The Daily Morning Post the quantity should be ascertained by measure. Mr. M'CANDLESS' Argument in the Su- if the whole franchise was given to the committee LOCAL MATTERS. ment in the Locks, may be levied on when remov-L. HARPER, EDITOR AND PROPRIETOR. Decisions of the Supreme Court. preme Court on the License Question. DESPATCHES without responsibility upon the part of the corporation, it would amount to a forfeiture of the pri-PITTSBURGHI ed, and may be sold as the property of the con-MAY IT PLEASE YOUR HONORS: M' Gill's Estate .- Chief Justice Gibson. One who has paid the amount of a judgment on land purchased by him, to save it from execution, is entitled to be subrogated in the place of the judgment creditor, on a subsequent sale by the Sheriff of other lands. Secus, if such purchaser has in his hands a balance of nurchase money due.

It ractor, before they were paid for or built up.

Derrick Son vs Cady — Judgment greation to his debtor [the debt.]

Derrick Son vs Cady — Judgment greation to his debtor [the debt.]

Letters of a judgment creditor to his debtor [the debt.]

Letters of a judgment creditor to his debtor [the debt.]

The case of the "hot press" comes within the same category.

The whole argument of a grant of supposed citement bordering on extremities, and with great propriety, seldom entertains an appeal to mere separate ture of the sovereign authority, is based upon false cular prejudice.

The temperance cause is a great and a good one. tractor, before they were paid for or built up. TUESDAY MORNING, OCTOBER 19, 1847. If this were a popular meeting, I could acquiesce E. W. CARR, United States Newspaper tion, is entitled to be subrogated in the place of defendant] giving him time and agreeing to recitement bordering on extremities, and with great citement bordering on extremities, and with great times and agreeing to recognity saldow entertains an anneal to mere see. Agency, Sun Buildings. N. E. corner of Third and Dock, and 440 N. Fourth street—is our only auhorised agent in Philadelphia. Sheriff of other lands. Secus, if such purchaser has in his hands a balance of purchase monsy due to defendant, or the bonds for the same have been assigned to any third party, who will take them of an attorney from the time the client had notice subject to all equitable defalcation.

Crail vs. Crail.—Judge Burnsing—Clear and such as in his hands a balance of purchase monsy due collecting the debt.

The temperance cause is a great and a good one, but its members are intemperate in their advocacy of it. They cannot compel people to it by the supreme power of the State. In granting, to these of public opinion is much more potent. The team of public opinion is much more potent. The team of public opinion is much more potent. The team of public opinion is much more potent. The team of public opinion is much more potent. The team of public opinion is much more potent. The team of public opinion is much more potent. The team of the torm, it is legislative," a power to make laws, that is, for a but its members are intemperate in their advocacy of it. They cannot compel people to it by the supreme power of the State. In granting, to these numerous companies, scattered over the Common.

We alth vanna, making the trip in 5 days.

The English steamer Mediterranean, had arrived at Havanna on the 7th, from Vera Cruz.

The Havanna on the 7th, from Vera Cruz.

The Havanna on the 7th, from Vera Cruz.

The Havanna on the 7th vanna papers are filled with extracts of the torm, it is that it is not a surrent members are intemperate in their advocacy of it. The temperance cause is a great and a good one, but its members are intemperate in their advocacy of it. The temperance cause is a great and a good one, but its members are intemperate in their advocacy of it. The temperance cause is a great and a good one, but its members are intemperate in their advocacy of it. The temperance cause is a great and a good one, but its members are intemperate in their advocacy of it. The temperance cause is a great and a good one, but its members Vote for Governor. Allegheny, Beaver, Butler, Crawford, Crail vs. Crail.—Judge Burnsink—Clear and satisfactory evidence is requisite to affect a legal title under the Commonwealth, accompanied by lease.

would never have been thrown overboard in Boston harbor, but for compulsory British Statues; and although this was an incipient to our independence, it was revolutionary in its character and destructive as revolutionary in its character and destructive for domestic parliaments for the evile of date of Sept. 29. He says that Gen. Scott has ad-Westmoreland, Philadelphia City a Montgomery, Schuylkill, 16,510 14,117 thirty years possession.

Where there is no written lease, evidence of circumstances said to constitute a tenancy, properly left to the Jury to decide.

Hollister vs. Hollister.—Judge Coultred—The services of the decision of the American population of the Jury to decide.

Hollister vs. Hollister.—Judge Coultred—The services of the decision of the American population of the Legislative power has been placed to constitute a tenancy, properly to meet in the Capital, with full power to constitute a tenancy of the Legislative power has been placed to constitute a tenancy of the Legislative power has been placed to constitute a tenancy of the Legislative power has been placed to constitute a tenancy of the Legislative power has been placed to constitute a tenancy of the Legislative power has been placed to constitute a tenancy of the Legislative power has been placed to constitute a tenancy of the Legislative power has been placed to constitute a tenancy of the Legislative power has been placed to constitute a tenancy of the says that Gen. Scott has addetered to the capital of the constitute a tenancy of the says that Gen. Scott has addetered to the constitute a tenancy of the says that Gen. Scott has addetered to the constitute a tenancy of the says that Gen. Scott has addetered to the constitute and their forms. The legislation of the American people is such, that they will never the character and destructive to the existing government. The character and destructive to the existing government. The character and destructive to the existing government. The character and destructive to the charact Berks, Chester, 8,088 3,357 Lancaster, Delawarc, left to the Jury to decide.

Hollister vs. Hollister—Judge Coulte—The savit vel non, though decisive of the disposition of the personal estate of a decedent, will not be avit of the State, by commission, under interroga of ejectment, notwithstanding the act of 15th March, 1632.

The Common Pleas has jurisdiction of a Director of the evidence.

The Common Pleas has jurisdiction of a Director of the existing of the personal estate of a decedent, will not be savit vel non, though decisive of the disposition of the personal estate of a decedent, will not be savit vel non, though decisive of the disposition of the personal estate of a decedent, will not be who are sworn to properly exercise it, but in the people in the hands of their representatives.

What are all these "wards, boroughs and town-ships," but so many houses of representatives?—
What are all these "wards, boroughs and town-ships," but so many houses of representatives?—
It is also stated that a divicion of fifteen hungships, but so many houses of representatives?—
It is also stated that a divicion of fifteen hungships, but so many houses of representatives?—
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It is also stated that a divicion of fifteen hungships, but so many houses of representatives?—
It is also stated that a divicion of fifteen hu Dauphin, Franklin, Lebanon,
Bedford,
Fayette,
Mercer,
Washington
Armstrong, 2,458 2,205 Indiana, Greene, Venango, 492 of 1815, the wife (the libellant,) shall have a bona fide residence of one year in this state, pre vious to filing her petiton.

A reconsiliation and subsequent cohebitation

A reconsiliation and subsequent Perry, Cumberlan held at 6,50, without buyers. 390 #20 625 800 300 York, Centre, My learned aud indefatigable Colleague, having Red at 1,32@1,35. certain. We rejoice at the movement referred to. I shall attempt to discus it, not upon popular we are anxious to see the pecuniary affairs of men placed upon a basis of honor. Make all debts appeared cobabitation with honor and we present a color of the offence, or a bar to a di.

We are anxious to see the pecuniary affairs of men placed upon a basis of honor. Make all debts the ethics and morality of ut matter to a more fit the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the basis of honor and we present a cobabitation with honor request to the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the basis of honor and we present the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the basis of honor and we present the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the basis of the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the basis of the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the basis of the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the basis of the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the basis of the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the profound opinion of Mr. Chief Justice Booth of Delegary which we prove the prof upon which we expected to rely, I shall not trouble you by citing these again. But I take Sunivan,
Union,
Lehigh,
Columbie
Carbon,
Juniatta,
Miffiln,
Lycoming
Luzerne,
Somerset, snbsequent cohabitation, with knowledge of adul- "debts of honor" and we predict, without fear, that OATS-Sales at 43c. This case involves two questions tery, is a continuation of the last offence. Deleware, which, upon request, he did me the hon people will find they can live, do business, and 1. Is the law passed r to send in manuscript and also to the Pamphlet Purdy, Power & Lacock.—Contrary to the Eng. trust each other, without Legislative interference. phlet laws 1846, page Laws of Deleware for 1847, published lish practice, which requires a resort to Chancery, We should like to see the principle tested. The This is a penal statute and applicable to the Kimmey, Dover, Delaware," pages 178, 179,180 and the Courts of law in Pennsylvania, will entertain an action against the debtor of a firm, to compel could flourish and enjoy good health, without the prisonment, deprives the citizen of his personal lib. 181, shewing in my judgment, the similarity of an action against the debtor of a firm, to compel the restoration of funds or credits to the firm, after town bear, until bruin one day died, and a subcould not be obtained. So it may be in the precould not be obtained. So it may be in the precould not be obtained. our act with theirs. CORN MEAL-Sales at 3,25. I could ilustrate this argument but after what 1000 Clarion, Clinton, Erie, Bucks, the restoration of runus of credits to the firm, after they have been applied by one partner, without the could not be obtained. So it may be in the prehas been said by my colleague I deem it unnecesconsent of the firm, to such partners individual sent matter. Business men think there is no get tic manufacture, upon which our government raissary. CORN-Prime Yellow at 80c. WHISKEY-Held at 30c. 758 Fred Hunt and his band of Sable Harmonists credit with such partnership debtor. ting along, if they do not treat every man as a thief, ed much of its means to support our last struggle among whom are Archer and Chapman, leave this morning for Pittsburgh. They will return in a Northampton, Evidence that the debtor of a firm, did not know and depend upon the laws to protect them. It is with Great Britain, and by a memorable insurrec-Evidence that the debtor of a firm, did not know of its existence, when he contracted the debt, may be rebutted, by evidence that others of the vicin are trusted. It is the want of faith in each other,

Being a penal statute, we must therefore take NEW YORK MARKET. few days, and give us " a taste of their quality." espondence of the Morning Po age did know of it; especially as such knowledge that causes so many acts of rascality.

But says an objector: "You would abolish without reference to penulties or inordinate excite-knows; but as to their returning to Cincinnati in VENANGO COUNTY OFFICIAL RETURNS in demand active.
GRAIN-No change. For Governor gation to the firm, although he only knew the act. the credit system." We say no. We would build in the WHISKEY-Sales at 32c. PROVISIONS-No change. ing partner, when making the contract. it up. We would place it upon such a foundation the "WARDS" are omitted, and its stringent per In the applicability of the Act to this county a few days, we profess to have something to say STOCK8-Nothing doing. Purdy vs. Exr. Stream—Judge Roozas—
The liability of the parties to a promissory note depends on their order consecutively, beginning with the drawer. But where on renewal of notes, the names of the endousers have been transposition was not been dearwer, who took them in blank, it should be the jury, in a contest between the endorsers, to decide whether such transposition was accident all or intentional. The original liability of the parties to each other, will not be relatively changed by such renewals, unless they were so intended.

By Judge Roozas.

By Judge Roozas.

By Judge Roozas.

By Judge Roozas.

Devices to have something to say in the abject to this country of the Act to this country of the subject to have something to say in the subject. By invitation from Mr. Andrews, we attended their rehearsal yesterday afternooned or a situation member who draughted the bill very properly and that which would not be so to those in town, and therefore he far the country. There are seven of the—and content the world that the country of the Act to this country of the Act to this country of the subject is desired to Borozaba and comes something: to say of the drawer. But he are in the subject, will accept the bill very properly and that which would not be subject, will not whom the subject to the subject, will not be subject, will not whom the subject, will not whom the subject to the subject to whom the subject, will not whom the subject, will not whom the subject to the subject to the subject to the subject to the subject, will not whom the subject, will not whom the subject, will not whom the subject, will not subjec Purdy vs. Ex'rs. Stewart .- Judge Ro For Canal Commi Brawley, (reg. Dem.) Shalluck, (vol. do Kennedy, (Whig.) 332 746 Peny, (Dem.) Keatley " No opposition but J. Williams, (Abo.) Shunk's maj. in '44, 357 Oct. 15, 1817. Yours Supreme Court Decisions.—We publish this morning another lot of decisions in the Supreme Court. The gentleman who furnishes these decis.

By Judge Rooers. Devise. "Of all the residue won't pay his landlady for his boarding, nor his tailor. But the same per. This argument is so simple, that I need not urge ded, [except such parts as hereafter excepted,] because in furnishes these decis. The gentleman who furnishes these decis.

By Judge Rooers. Devise. "Of all the residue won't pay his landlady for his boarding, nor his tailor. But the same per. It further upon the Court to the Allegheny market, on the furnishes these decis."

This argument is so simple, that I need not urge to further upon the Court to the Allegheny market, on the furnishes these decis. Son has been gambling, and he lost a hundred or a supplement?

This argument is so simple, that I need not urge to further upon the Court to the Allegheny market, on the further upon the Court to the Allegheny market, on the further upon the Court to the Allegheny market, on the further upon the Court to the Allegheny market, on the further upon the Court to the Allegheny market, on the further upon the Court to the Allegheny market, on the further upon the Court to the Allegheny market, on the further upon the Court to the Allegheny market, on the further upon the Court to the Allegheny market, on the further upon the Court to the Allegheny market, on the further upon the Court to the Allegheny market, on the further upon the Court to the Allegheny market, on the further upon the Court to the further upon the Court to the Allegheny market, on the further upon the Court to the fu SUPREME COURT DECISIONS .- We publish this Court. The gentleman who furnishes these decisions for the Post is one of our most distinguished attorneys; and his labors in preparing them have been repeatedly complimented, not only by the Eliza, share and share alike; and the profits of paid. He will shall be for the understand the profits of paid. He will shall be for the understand the profits of paid. He will shall be for the understand the profits of paid. He will shall be for the understand the profits of paid. He will shall be for the understand part of the consideration of the constitutional.

2. Is this law Constitutional.

This is the great question of the case, and I respectively submit the following memoranda and amusing to see the Irvin voters grin at the embodination of the court. The case of Thurlow vs. Massachusetts et al. Shall be for the unit of their political creed.

The case of Thurlow vs. Massachusetts et al. Shall be for the unit of their political creed.

The case of Thurlow vs. Massachusetts et al. Shall be for the unit of their political creed. Attoriesy and this labors in preparing them have been repeatedly complimented, not only by the learned index of the bay, but by the learned index exchange papers and distribution of the bay, but by the learned index exchange papers and approved of the result of the bay that by the learned index exchange papers and approved of the December of the bay that by the learned index exchange papers and approved of the December of the bay that by the learned index exchange papers and approved of the December of the bay that by the learned index exchange papers and approved of the December of ter, much faster than any one can lie me out of it.

Dr. Beccher.

This is most religiously true; and yet how few there are who seem to acknowledge its truth. The experience of every truly brave man, however, proves it.

The lot I purchased in George's name, above pittsburgh, to be valued, and if taken by him, to be charged him as so much of his share, and if house. A part of the stone was thrown 50 yards from its place, tearing away the side of the build. The lots on the Alleghenv, if taken by my inw. No other damage. Two men, grinders, nar.

Accident — On Friday morning last, a grind-stone bursted in the File Manufactory of Messrs.

Tingle & Snyder, Reserve township, Allegheny, and consequently a violation of the Revenue laws, and of the wheel house. A part of the stone was thrown 50 yards from its place, tearing away the side of the build that a State Legislature may refer back to its constitution given to itself—that it may be filled again.

We call the attention of the public to the octification of the united States.

Accident — On Friday morning last, a grind-stone would be an infringement of the Revenue laws, and one side of the wheel house. A part of the stone was thrown 50 yards from its place, tearing away the side of the build that a State Legislature may refer back to its constitution given to itself—that it may be filled again.

The lots on the Allegheny. If taken by my increased in the File Manufactory of Messrs.

Tingle & Snyder, Reserve township, Allegheny, would be an infringement of the Revenue laws, and of the would be an infringement of the Revenue laws, and of the constitution of the Constitution of the United States.

Accident — On Friday morning last, a grind-law, and one side of the would be an infringement of the Revenue laws, and one side of the would be an infringement of the Revenue laws, and of the Constitution of the Constitution of the Constitution of the United States.

Accident — On Friday morning last, a grind-law is tone bursted in the File Manufactory of Messrs.

Tingle & Sny we call the attention of the public to the sale, by order of Administrators, of the entire stock to the sale, by order of Administrators, of the entire stock to the sale, by order of Administrators, of the entire stock to the sale, by order of Administrators, of the entire stock to the sale, by order of Administrators, of the entire stock to the sale, by order of the sale to the sale, by order of the sale the sale, by order of the sale that the The local editor of the Cincinnati Signal, referring to the Sable Harmonists engaged by Annares, says — This accomplished band of min strels, recently re-organised under the Agency of Erred Hunt, took their departure yesterday morning for Pittsburgb, on the Monongahela."

If the local should ever visit Pittsburgb, he will

The lots on the Allegheny, if taken by my ing. No other damage. Two men, grinders, narrowly escaped being killed.

RAFT Warchen—A raft was permitted to float against a pier of the Old Bridge, on Saturday inglet. The local should ever visit Pittsburgb, he will

The lots on the Allegheny, if taken by my ing. No other damage. Two men, grinders, narrowly escaped being killed.

RAFT Warchen—A raft was permitted to float against a pier of the Old Bridge, on Saturday inglet. We saw it beautifully wrapped around the pier yesterday. Loss to the owner from the Alle.

The lots on the Allegheny, if taken by my ing. No other damage. Two men, grinders, narrowly escaped being killed.

RAFT Warchen—A raft was permitted to float against a pier of the Old Bridge, on Saturday into its original elements.

RAFT Warchen—A raft was permitted to float against a pier of the Old Bridge, on Saturday into its original elements.

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RAFT Warchen—A raft was permitted to float against a pier of the Old Bridge, on Saturday into its original elements.

The lots on the Allegheny, if taken by my ing. No other damage. Two men, grinders, narrowly escaped being killed.

RAFT Warchen—A raft was permitted to the float it may act by proxy, that impeachment for dereliction of duty may be transferred to a legislative power and the fundamental law, and that it is the fundamental law, and that it is the fundamental law, and that it is original elements.

The lots of the Candy-Index of the fundamental law, an ag for Pittsburgh, on the Monongahela."

If the local should ever visit Pittsburgh, he will and most valuable item of property. To construe it pier yesterday.

Loss to the owner from the Alle-for by our learned friends.

In the Constitution of 1790, and in its amend. find it difficult to fix its location on any particular the word "aforespid" added, after "children or their gheny country. 3 " Sicily; 10 Boxes Shelled; advertisement of Mr. John Murdock, Jr. proprietor Coursous Marriage Contract.—In the Royal Library of Paris is a written contract, drawn up in 1297, between two persons of noble birth in Armignae The decomposition of the stock, &c.

That the word "IT" in the second clause, does ious for the arrival of to-morrow evening, when is solventhen the possession of it merely, and of the stock, &c.

We, the People of the Commonwealth of Penn ious for the arrival of to-morrow evening, when its government."

We, the People of the Commonwealth of Penn country, as being of the most choice description.

We would advise farmers and others who wish to for sale by oci9

III Wood

The powers therefore, which they possessed as set out young or chardes and others who wish to set out young or chardes and others who will appear in the Athena.

The powers therefore, which they possessed as set out young or chardes and others who will appear in the Athena.

The powers therefore, which they possessed as set out young or chardes and others who will appear in the Athena.

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The powers therefore, which they possessed as set out young or chardes and others who will appear in the Athena.

The powers therefore, which they possessed as set out young or chardes and others who will appear in the Athena.

The powers therefore, which they possessed as set out young or chardes and others. ments of 38, the People, who adopted it, say, Murdock are celebrated throughout this region of We, the People of the Commonwealth of Penn. Murdock are celebrated throughout this region of merely, and of the stock, &c.

An estate for life, or during widowhood, was vested in the widow in Braddock's fields, and on burgh public; and we are designed that the Pitts.

Mr. and Mrs Newton will appear in the Athenæ ins government."

The powers therefore, which they possessed as a mass, were distributed among the different de partments of government recognized by this instru. His nursery is situated three miles South East of the partments of government and others who wish to set out young orchards to give Mr. Murdock a call in the widow in Braddock's fields, and on burgh public; and we are designed that he will be a set out young orchards to give Mr. Murdock a call in the widow in Braddock's fields, and on burgh public; and we are designed that he will be a set out young orchards to give Mr. Murdock a call in the widow in Braddock's fields, and on burgh public; and we are designed that he will be a set out young orchards to give Mr. Murdock a call in the widow in Braddock's fields, and on burgh public; and we are designed that he will be a set out young orchards to give Mr. Murdock a call in the widow in Braddock's fields, and on burgh public; and we will appear in the Athenæ in the powers therefore, which they possessed as a mass, were distributed among the different departments of government."

The powers therefore, which they possessed as a mass, were distributed among the different departments of governments of governments of government." Armignac. The document bound the husband and wife to taithful wedlock for seven years. It stipulated that the parties should have the right to renew the tie at the end of that time if they mutually agreed; but if not, the children were to be equally divided, and if the number should chance of the manner directed; and this construction, adopted with hesitation, is influenced by the signated out to purise assess aware for marriage, if seems if we may be received the marriage of the summer denset, and the construction of the purise seems and in the construction of the summer denset, and the construction of the summer denset in the summer de ble tigs to the society. No man could be a member unless he was an Irishman, or his parents, at least one of them, had been born in "the sweetest Isle of the Ocean!" Their bye-laws allowed of a second that the cestui unit trust.

Information was lodged against her for disorderly as the Legislature shall prescribe; and if the people shall approve and ratify such amendment or ple shall approve and ratify such amendment or strange effect of the bag-pipe. Boyle fell into a smendment by a majority of the qualified voters. least one of them, had been born in "the sweetest Isle of the Ocean!" Their bye-laws allowed of a limited number of honorary members, but that num ber was full. Accordingly, on the 18th of December, 1781, his Excellency, Gen. Washington, was unanimously adopted, not elected, a member of the society, and he acceded to the wishes of the society, and he acceded to the wishes of the society, and he acceded to the wishes of the society, but if by payment will not. Here the plea and mode and produce with them was longed against ner for disorderly conduct and drunkenness.

Accident is fired by the curtesy of a trust estate held by the wife conduct and drunkenness.

Accident is fired by the curtesy of a trust estate held by the wife conduct and drunkenness.

Accident is fired by the curtesy of a trust estate held by the wife conduct and drunkenness.

Accident is fired under the splashing of water; and if the people shall prescribe; and if the people shall Dombey and Son, 11th and 12th numbers. The Maid of Monterey, a tale of the Maid. nously adopted, not elected, a memoer of the significance of the society, and he acceded to the wishes of the society, e.m., wore their medal and dined with them eral occasions—Botton Pilot.

To his farm in Peebles township, in company with an old gentleman named Kane, the horse took fright and ran off, upsetting the vehicle, and throwers ing both upon the ground with great force.

To his farm in Peebles township, in company with an old gentleman named Kane, the horse took fright and ran off, upsetting the vehicle, and throwers ing both upon the ground with great force.

To company with the peebles township, in company with an old gentleman named Kane, the horse took fright and ran off, upsetting the vehicle, and throwers ing both upon the ground with great force.

To company with submitted to the people oftener than once in five submitted to the power.

Norman's Bridge, or the Moder ing both upon the ground with great force. Mr. be submitted, they shall be submitted in such manof a fox; Henry III, of France, at that of a cat;
and Marchal d'Albret at a nig. The horses that A Successful Voyage. - The ship M'Lellan, Capt. tered without costs. A Successful Voyage.—The ship M Lelian, Capt.

Perkins, says the New Bedford Mercury, which sailed from New London on the 5th of March sailed from New London on the 5th of March capt.

Sailed from New London on the 5th of March capt.

Car Davis Straits, on a whaling voyage, re-paramises (which were Mills) in complete repair.

Any process of alteration, other than this, was never contemplated, and in practice would be Virginia upper country, Fauquier, Loudon, Prince and Prince of the Points of the Poin McCully was seriously injured; his skull being ner and form, that the people may vote for or ractured; and yesterday afternoon his life was dissaite from Nex London on the St. John's Straits, on a whaling voyage; retained on the Sth inst., with eleven hundred barturaed resource is the fishery, and that naving initial, they potato are in a most destinute condition. The potato blight has commenced its destructive effects in yestious parts of the island.—New Fork Sun:

Stone quarried by Canal Contractors, who had bought the privilege to dig, raise and remove them, and who were to pay the owner of them when Adams yesterday, for desecrating the Sabbath.

Steamer Colorado was fined four dollars, by Mayor members "to make by-laws," is merely ministed and canals at the same speed as locomotive engines rial, it is subordinate to the principal body. But Office B. & O. R. R. Depot, Pratt St., Baltimore.

Directory office,

PITTSEURGH THEATRE. BY ELECTRIC TELEGRAPH, EXPRESSLY FOR THE MORNING POST. PRIVATE BOXES \$5; SINGLE TICKETS 75 CTS. )reas Circle, 50 cents. Second Box, 35 cents Sit, 25 "Gallery, 90 " PRILADELPHIA, Oct. 18, 8 o'clock, P. M. Second Might of Mr. G. W. Jamison. The schooner Somers, arrived at Charleston, from Tuesday Evening, October 19, 1847, .....MR. JAMISON. emona..... MISS PORTER. DANCE, by MISS ANNA MALVINA. To conclude with the new Drama of the IMP OF THE ELEMENTS. MR. PARSLOE. In rehearsal, Bycon's Play of Werner; also a play in 5 acts colled &billino, or, The Great Bondit. ATHENÆUM MUSICAL HALL. THE Public is respectfully informed, that an engagement has been effected for THEER NIGHTS DRLY, with the favorite Vocalist and Pianist. MRS. R. G. NEWTON, And the Eccentric and Buffo Singer MR. R. NEWTON, From the Boston, New York and Philadelphia Con. certs and Festivals. They will appear on WEDNESDAY. OCTOBER 20th, In a variety of selected BALLADS, SONGS, DU-WHEAT-Sales Prime White at 1,44; Prim Tickets, 50 Cents. Doors open at 7, Concert to oct16-4t CORN-Prime White 68@70c.; Prime Yellow Re-Opening of Andrews' Eagle Salcon. On Tuesday Evening, October 19th, WITH ARCHER'S BAND OF SABLE MELODISTS, EVEN in number, who stand unrivalled individually and collectively in their profession. They PHILADELPHIA MARKETS. will appear each evening, in a variety of the most popular Ethiopian Songs, Glees, Choruses, &c. &c. The following distinguished Artists, compose a part of the company, Myers, Archer, Page, Chapman, Fawn and Seymour. Oct. 18, 4 o'clock, P. M FLOUR-Held at 7,00; sales 1000 bbls. at WHEAT-Sales new southern at 96c. BY EXPRESS. V ESTINGS—100 Yds. more of those very rare and choice French Fig'd Cashmeres and Silks.
FOBINSON, ANDLES-20 Boxes stearine; Oct. 18, 3 o'clock, P. M. FLOUR-Firm, with sales at \$6,62@6,75; east-20 Dipped; for sale by
J. D. WILLIAMS, 110 Wood st. Situation Wanted. YOUNG MAN, who has extensive conner For New Orleans.

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The new and splendid passenger steamAn election for thirteen Directors of this Bar
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A. RS. DUFF, has just returned from New York, and opened a choice selection of elegant and shionable WINTER MILLINERY: Bonnets, Caps. fashionable WINTER MILEINER Y: Bonners, caps, Collars, Scaris, Ribbons, Laces, Bags, Gimps, Buttons, Fringes, Flowers, Feathers, Hdkfs, Shawls, &c. The latest patterns of Caps, Mantillas, &c. Every article in the Millinery business made to order the latest style. A few good silk milliners wanted. DOLLARS SAVEDIII
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VESTINGS-Figured and Sup. Sup. Cashmeres, BECEIVED, at the fron city clothing store, a splendid assortment of Cloths, consisting of fine french, English and American Plain, Blyk and Fancy Cassimeres, of the most modern styles; fine figure and English Plain and English and Eng Shrkspeare, Scott, Byron, Burns, Campbell; Coleridge, Pollok, Hemans, Cowper, Young Gray, Beattie, Goldsmith, Moore, Pope; Gray, Beattie, Goldsmith, Moore, Pope; Shelly, Keats, Crabbe, Heber, Ben Johnson; Beaumont & Fletcher, Massinger, Ford; Spencer, Ossian, Loudon, Barry Cornwall; Wordsworth, Hills, &c. &c. in various edition sale by H. S. BOSWORTH & CO., Welsted's City of the Caliphs;
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