offered little pirl, and you shall have to give and a resolution directing the military com-mittee to suggest some appropriate testi-monial of honor to the volunteers of Pennsylvania and Massachusetts, who on that you and Mollie are first-class in-

the 19th of April, 1861, marched through Bultimore to the defance, of the Capital in each of the States named, by the Fif-Mr. Thurman demanded that Ohio be re-teenth Amendment cognized. Mr. Conkling moved an amend- States. cognized. Mr. Conkling moved an amend-mentin favor of New York. Mr. Moriofi Vished Indiana included, and Mr. Stock-ton moved to include New Jersey. Mr. Saulsbury moved to strike out the refer-ence to the President's proclamation as a misrepresentation of the facts, the troops being called out not to defend the Capi-tal, but to reposses Fort Sumpter. The whole subject was referred. Maryland, Massachus Michigan, have been for years. Indeed, I felt as if a weight had been lifted from me, even before you, sweet love, came to sweeten and bless my lifed. All the trouble wide on let that she hought that she would not let me go. Long ago when the state of the long to sweeten the she hought that she would not let the she would not let whole subject was referred.

me go. Long ago, when she and 1 first came together, I said to her, we will miske to vows to lore said to her, we will miske to vows to lore said to her, we will miske Pennsylvania, Rhode Island, came together, I said to her, we will make no vows to love each other always. Of that we enconstitutional and void. After an that we cannot tella I will only exact exentive session the Senate adjourned. HOUSE.

it keeps us together or separate us. God helping me, I will. She tried to, but the In the Honse the bill substituting for leopard could not change its spots, and the Freedmen's Bureau a Bureau of Edushe did her best, and was very tender and loving, and I have nothing in the world to complain of. If you had not come to The House in Committee of the Whole plain of. If you had not come to me, little girl, it would have made no dif-ference. There, that scene was ended long ago. It will rather startle Mrs. S., won't it, darling? I think she will like base the duty was reduced to two and a it in the end. Bose's letter is very grace-ful and kind, and I am very glad you go, for it will do you very much good. It is a great breezy, restiul place. What a goosee it is about my coming home. Of course I shall come whenever my business without amendment down te wine. compels and will let me. What judg-compels and will let me. What judg-ment shall you fear, doing no wrong? The circumstances make it right and un-ported in casks; rejected. Mr. Axtell noticable, and I will not stay away for forty thousand Mrs. Grundys. I will not from \$2 to \$3 per gallon; agreed to. The neglect work to come, but its quite possi- committee then rose. Mr. Butler asked leave to introduce a

ble I may have to come next week. I

'My hobby, you know." I once ontraged

that you and Mollie are first-class in-

that you tell ms the perfect truth, whether

mine a great deal more than you ever can

BENATE. April 6.- The Georgia bill came up and was postponed. The consideration of the Deficiency bill was resumed, and all the amendments of the Senate committee were dians was adopted. The bill was report-

> HOUSE. The Commitatee on Elections reported a bill which was adopted, removing political disabilities from F. Sheber, member elect from the 6th N. O. district.

Mr. Wood rising to a personal explana tion had read a letter from Gen. O. O. plaining of remarks made by Mr. Wood in the House a few days ago that Geu. Howtion. Mr. Dawes offer da similar resolu-

investigation by the committee on Educa

x., yesterday, a sharp earthquake occurred here. Its duration was six seconds. There was no damage to life, limb, or property, but there was intense excitement for a

. SENATE.

hill having been disposed of the commit-tee rose and acjourned. Tee Probable Effect of the Fifteenth a resolution directing the military com-mittee to adject the view of the view have been added to the voting population

> Negro Populat 8.627

The Decist of General Thomas. In the Army bill now pending there is the damage of give General Thomas. In the Army bill now pending there is the damage of give General from the open the damage of give General from the damage the open definition of the damage of great interest stress from the formation of the the open definition of the damage o 21.637 7,628 11,428 1,069 286,167 1327 6,709 259 494 23,836 69.005 88,678 128 56,849 sevrice against the Indians, in the course 639 sevrice against the indians, in the course 118 of which no massucre of women or child-3,959 709 1.171. ren stained his escutcheon, were the

It will be seen by an examination of the events of his earlier military career. In above table, that the negroes will consti-tute a very inconsiderable element in most sion of Brigudier-General, and served in the a very inconsiderable element in most sion of brigadier-orderal, and served in for the States named. In Kentucky and the three months' campaign under Gen-Maryland alone are they sufficiently nu-merons to be formidable; and in those some clamor was raised against that faith-States the native whites will control a very considerable portion of them. Maryland possibilities which public impatience exand Kentucky will continue to be steadipected, General Thomas exhibited the inly Democratic in spite of the Fifteenth dependence of his character by a letter in which he emphatically declared that his

In Pennsylvania the negro vote opinion had entirely coincided with Genamounts, according to Greeley's estimate, eral Patterson's in the circumstances in to 9,475. That is a very small fraction in question. Afterwards Thomas, as Majors voting population of not less than six General, served with great distinction in hundred and seventy-five thousand. It the Army of the Cumberland. One of is only one negro rote to seventy whites the earliest triumplis of the Union arms The Radicals who have been calculating was his victory at Mill Spring over Genon securing a continuous lease upon pow-er by the help of the negro vote will find subsequent career would be to write the that they have counted without their | history of the war in the West. The most

decisive battle fought there, was that in In the South the native whites, who are which Thomas defeated and routed Hood. in close affiliation with the Democratic It has lately been elucited, that on the have not been waiting for you, durling, joint resolution to annex the Republic of party, will control a majority of the ne- very eve of this battle, Grant had issued

joint resolution to annex the Republic of gro vote so surely as the blacks go to the an order from his camp near Richmond, polls. In the Northern States the ele- removing Thomas from command. Thus be very little felt. The Republican party for new distinction, and much of his wellwill be forced to make constant conces- won fame. For, of course, the administrasions to the blacks if they expect to hold even a majority of them. Ambitions ne-groes will demand a share of the offices obloquy, as they did McClellan, after the ven in some parts of Pennsylvania, and victories of South Mountain and Antieif their claims are not recognized they tam. But the good fortune of Thomas be liable for the payment of the cost in will abandon the party. Sambo will not was in the ascendant, and he escaped, nar, all such cases. The following is the bill, be satisfied to do the voting for white rowly, the blow nimed at him. He was, as it has passed the Senate:

Radicals. He will insist upon having his never a favorite with the clique that sur-share of the loaves and fishes. This will rounded Grant. His tone was too high : breed trouble. The Radicals can not "go back on" their professions. They must stand up spicewons. When Grant's election to the

programme must be completely carried course, receive the Lieutenane-Generalcy. out. We will have no shirking of the re-sponsibilities. If the Radical Jury Com-in separate commands; both occupied missioner does not put a proportionate lofty positions before the country and the missioner does not put a proportionate
number of negro names in the jury wheel
we shall soon score him without merey.lofty positions before the country and the
vould. But they were slighted; one of
years old, son of Authony Thurston, swal-
lowed a steel watch chain thirteen inches-
in length, and half an inch in circumfer-
in the high place from which he now
the age. But earthly promotion is not
lowed a steel watch chain thirteen inches-
in length, and half an inch in circumfer-
in length, and half a Another Earthquake-No Damage but Intense Excitement-The Gold-

ors and human envy: He sleeps his last sleep, he lins fought his last SAN FRANCISCO, April 2 .- At 11:50 A.

No sound shall awake him to glory again." -Age.

Depth of the Atlantic.

The reader is carried into the dark and queens of the fag-pickers, and is introduced in the solution of the s nim; and the man revex of the carries are to produced with great accuracy. The book is, in-deed, Paris photographed, and is as attractive and spicy to the reader as the city itself to the American visitor. Our author dwells particu-larly on the "rapidness" with which our coun-trymen conduct themselves amidst the dissipa-tions and temptations of the gay city; nor is the book valuable only for its sensational quali-

tions and temptations of the gay city; nor is the book valuable only for its senational quali-tics. It is brim-full of the pleasantest historical instruction, and no one possessing a library should fail to place it on his shelves. It is got-ten up in exquisite taste by the Publishera, and is quite as attractive externally as internally. Amongst the illustrations of this fine work, we notice the names of Gustave Dore, De Bar, Flacts: Clearer and Theorem the method Fichot, Clerget, and Therond-than whom France has given no more brilliant and success-ful workers in the art of engraving. It is sold

only by subscription. —THE LITTLE CORPORAL FOR APRIL is received, full of life and vigor as usual; always fresh and bright and original. Let all the chil-dren have this delightful Juvenile Magazine. Only one dollar a year. Published by Alfred L. Sewell & Co., Chicago, III.

COSTS IN CRIMINAL CASES,-A bill has passed the State Senate which will work a substary change in all criminal cases. Heretofore, when such cases have been settled, the costs have fallen upon the county. By the provisions of this new hill, the law is not to be so construed hereafter, but the parties to the case shall

SECTION 1. That the laws relating to navment of costs in criminal cases shall not be so construed as to compel the payment of costs by the county where the case has been settled or arranged by the equarcly to their doctrines of equality. Presidency made an opening to promote parties, and the parties to the case, the They must admit the uegro to the jury the great soldiers of the war, it was supposed that be prosecutor and defendant, or defendants, box and give him a show for office. The posed that Meade or Thomas would, of shall be liable for the payment of the

costs in all such cases. A BIG SWALLOW-The Fall River News affirms that last Friday a boy three

-It is said that the new Senator, Mor-

The deep soundings made in connection gan O. Hamilton, from Texas, never with the laying of submarine cables show smoked a coigar, donk a drink, or kissed a the average depth of the Atlantic Ocean woman. We predict he will be like the to be 12,000 feet, This ocean table begins new hired girl, when asked if sheever had

for a few hours each day against the debilitating influ-ence of a vitiated atmosphere, a wholesome tonic and al-ternative is argenity required. This prand dinderstame is supplied in Hostetter's Sittors, which as a strangthsustaining, health-protocting agent has no rival eli among officinal or advertised medicines.-April.

The Confessions of an Invalid -Pablished for the benefit of young men and others who suf-fer from Nerrous Debility, etc., supplying the means of self cure. Written by one who cured himself; that sent free on receiving a post paid directed enrelope. Ad-dress, NATHANIEL MAYFAIR, Dec. 22d, 1860,--6m.smp Brooklyn, N. T.

TO CONSUMPTIVES. - The Advertiser, taving b) both restored to bash bin a few weeks, by a very simple remedy, after having suffered several years with a severe long affection, and that dread disease. Consumption-issue too sho his fellow

Concernmption-is auxious to make theown to his follow sufferent they means of care. The all who desire it, be will send a copy of the pre-scription used (free of charge), will the directions for preparing and using the same, which they will find a sure Cruits ron Consonwerrous, Arwaras, Eunocarrya, etc. The object of the advertiser in sending the Preserie-tion is to benefit the admitted, and spread the Brewssiles which be conceives to be invaluable; and he hopes every safferer will try his remedy, as it will cost them nothing, and gap prove a blessing. Farties wishing the preseription, will fease address lizy. EDW ARD A. WII SOC, Willfameburg, Kings County, New York. may12 17.

DEAPRESS, ELIMONESS and CATABLE S. D. constant with the minorst ancers by J. LAACE; h. D. const Friderson of discasses of the Kry and Ras-this speciality in the Medical College of Permayirmans, 13 runs experience. (ormerly of Legicha, Molland, No. NO Arch street, Philadeiphis. Testimonials can be seen at his office. The medical faculty are invited to accompany their patients, as he has no secrets in his practice. Artificial cycs inserted without pain. No charge for examination. (ability just)

ERRORS OF YOUTH -- A Gentleman who suf-inter decision of the second sec

NEW YORK PRODUCE MARKETS,

Corrected weekly by William Hodsdon, 201 Fulton St., New York. Week ending April 9, 1870.

of events' for time may. —The Philadelphia Press of the first instant, contains an article head " colored citizens shot." We remember the time Forney would have written " a nigger Potatoca, per bbl. Turkey ner lb. 25020 Chickens " Gene " Tallow " smoked a bigar, donk a drink, or kissed a woman. We predict he will be like the new hired girl, when asked if she ever had any experience as, a wet nurse. She said she hadn't, but she could soon learn. —The annual session of the Wyoming M. E. Conference will be held at Wilkes-Barre, Pa., commenceing on Wednesday, April 13th. Bishop E. S. James will pre-side. Acres. Warrantee or owners names. Taxes. CLIPFORD TOWNSHIP. John Beach Jame Beach p t Joseph Beach p t Phillip Beach p t 44 114-00 43 86 33 06 1 i 68 Pointip Beach p.t. Area Peter Beach p.t. George Porter p.t. Elizabeth Newport p.t. Michael Meylert Ann Roper 45 60 Ann Roper No 1, Howard Spencer, No 2, Howard Spencer Jatie Roper John Beach Philip Beach p t Itax
 73
 Jane Roper

 15
 John Beach

 143
 Philip Beach pt

 85
 Elizabeth Newport pt
FOREST LAKE. Sybella T Morris 18 86 GREAT BEND 4 76 63 96 6 80 Galen Newing tterfield, Tarbell & Bentley 100 RARFORD. Arison Tiffany George Walker D Scarle **C** L Brown 96 53 30 AL 5 20 3 24 HARMONY Adam Sharack Jacob Swink 16 73 123 15 77 Moses Hobson Nos. 6, 16 & 17, A. W. Rowley 100 267 2262 36.30 Phoebe Roker p t Samuel Meredith 30 50 \$ 11 James Hennessey Oliver Potter George Williams 4 87 **** *B 23 90 JACKSON. Henry Wylie Sedate Griswold 28 \$ 50 P & Bronson O L Halstend 160 10 80 125 Daniel Scarle \$ 00 Daniel Scarie 500 William Hartley Thomas Jordan John Marcy Henry Harris James P Hartley Andrew & Samuel Patmer 50 Andrew & Samuel Pamer Linexty. Joseph Denton No 60, Wm, Willis (4 years taxes) 16 00 (atDDL2:008. John C. Morris 49 66 400 225 100 188 NEW MILFORD. 5-00 9-85 11-00 8-09 25-40 100 OAKLAND. Henry Wylle 1018-019 G W Gregory Paul Kughler Hinds & Becbe Mrs R P Mulford Win D Cope 1 00 SPRINGVILLE /s 15s John-Wilcoz Tiloxson George McCall Peter Snyder 8 18-5 15 75 17 17 George Stowe James Mumford 8 46 B. GLIDDEN, Treasurer, Treasurer's Office, Montrose, Like Mattillard April 35, 1870-13 Maria da.

has seen McFarland's countenance, no the reading of the letter the court adone has heard him say a word : and these journed. лí . 12

facts should be remembered. If the papers upon which he wrote when standing at the desk could be found, it would prove that McFarland was then in an insane condition of mind. They must remember how a witness testified that once before Richardson cast a triumphant look over

his shoulder at his victim.

of sex. SECTION 2. Congress shall have power to en-force this article by appropriate legislation. by McFarland he (McFarland) was not responsible for his actions either in the It must be flattering indeed to the noeyes of God or by the laws of man. At. was necessary to look into the antece- ble women of this nation that they are annex the Bepublic of Dominica. Mr. dents of the prisoner in order fully to nn. held in such a high estimate by the Radiderstand the case and arrive at satisfactory | cals as to require an act of Congress to conclusions.

ity with their idol, the pegro. We sup-He then gave a brief history of McFarland from his youth up stating that he posed it base enough for them to acknowl-was an irishman by descent, that he start edge their own party degredation without Triter for salaries of claimed. It seems that in the spring of one or more votes to every negro man woed as a mechanic in his youth, but having polluting the name of virtuous women in United States ministers abroad for the fis- 1863, the plaintiffs, being live-stock deal- man and child in the land. s for mental organization it would not be connection with it. Indeed, has civilizasatisfied with any groveling position, and tion fallen so low that woman is placed The that by his own perseverance and integrity of character, he obtained a collegiate Democratic rule for nearly a century, our cigar clause being under consideration .education and was admitted to the prac- mothers, wives and daughters, were contice of law, and has maintained a high tent to repose their fortunes in the hands the of law, and has maintained a high tent to repose their fortunes in the nands tariff act. The clause relating to cotton the shipments by the Pennsylvania Cen the father lands of the white race will and honorable position at the bar in his of their natural protectors. But ten years manufacture next came up. (A lengthy tral and Northern Central Railroad Comprofession. That his wife the heroine of of Radical rule, marked by unbridled cor- discussion ensued, and a number of this tragical drama was a poor nneduca- ruption and fanaticism, after blackening amendments were offered but rejected, and ted factory girl of Massachusetts, when our national records with the falschood of he married her, and that he had spared begro equality to prop up its tottering occupied the rest of the day. no . pains or advantages which money house of corruption, and finding it insuf-

could purchase, educating her, and that ficient now seeks to strike down the last to him alone she owed the development safe guard to social happiness by its snake in the line and the social happiness by its snake in the social social happiness by its snake is a social happiness by its snake in the social happiness by its snake is a so sed domestic happiness enveloped the forbidden apple of political power, as a Hymenial altar at whose shrine he wor-] last resort to save it from destruction.

shipped until the vile seducer despoiled it Democratic Triumph in Connecticut. of its jewels, and in a moment of frenzy The State election took place in Conneche sent over the dark river thes destroyer ticut on Monday the 4th inst. 10 Daring of all his earthly happiness. He said that the night and next morning, the telegraph

death would almost seem a relief, but who majority of 832, being a democractic gain also murdered the soul of his victim could over last year of 1,159, and over Grant's only be punished by a civil action for State ticket is elected. damages in a few paltry dollars. 10 Estan

directing an inquiry as to the effect of the Mr. Julian, of Indiana, presented a Fifteenth amendment upon the Indiana joint resolution in the House, on Monday. passed. The bill authorizing the North-ern Pacific Railroad to issue their bonds to amend the Constitution by a Sixteenth Amendment, providing for female anfinage, wis discussed, and informally passed over. The bill declaratory of the meaning of the income tax law taken up and passed. It as follows: tichardson cast a triumphant look over is shoulder at his victim. At the time Richardson was pistolled by the United States or by any State or account construes the act to impose the tax for and during the year 1870. HOUSE.

The Sixteenth Amendment.

Mr. Butler of Massachuseets asked leave to introduce a joint resolution to Brooks objected. admit them on a social and political equal, pon books in the Internal Revenue service

At the couclusion of the morning hour favor of the plaintife, and assessed their

The House at 2 o'clock went into com- the eastern army, the railroad company, inst behind the odorous negro? Under mittee of the whole on the Tariff bill, the through its agent, agreed, in consideration tariff act. The clause relating to cotton The paragraph relating to spool cotton SENATE.

> April 8.-The House appropriation bill resolution for a joint committe on Indian affairs was discassed until the expiration | of the morning hour, when as mark of respect to the late Gen. Thomas the Senate adjourned.

HOUSE our laws were quick to yieit with death wold not work. It never doed, when the culprit who killed the body of a hue the news is bad for the Mongrelists. But in the news gbt out, merertheless, and it man being. But the seductive reptile who not only destroyed the peace and ment, it are a the interval as the set of the Mark and the term had not ful-happiness of a fond husbaud from which. Mr. English (Bernocrat) is elected by so what nuthority the same of \$1,879 had that the term had not ful-the news gbt out, merertheless, and it ington Chronicle for advertising certain happiness of a fond husbaud from which. Mr. English (Bernocrat) is elected by so what nuthority the same of \$1,879 had that the term had not ful-the news gbt out, merertheless, and it is elected by so what nuthority the same of \$1,879 had ington Chronicle for advertising certain happiness of a fond husbaud from which. Mr. English (Bernocrat) is elected by so what nuthority the same of \$1,879 had that the term had not ful-the news gbt out, merertheless, and the set provels desth-blow to the fifteenthamend-that the set of the Content is elected by so what nuthority the same of \$1,879 had the blow and that the term had not ful-the fore, held that the term had not ful-the news gbt out, merertheless, and the set provels desth-blow to the fifteenthamend-the graned none. The set work of the Content term had not ful-the husbaud from which. Mr. English (Bernocrat) is elected by so what nuthority the same of the Cart replied that it was 'b order of the Cart replied that it was 'b order of the Cart replied that it was 'b order of the Cart replied that it was 'b order of the Cart replied that it was 'b order of the Cart replied that it was 'b order of the Cart replied that it was 'b order of the Cart replied that it was 'b order of the Cart replied that it was 'b order of the Cart replied that it was 'b order of the Cart replied that it was 'b order of the Cart replied that it was 'b order of the Cart replied that it was 'b order of the Cart replied t order of the Committee on accounts.

The Republican press everywhere ac-

yours of yesterday at noon. I mailed you | negro . rote ; showing conclusively that the Atlantic for March to No. 72. This their main reliance in holding on to pow-I send in care of Mrs. S. hoping that you er is through free and libral fratering remmed the consideration of the Tariff Governor Gears has signalized his the state at the st

few moments. All animals were terribly frightened, and several runaways resulted. The City Hall, where court was in session. April 7 .- The bill for the extension of the Merchants' Exchange, the Mercantile the time for the completion of the first Library, the Custom House and other section of twenty miles of the Cairo and public buildings were instantly vacated, and a great panic was created in the hotels. The streets swarmed with people miles, and making the declivity greater than that of the Italian Alps. The deep-Fulton Bailroad, passed. The resolution in a moment. It was raining at the time. est part of the ocean is on the American Prior to the shock the barometer was obside near the New Foundland Banks. served to fall very rapidly. SAN FRANCISCO; April 3.-The steamwhere an immense basin exists, ranging

en Gate Disaster.

east and west for nearly 1,000 miles, and er Fidelika arrived here to-day from Sanwhose depth is supposed to excel the height of the Himalayan range. ta Barbara, bringing the passengers with all their buggage and treisure saved from the wreck of the steamer Golden Gate.

The steamer Seranac had visited the dent Grant means by saying in his negro scene of the disaster. measure which makes at once, four mill-

Heavy Damages,

ions of people voters, who were heretofore declared by the highest tribunal in the In the case before the Superior Court. at Chicago, of Asbury F. Fawcett and Ja- | land not citizens of the United States nor A resolution authorizing the use of cou-pon books in the Internal Revenue service Wayne and Chicago Railroad Company, part of the population, says our corresponthe jury last week returned a verdict in dent, is the proportion of voters. Th

ly answer we can give to this query is that Grant probably expects Congress to give Even that. we think, will not make up the four millment contracts for furnishing cattle for ions, but a good many more negroes are axpected from Africa. On petition of some Philadelphia Radicals, Sumner will, that they would ship their stock over its no doubt, bring in a bill for the instant Finally the clause was struck out, and road, to refund, as drawbacks; a sum of naturalization of emigrants from the fathe duty remains as under the existing money equal to the amount allowed on ther land of the black race. Those from panies. The plaintiffs claimed that du- of five years. For it is the Radical doc trine that only a negro can be instantan ring the year 1863, 1864, and 1865 they the clause remains as reported in the bill shipped over defendants' road 44,720,000 eously transmogrified into a citizen, pounds of fat cattle, upon which they sought to recover drawbacks.-Chicago The result of the elections on Mon-

day last, in Michigan, is encouraging, even in that State of political darkness. Wheth-Times.

Landlord and Tenant.

er the "colored troops fought nobly" or -The Supreme Court of Pennsylvania, not, it is certain that the Democratic for Judge Agnew delivering the opinion, that, ces struggled valiantly and well in behalf in proceedings under the Landlord and of the good old cause. St. Clair, Port Fenant Act of December 14th, 1863; to Huron and other cities have been rerecover possession of the demised prem- deemed, while many of the country towns ises, service of notice on December 25th have shaken the dust of Radicalism from is a legal three-month's notice, the last their feet. They deserve all praise. All day of the term being the 24th of the fot- that is required for the Democracy to win Mr. Dawes offered a resolution direct- lowing March. The law provides that the day, is courage and devotion to prin-ing the Clerk of the House to report by the landlord shall prove that the term "is ciple. They have both, and hence victory

December 25th must be considered a ister says, "Negro suffrage lost Mr. Jewell whole day, service on that day was day's many votes, and he gained none. There The House then proceeded to the call notice, was complete and fully ended. The are thousands of Republicans, who have of the Committee for bills of a private Court also reaffirmed the rule that when always, soled, against negro suffrage in character. Among the bills parsed was by an act of the Legislature, a given num. Connecticut. Many of them have declared to the sole of days are allowed to an act, or when The principal evidence which be intro-in the Senate reason of the massacre of their parents and relatives. The decision in th The committee on Elections reported the The decision in the landlood and tenant not prepared to endorse negro suffrage-credentials of Henry W. Barry, member case, however, depends upon the particu- to admit negroes to schools, and all places "I received, two hours ago, darling, on the sheepe of the level for Mississippi, as regular, and he lar wording of the active of annexment, and they will show this our of yesterday at noon." I mailed you negro rote s showing conclusively that was sworn in the fact by the House is committee of the the whole. The House is committee of the the whole.

about 150 miles from the Irish const, from which the descent to deep water is very rapid, reaching 10,500 feet in fifty

NOVEMBER ELECTIONS .- The bill be-

fore Congress providing for the election of Congressmen all on one day, has passed A correspondent asks what Presithe popular House. It fixes the second Tuesday in November.

----RHODE ISLAND - The election in Rhode Island, where white laboring men are disfranchised-took place on Wednesday last. The result, of course, is in favor of the Republicans, though by a decreased vote. The vote was light on both sides.

MARRIAGES.

TIFFANY-MCCONNELL-In Harford, on the 5th inst., by the Rev. A. Miller, Harmon B. Tiffa-ny of Brookly, and Miss Lizzie E. McCon-nell of Harford.

DDATHS.

DUNX-In Bridgewater, at the residence of his son-in-law, Mr. H. C. Burgess, March 20, 1870, after a brief but severe illness, which he endured with christian patience, John Dunn, of Montrose, in the 87th year of his age, for-merly of New Castle, Staffordshire, England. JEFFERS-In Harford, March 8, 1870, Sebra Jeffers, aged 77 years, 6 months and 8 days.

The deceased was born in Connecticut, and has been a resident of this county 48 years. He has anfiered prostration from a paraletic attack for nearly two years. He was ever a kind and dulgent parent. Father dear, thou art in Heaven, Gone to that bright spirit world. Cans't thou hear us when we tell thee That our hear is are sad and lone. Lonely since thy Heavenly Father Called thee homeward to the sky, There to sing angelic praises, And to reign with him on high. WAYNAN-In New Millord, March 18, 1870, Mrs. Emeline Wayman, wife of William Way man, aged 24 years. Dearest Empline hast thou left me. Can this mournful taid be true; Has thy kind and friendly voice, Bid this earthly home adicu.

Thou art gone, but still we love ther, Though we see thy form no more. Still we know though come to meet us, When we reach the mystic shore. 1997 - **L.J. W**.

Militati - In Lenoxville, April, 5d, 1870, after finiteding all his chiys, Bro. Adam Miller, aged 52 years. 701 years.