PORT OF THE BOARD VERIES. The Morning Post. L. HARPER, EDITOR AND PROPRIETOR. PITTSBURGH: MONDAY MORNING DECEMBER 3, 1845

Morning Post Job Printing Office. CORNER OF WOOD AND FIFTH STREETS. Of D- Having added to our Easablishment, a splendd Staar Four Fifthing Machine, we are propared to do nil kinds of Newspaper and Book work in a style of un-urrorsed beakly and nearway and unset have to rear tion, of which we propose to give a brief hissonable terms. We respectfully solicit

DUIDT Marante dierpeneredie han Batithete far sare an interior DE E. W. CARR, United Sintes Newspaper Age and Baildings, N. E. combr of Third and Dock stree and 400 North Fourth streat-is out only authorised As the purpose, under the exclusive care of

few devoted ladies, attached to the order of IF For Commercial and River News, the Sisters of Mercy. Flie, building was The Latest News, Market Reports, &c., will be found under Telegraphic, Heat. soon found to be incenvenient, and it became necessary, an order to carry out the views of

HORRIBLE. "Werdict of Guilty of Murder in the hirst degree 1. No event has occurred for years more hornible than the Io pursuance of this determination, the present handsome, and appropriate, structure man , which dooms him to in ignominious death. As lar as we have had an opportunity of sounding Was complenced, and (under many difficulties public opinion, the verdict is denounced ; each per- owing to limited means.) completed for the son seemed terror-struck as he heard the fact of Feception of patients the 1st of April; of this conviction related At the time of the death of the woman by the The present building is well calculated for year. suit and

handsol her husband, we in common with the whole | the purpose intended, being situated in an airy community, entertained the opinion that he was and commanding position, having its rooms goilty of a capital offence, under the peculiar laws of the Siste. Then we knew, nothing of any other with an abandant entroly of dood water. It is circumstance than the mere killing. Zimmerly was with an abundant supply of good water. It is c)rcumstance that the mere killing. Zimmerly was with an abundant supply of good water. It is without a friend; he was poor; he was a stranger inchesion in the country; he could not speak our language; he was regarded as a monsier, was bunned and executed. All concurred in the opin-ion, then, that if capital punishment was justin any case, he deserved death for his crime.
 with an abundant supply of good water. It is capable of accommodating 60 patients, but at present, in cousequence of the small supply of land, and not exceeding a speak of furniture. (Bedding in particular.) connot re-ceive over twenty five. Cleanliness, and good order, combined, we found to prevail in rion; then; that if capital punishment was just in any good order, combined, we found to prevail in But the testimony elicited during the trial has put a new face upon the whole sad affair. We will relate briefly the case as it went to the jury -The prisoner was a German by birth, born in Alace. Witdesses who knew him there, sud he was nonrishment, and general sustenance of the

and in consequence, they did come. In a short time, Zimmerly was informed that one of his daughters had been syduced by her nucle. This dis iracted him. He sought relief in drink; and foll a victim to fotemperance. He has never been right forms med since. He came to this conntry with his formity. Drihe trip over the montains, he threw his close merboard, and stiempted to jump overboard binsor. While living in this city, he worked a lit. Which have the trade the trade the source is gone to the poor and needy. This charity has illus, lar been supported by voluntary contributions alone, but as this which have this far cheered him forward, go down in the cloud of dificulties that press around him.

S. Con " Homes for Alt."

man ameticization is about to be taken in in try. In utariyall the States of the Users, ad of the Homesteric Extension principle, may found. At is the a new years and, implicit icons, and yearly reports, for the benefic of the for debt was sholished, and we have already witnes-sed the wisdom of the act. A largo party opposed the change, at the time the Legislatures of this and public.) beg leave to state, that in furtherance I the object in view, we visited the Instituother States yielded to the popular demand for the oner i, and Mr. Boyd, for Commonwealth i The add reform ; good men thought it was a scheme for the dresses occupied the entire day. In the evening

tory, for the purpose of calling the attention. advantage of the dishonest debtor ; that it would inof the citizens generally to the present situajure the hopest oreditor 1. But, after years of expe tion, and past transactions, of an institution, which imagrove you an amount us within the last rience, we find none that will advocate a resort to which imagrow not a monoget us within the last. the old system of putting men behind bars of iron, two years, and the second system of putting men behind bars of iron, The Mercy Hospital was opened in January, 1647, in a temporary building, rented for

those interested, that a new building, erected

the " New Hampshire Democrat."

good order, combined, we found to prevail in all its departments. From the inspection of, the general books of the house, and the re-port of the medical attendants, we are led to believe that aliberal spirit, in regard to the nonrishment, and general sustenance of the sace. Wintesses who knew him there, said he was t beloved and respected; mild, horest and index and inter-trious.<sup>25</sup> His wife had a brother, who lived thirty miles from Philadelphm, (and lives there still.) who wrote to Zimmerly, asking him, to permit his two daughters to come to this country and live with him Zimmerly freated the request will disfavor; but his wife insisted that the daughters should come; and in consequence, they did come; In a short time, Zimmerly was informed that one of his cangabilities) without reference to religion or about time, Zimmerly was informed that one of his cangabilities) without reference to religion or cangabilities in consequence, they did come; In a short time, Zimmerly was informed that one of his cangabilities) without reference to religion or cangabilities with contracted her source to this contracted in full with cangabilities without reference to religion or cangabilities with the source to the contracted here, will be contracted here will ensist as at present. While debt contracted here, will be contracted in full view of the law, and of the resources upon while the law, and of the resources upon while the source to the contracted here and will be contracted here the and the source to the source will be contracted here and will be and the resources will be contracted here and the a

LOPAL and Pation Kerr and Jones. The case of Zimmerly, charged with the f his wife, was ably argued before the jury, Mesars. Heidelberg, Irwin and Darragh, for the prin

the charge of the Court was given. Charge of Judge Patton.

We give an abstract of the charge delive and feeding them on bread and water, because they In this case the prisoner is charged with the murand record in the new of the charge at the prisoner is charged with the more than the more than the prisoner is charged with the prisoner is charged with the prisoner is charged with the more than the prisoner is charged with t the Homestead Exemption scheme, would produce a like result. Its great benefits would be apparent in the happiness of families, who would be permit-on the 11th September, of which wounds whe died in the happiness of families, who would be permit-ted to enjoy a security from danger that is now felt nowhere. Besides all this, it would make men feel alleged in the indiciment are not disputed. The jects, and yet in regard to others he may be in a work will relax their efforts. By next summer the that thrift depends upon honesty. wounds described in the indictment, logether with complete state of delusion, and the delusion may This measure is one which belongs to the Demorg some seven or eight other wounds not set forth, were be so fixed and permanent that no argument no per-This measure is one which belongs to the Demo; some seven or eight other wounds not set form, were a cover a disturbut the principal of the pr

be adopted by the popular and progressive party is described were sufficient to cause the death, and did because upon no other can those who struggle for "cause it. The more fatal wounds were in the back, second elevation, depend. Conscious that this is and penetrated to the chest. The instrument used it is called partial insanity. In civil proceedings was d'ong sheemsker's knile, at the post morten. It is called partial insanity. In civil proceedings under a commission of lunacy, it inatters not examination, a piece of this knile, nearly three whether the insanity be partial or total." the person whether in New York, Ohio, Michigan, the back, the back, and hearly in the second distances to do such a character to the standard papers in New York, Ohio, Michigan, the back, and the back, and hearly and distances to the provided the insanity hearly hearly here are the month of such a character to the standard conservation of such a character to the standard conservation of such a character to the provided the insanity here are also and the additione with the standard conservation of such a character to the the standard conservation of such a character to the the standard conservation and the standard conservation of such a character are the standard conservation and the standar Illinois, Wisconsin, Iowa, and other States, have found projecting into the chest. In short it may be as to disqualify him for the judicious management of earnesily advocated this great measure. The Phila- suid that the fact, the manner, the cause, and the his own affairs .... delphia " Spirit of the Times," has given us many author of the death, as set forth in the indictment, But a different rule is applied in criminal cases.

We have written so, much for the purpose of in . ... In view of these uncontroverted facts, and of the "under total insanity, he is so clearly an irresponsible are matters not controverted. lucing to our readers the following article from circumstances attending the infliction of the wounds being, that the law does not treat him as a fit subwe feel warranted in snying, at the outset, that the ject for punishment, and he must be acquitted. But

> time in dwelling on the lower grades of homicide. We may briefly, however, advert to the law in re. ed, must have a connection with that subject, and gard to manalaughter, because, by doing so, you must thus appear to have sprung from the particlar. of the first degree and murder of the second degree. Interval, he is held responsible for the act, and may created by our Act of Assembly. A material change has been made in the compone

of murder into two degrees. By the express terms A drankard has been described in law, as pae, of the Act; there are several kinds of murder in the who by his own vicious act, for a time depriveth first degree clearly defined-to wit: when it is himself of reason and understanding. He has been

blowing upon every case the most careful; calm, and er may be punished. impartial reflection, the jury can seldom err in form. In cases of homicide, however, where the accused of "Hogback." It is something singular, the base

drave frequently, and always during theso fits theses would complain only of his daughter's the was never known to have a quartel with the -all the winnesses who had opportunities of the feels himself and main is to be hoped that a system of sup-the feels himself and main is to be hoped that a system of sup-the feels himself and main is to be hoped that a system of sup-the feels himself and main is to be hoped that a system of sup-the never struck her, port may be adopted, and with the never struck her, port may be adopted, and with the never struck her, port may be adopted, and with the never struck her, port may be adopted, and with the never struck her, port may be adopted, and with the never struck her, port may be adopted, and with the never struck her, port may be adopted, and with the never struck her, port may be adopted, and with the never struck her, port may be adopted, and with the never struck her, port may be adopted, and with the never struck her, port may be adopted, and with the never struck her, port may be adopted. and with the never struck her, port may be adopted, and with the never struck her, port may be adopted, and with the never struck her, port may be adopted. and with the never struck her, port may be adopted. and with the never struck her, port may be adopted. and with the never struck her, port may be adopted. and with the never struck her, port may be adopted. and with the never struck her, port may be adopted. and with the never struck her, port may be adopted. and with the never struck her, port may be adopted. and with the never struck her, port may be adopted. and with the never struck her, port may be adopted. And with him who can estend adopted the mark be gathered from circumstruces. For the declarations of cide. party, accused of the crime... When a person medi-But where habits of intemperance have resulted tates the commission of a beinous offence, he is not in any permatent or radical kind of igennity, like likely to declare his intention beforehand, unless it insanity of any other description, or produced by be in his accomplices. The absence of provection, any other cause, it excuses the offence. But by inbe to his accomplices. The absence of provocation, and the employment of a deally weapon, are cir-cumstances that tend promptly to prove the intent; and this proof may be strengthened by the concur-rence of other facts, such as secresy, or sechaion, preparation for, and perservance in the commission of the act by the accessed. The act must be wilfd. When a man uses cer-tain words, if a convers the meaning which pro-posed he intends to convery the meaning which prohave deemed impossible. Homesteads for all, and those inaliable by any rocess not entirely voluntary, would, in our belief, prove a more efficient panacea for all the evils inposed he intends to convey the meaning which pro- have just remarked, it is a fact, that in cases of upon the bodyperly belongs to them. If a man use upon the per-son of another a deadly wespon, the natural infer-ence is that he willed or intended the effect which. But where insanity is the remate or ultimate murder, may be taken into consideration by the jury, But where insanity is the remote or ultimate efsuch a weapon is naturally calculated to produce. feet or habits of intemperance-where the effect. If there be great and confidued perseverance in the takes a character distinct from that of mere infoxigreat enormity and cruchy, and death is the final reace has resulted in delirium tremens or mania result, the manner of the use and the death tend potu-if is an excuse for crime. Then the immedistrongly, if not conclusively, to confirm the infer- ate and direct effect of the liquor has passed off, and ence that he willed and intended what actually oc- is succeeded by a disease of the mind, depriving the a fire broke out in the first story of Mr. Herbare actual virtues and acquirements, but according to the false pro rata rule of comparisons. Pantessions of moral agency in the administration of the large the false pro rata rule of comparisons. Passessions and honors are not valued so much for what they are as for what they show. They are not sought be-cause they are gold but because they shine. The most we can do, at present, therefore, is to advance in the right direction—to remedy, as far as may be; evils that lie in our reach, and whose cure will not violeatly disturb the present stificial state of society. One step, and a very obvious one, in this direction, is to exempt the poor man's home from legal process. To make it his as absolutely as his wile and his children are his. For this end, we believe a bill, introduced by Mr. Fowler, whose provisions we have not examined, is now before the Legislature, postponed from last session. We hope patient of reason. But even in cases where such is of moral agency in the administration of the laws. the result of habits of intemperance, the law will which was not extinguished until considerable dam The act, to be murder of the first degree, most only excuse the offender; provided he is unconsci also be " deliberate and premeditated." Then; of the evil he is doing, or incapable of distinguishagain, the absence of all provocation is regarded as ing between right and wrong in relation to the act ored by insurance, an important item of proof to show premeditation. committed. The insanity must be of such a charac-If no known provocation has been given, the inquiry ter as to control the will, and to deprive the party arises, what could have prompted the party to the of freedom of moral action. In such cases, the law act ? The only natural answer is, that he has cher- looks not to the causes, but the effect. It recogished some sectet gradge that he has sporely nizes him in its mercy, as one deprived of reason formed a design, and that he is, by his act, carrying and understanding, and as such dors not hold him out this formed design. The use of a deadly wea- accountable for his acts. Legislature, postponed from last session. We hope that bill, or something better, will pass the present session. The spirit of the age demands it—the best interests of the State demand it, and the true rela-tion of debtor and creditor demand it. affair.
Turner Annessren.—On Saturday evening, a fellow
named Johnson was arrested by one of the Mayore
Police, on the charge of stealing a close from Gyrn
Black's tavern, in the Diamond. He was committed
for turther hearing till Wedneaday.
Bot The Hon, Walter Forward is to deliver the
first lecture for the season, before the Young Mente
Librar Anscention.
Bot The Factory Riot case comes up to days, on
the quarter Sessions. There will be at least a deliver
the quarter Sessions. There will be at least a decay
to a lawyers' engaged.
A FURTHER REDUCTION.
A FURTHER REDUCTIO pon is another circumstance tending to the proof of The insanity produced by intemperanceremeditation ; and this proof is strengthened, if he it be manta, delirium, or some other form-may be has purposely prepared himself beforehand with the total or partial. If it be of a partial character, and weapon. In regard to the space of time that may manifests itself merely in a delusion on one or more be necessary to furnish scope for deliberation, it is subjects, the offence must be the offspring of the inimpossible to fix a period. Some men require less same delusion, otherwise the offender will be held time than others for reflection. Reflection for a ainute might in the case of one man be enough to \_\_\_\_\_\_ It will be for the jury to apply the law to the eviresponsible for the act. raise a charge of premeditation. In the case of an dence produced in this case in support of the plea otherman, it might require five minutes, or anhour, of insanity, and to say what benefit, if any, the has day. No time can be fixed as a limit, and pon the subject of premeditation, the Jary must udge in severy case, from all the circumstances, whether it is or is not a feature in the transaction. It is not our intention to dwell upon the evidence in this case. We desire to refrain from pre-occupy-in this case. We desire to refrain from pre-occupy-in this case. We desire to refrain from pre-occupyor half a day. No time can be fixed as a limit, and prisoner shall derive from the plea. It will be for gard to the lendency of the evidence. The Jury and premeditation which are essential features in the are the judges, both of the law and the evidencecrime of murder in the first degree. If he labored and into their hands must be committed the fate of under absolute insanity, then he was not a responsi the prisoner. But we must be permitted to say, that there are he was in a diseased state of mind, not amounting to ble being, and cannot be punished for his act. If rcumstances of preparation indicative of premedinsanity in the eye of the law, but impairing or deitation,—of multiplicity of wounds, inflicted with a stroying his capacity for rational deliberation, the dee4 Corner all and Market streets. deadly weapon prepared for the occasion—of all jury may say whether this circumstance should re- 10 BBLS. SWEEP CIDER—For sale by RING & MOORHEAD Jury may say whether this circumstance anouth re- 1Ut deet. KING & MOUGHLAM. duce the act to murder in the second degree, or may 5 HBLS. HOMINY-On hand and for sale by the test test weight as in their importial and by 5 deet KING & MOORHEAD. sting ties cruelly violated of murderous perseverince in a scene of horror and barbarity-that must mane deliberations, they may deem best. nevitably stamp the transaction with the guilt of The jury, in many cases where murder is charged, The jury, in many cases where more a least a have a legal discretion to say whether the act a mounted to murder in the first or murder in the sec- 40 60 km Brazil Brazil Brazil nurder in the first degree, unless the Jury should find something to change its aspect in the evidence roduced by the defence, under the plea of insanity. ond degree. This is evident from the tenor and for sale by (deca) - MILLER's TROEFFSON. humane provisions of the Act of 1794. They have SGARS-50 M genuine Principe, "Cruz & Sons" that discretion in this case. Or if they believe that It rests upon the party, making the plea of insanty, to establish it, by affirmative proof. Its czistace can not be presumed. It cannot be inferred a clear case of insanity has been made out, may acfrom the madness of the act itself. For any man, quit the prisoner entirely ; a conclusion, however, a clear case of insunty has been made out, hay ac-quit the prisoner entirely ; a conclusion, however, at which they will scarcely arrive. Their best judgment must be exercised under the solemn obligations, they owe to itheir oathe, their consciences, and their vows: If they believe the defendant guilty of even the highest grade, of mur-ter and for sub pre-view of the sole of mur-decal sole of the who takes the life of a fellow being, except by acci- at which they will scarcely arrive. ent, in self defence, or by the command or permison of the law, is a sort of madman. His reasoning powers must be dethroned by passion, or perconsciences, and their vows. If they believe use defendant guilty of even the highest grade, of mur-der, they must any so, and allow no feelings of sym-pathy to stand between them and their duty. On the other hand, they must not permit their minds to be undily influenced by feelings of horr and in-dignation, which the atrocity of the act is calculated to excite. And if the testimony has left doubts in their minds as to the guilt of the prisoner, he is en-their minds as to the guilt of the prisoner, he is enverted by malice. All the bad passions of the heart, uch as anger, hatred, malice, envy, and revenge, carry on a perpetual warfare with the rational and. propriate action of the mind of man in every the other hand, they must not permit their minds to rm of society and in every condition of life .--They are perpetually throwing the mind off its bal-ance, thrusting aside the judgment, and impelling LUKE TAAFFE. BO We had more high winds on Friday night. The blasts were stronger than those of the stother night." An old elm tree, in Allegheny, that has stood the storms of many years, yielded to the pres-wire, and yesterday moraing was lying prostrate. We saw a number of jubless men in its top nod of its trink, with axes. This is its fate. Bo Schaffer, who was shot last week in an affray in the Fifth Ward, is recovering. Birgidoffar has The jury retired ; and about 8 or 9 o'clock, same vening, returned with a verdict of "GUILTY OF MURDER IN THE FIRST DEGREE." Anniver. The Sheriff of Venango county arrived re yesterday evening, bringing with him two convicts for the penitentiary. They were tried at the present term of Court, and on last Friday were convicted and gentenced to oloven months each in the enjoy lucid intervals. Western Penitentiary, Both were taken to Alles 4. Draphards are those, who, by their own vicious acts, and course of life, deprive themselves of ungheny in a carriage, and put under the care of Ma. vi jor Beckam.

d forms, and degrees, from raving to the mildest form of monomania. ly but two classes of r e wholly deprived of under-1. Idiots, who have been the victims of family from their birth, and-2, raving mapiaes, a project in view which does not seem visionary. It superisonment in the Penifenliary for two years and whom you may see in a mad house, chained to the is to apply to Congress to a autoacristion; for two floor, to save them from themselves, and to protect reasons ; first; as part of a great Nafdop! Main those about them from violence. Route ; and, secondly, as a Milliary Road, connect. those about them violence. Route ; and, secondly, as a Milliary East, com But, besides these, there are other species of in-

complete state of delusion, and the delusion may Chesapeake and Ohio Canal will be completed to per barrel.

Outlet to the Ohio river." ilar monthly has recently, charged hands and residence. It is now published by Sartrid, at Philadel, phir, and is under the editorial management of Mrs. pine, and is more the fart. The January pumber, Kirkland and Professor Hart. The January pumber, exhibits considerable improvement, and is feally a splendid literary gem. The illustrations, by Sart. are charming. [The person who teokiour copy wil

lease return it.1 Where a man is charged with a crime, and labors case is one of murder in the first or second degroe, when he labors under an insane, delusion in regard or it is nothing. Hence it is useless to occupy your to a particular subject, (which would be a case of boys, whom Mitchell took from the Theatreon the 2 partial insanity,) the offence with which he is charge previous evening, were in, charged with disorderly conduct. A brother of one paid his five , the mothmay be the better enabled to understand what con- delusion; otherwise he will be convicted. And if er of the other paid his. It is hoped, if they prefer stitutes murder, and the distinction between murder, an offence be committed by a lubatic, during a lucid the quiet of home's freside, to the ratific of home watch-boxes, that they will take care of themselves, be convicted and punished for it. It would be up iereafter. An old woman was brought up, who trempled in safe to sanction a different principal in the adminis, every limb with the effects of liquor. She had been tration of the criminal law, as unsafe as it would be law by the Act of 1794. That Act makes a division to admit that drunkenness is an excuse for crime. taken from the streets, dyank. . The Capthin gave her some whiskey in a tin cop, and in a short time she was able to walk to jail. / a second if y Another of the same sex was in, because she had caused by poison; or by lying in whit, or in the aptly styled a voluntary defion, and is not allowed no other, place to go. She too went up. I attempt to commit a rape, robbery, burglary or arson. To derive any exemption, benefit or privilege from Atmost a Fint.—On Friday morning, the cl no other place to go. She loo weat up. 1

Stiempf to commit a rape, tobbery, burglary or arson. But all other kinds of murder in the first degree, which fall under the description of "wifful deliber-ale, and preneditioned killing," are left to construc-tion or circumatances. The jury, with the aid of the Court, must determine the character of each case Court, must determine the character of each case crime is perpetrated and is the immediate effect of with fismes; but by the set works to from the facts and circumstances attending it. Ber the fit of intexication, and while it lasts; the offend- men and neighbors, no serious injury was done.

ing their verdict. All other kinds of murder at common law, not committed, the fact of his intoxication may, like any Once a button maker was could out; and mere at All other kidde of murder at common law, not committed, the fact of his intoxication may, fac any once a button maker, was could out out and the first other circumstance attending the transaction, be ta-degree, would be morder of the second degree un-ken into consideration by the jary, in determining the morder of the second degree un-ken into consideration by the jary, in determining the anestion of maker -all by fire.

News by Telegraph! Reported for the Morning Post. uite sanguin Sentences of the Chester County Bank ore looked coldly at the project, seem more favorable. That

Robbers capital invested in the contemplated road would PHILADELPHIA, Dee. 3-6 P. M. be amply compensated, none doubt; for the coun-John Whitchouse and John Thompson, two of the Chester Church Hanks Rahbers, were federalay septry it is to traverse is rich and growing. Some of the members of the Company here have tenced to pay a fine of \$10,000 each and undergo

and we are therefore without the Foreign News. NEW YORK MARKET.

NEW YORK, Dec. 2-0 P. M. The markets lo day, was unusually dulle Dealcreare anxiously awaiting the steam Flour-The sales in day were Ji f this in day's prices. Western, 5,3 Cumberland, and its friends will certainly assist than Cumberland, and its friends will certainly associated to per darte. Orault is willowit change, other as regards prices or demand or demand The Unrow Maazing, This beautiful add pop-ular monthly has recently observed and add pop-per cert, premium. Sales of Ohio 7:4 at 961.

BALTIMORE MARKET.

BALTINDAE, Dec. 2-GP. H. The markets are unchanged. Dealars are await-lag the stramer's news-business dull, to-day, on secount of her hon-arrival.

PHILADELPHIA MARKET,

PHILADELPHIA, Dec. 2-6 P. M. Flour-The market, has been very quiet to-day. Piesse return it.] Copry's Lany's Book.—The January No. of this popular magazine is now before, us. It is certainly a brilliant number. The engravings are beautiful; and the literary productions are of the highest order. Mayos's Orrice—Saturday Morning:—Two had boys, whom Mitchell took from the Theatrepor the 286, w bu: (Sc. y bu, Pravisions... The sales of Park to-day have been moderate including Mess at 13,00. No change in.

moderate incidence in a regular way at 24c. Market net: Groceries-Sales of New Orleans Rugar at 41@41. Colles-Sales of 1000 bags of Luguyra at 61@6c.

er m. Lead—Sale of 2009 pige at 41c.; the market closed. iem: Biolasses-Sales 1260 bbls at 22c. nouasse—Nates 1200 bols at 22e. Tobacco—The demand for dry was fair with a moderate business at 3400c. MONEY—The market is easter. BOREY—The market is easter.

CINCINNATI MARKET. CINCINNATI, Dec. 2---6 s. H. rose seven inches to day and still vising The River A for fiver rose seven inches to day and still rising It has been mining since last report. Grain-The market for Grain is unchanged, either as regards prices or demand. Whinkey-Prices are drooping. We hole sales

benevolent public, carried out, which wild of a subervise far biter, is it with him sho can eat even the send of poverty upon his own hearth-stone. The world may be cold without. Affliction and want may be cold without. Affliction and want may be within. He can look up to God, and down in their well doing, and extend their names of usefulness. The pumber of pulsens admitted into the pospital since its first opening in January, 1845, is 504; of those, 49 died in the institution.
Prove Pare remaining in the hospital at this in 210 about one third of those received have deemed impossible. her. It was proven, on the, enevolent public, carried out, which will enthis arcest there was a wildness in his store nne in his conversation, a singularity if that induced all who saw him, to con-

was deranged. imperfectly given im was no stronger of ur sector the jury could convict under and lery to us. If even man 110D. circumgances, is a m was insane in the co

was insate in the commission of a crime. We was and is still insand. How can Chieve he 245 about one third of those received in our high civilization, so thirst for blood ? have been able to pay towards their support We hope, for the sake of our common humanity - while in the hospital. for the sake of religion and justice-that the act con-The average cost of each patient has been

templated in the verdict of the jury may never be \$2.68 per week; this amount would of course be reduced, if the number of patients were an insane man. He should be excluded from society, for he is unlit to move in its circles; butflet him larger. not be immolated. The crimes of the world drove

him to madness, and under his affliction be commit- sing department and general superintendance ted an act, the bare recital of which, in his lucid ted an act, the bare recital of which, in his lucid being entirely without cost to the fands of moments, would have stonned him to death. His the institution, except in the board of the Sissoul was murdered-and now the great Common- tere: wealth is to wreak its gengeance upon his bruised

sources towards the support of the Hos-

consummation of the damning act, which will be hold expenses, including medi-We have said that the miscrable man is not fitted cine and funeral expenses. .... 4,139 84 for liberty-let him be sent to the Penitentiary. But if our better instincts could direct in this matter,

Balance cash on hand ..... \$104 28 he would be confined in an Insane Asylam, and there The Institution is in debt for furniture,.....\$381-36

The Institution is in debt for house Meets to-day ; and as there are no officers to elect;

we presume the Message will be delivered in the afternoon. We do not know what arrangements our neighbors have made about getting it out here, but, for our part, we have concluded that we will not put our office in confusion, and sicken all the hands, merely for the sake of gaining a few hours : particularly as our readers do not care about getting such long documents in advance of the mail. The Message is looked for with considerable interest, by all parties.

CONGRESS

and battered body ! Forbid this, Heaven !

perpetrated if they sland still.

treated kindly.

We trust that means may at once be resorted to

by our citizens, for the purpose of preventing the

Democratic Meetings. The Democrats of Philadelphia have held a tremendous meeting since the election. The enthusiasm was quite as great as that which animated the lefeated; the consciousness of right still urges them usefulness,

\*\* We have seen a darker day than this,??. We suggest to the Democrats of Pittsburgh, that the example of our eastern friends should not be permitted to pass without an attempt to profit by it. We too should have a meeting.

A Merico is civilizing with decent celerity. brig Martha Sanger, from New London, on the 26th instant, for Vera Cruz, takes out machinery, complate, for two paper mills : one to be established at Contreras, the other at Guadalaixa.

man should do all in his power to basten that period when "nations shall war no more". But does not believe the Mercy Hospital to be, and we the history of the wars of this world prove that in their results, all things considered, good predominates. We believe the war with Mexico, will result In the high civilization of the people of that conn iry, and the above fact goes to prove that the work of reform has already begun.

A convict named Shephard, aged .28, died of lear, on hearing that the cholera had made its appearance in the prison, London, where he was confined. Whete are Sampel and Lucy Foster's ( Lucy White's) orphan children ? Henry Hull; of

Stormville, Duchess county, N. Y., has in his hand a lagacy for them. ber There has been formed, in Paris, a Republi-Cin Association, having for its object ... to prevent the return of monarchy, no matter by what means."

Christophe, the Haytion, has been arreste several times in London; on charges of swindling-The English papers style him Prince. SD M. Julien, of Paris, is dead. : He-was 1

BHIT V PALIT

founder of the Revue Encyclopedique, and at one Secretary to Robesnie

prove a more efficient panacea for all the evils in-cident to the present organization of society, than all the colleges, penitentiaries, hospitals and public charities that the world has eye seen, or ever will see. Such a desideration can not, however, be of speedy realization; if it shall over be. The pres-ent organization of society forbids. Too many and mighty interests oppose.—Land monoply, money monoply, wealth, caste all are hostile to a change that would abolish them all, and, in their place, establish equality of rights, and the right of equal possessions. Men are educated to estimate them-selves not according to the organization relation. The cost is materially reduced by the nurlves not according to the ad calorum rule of their There luve been received from vario

Expended in furniture and house-

\$707 00 We cannot close this report without an marnest appeal to the community, in favor of an institution, conducted solely with the view of ameliorating the sufferings of the poor and needy, and those who have none to care for

them. By a reference to the above report, i

will be perceived that the funds of the institution are nearly exhausted, and that money is wanted, not only to pay off dobts already contracted, but to insure the continuance party before the disaster. This shows that, though 4 (even on its beretofore limited scale) of its to re-organize, and prepare for the coming contests.

How many amongst us, when preparing for another world, and dividing their thousands amongst those having often little need of such accessions, might, by a small contribution, aid in relieving the sufferings of a class, which has peculiar claims on charity. We are confident

there exists in this community, sufficient of this good feeling to sustain a charity such as this, in full vigor. All that has been wanting, heretofore, has been, a proper medium War is cvil, we all know; and every good through which such benefactions could be dispensed with zeal and fidelity. Such we hope that instant and active means will be ta-

ken, by those claiming a peculiar interest in the institution, and properly responded to by the charitable; to place under the control of the managers, an amount of funds capable of relieving, the large class of sufferers coming.

particularly within its sphere. W. EBBS. JOHN SNYDER.

HENRY M'CULLOUGH. CHRISTIAN HIMSON. LUKE TAAFFE.

a state of the second second

I. Rail Road-The Stockholders of the Pitts burgh and Connelisville Bail Road Company, meet this day, at 2P. M., to elect a Board of Directors, at the office of the Secretary, above Philo Hall; entrance on Third event

DEP DESPATE NOT, though your Physicians and friends give you up to die!!! Your condition cannot be more helpless than that of Mrs. Rowe:— This is to certify that I was taken with a pain in my side and breast, attended with a distressing cough, and for the space of one year grew rapidly worse. Although This is to certify that I was taken with a pain in my side and breast, attended with a distressing cough, and for the space of one year graw rapidly worse. Although I had in attendance three physicians, one of whom was considered very skillful, al their efforts proved alike un-availing. At lastone of the physicians came in, and de-cided that I could not live more than one day longer: All of my friends believed that a few days, at most, would end my earthy career!! My brother, at this crisis, hearing of the astonishing cures made by Dr. Rogers! Liverwort and Tar, went to Chillicothe, distant thirty miles, to procure the above medicine; and, strange to tell, before/i had used half a bottle, my cough was entirely cured, and when I had used two bottles, I was able to attend to my family vo-cations, as usual.

cations, as usual. We, the undersigned, do certify that this account of Mrs. Rowe 518 correct, we being personally acquainted with all the circumstances. P. P. Joursson. Parse D. Martnews. Thomas Grav. Staunton, Ohio, February 6, 1240. For sale by Wholesale Druggista, No. 60 Wood st. Also, by nov29:0md&w. Catal Staunton, Ohio, State S

PITTSBURGH THEATBE. IF Benefit of Mr. A. A. ADDAMS, and his last

IP Mrs. H. LEWIS will appear.

MoxAv, December 4, will be presented KING LEAR. Lear ......Mr. Addams | Edgar ......Mr. Offer Edmund ......Mr. Roys, Kent ......Mr. Anche Cordelin ....Mrs. Lewis, Guoril ....Mrs. Madisor Regan ..........Miss. Walters and Mr. Goodwir To conclude with 

dingusaea concess ac. The Exhibitions will commence at 71 O'clock. Ticket 25 cents ; or fore for a dollar-up be had at Mr. iclardson's Jewelry Store, Market street; or at the dec431\* an I does not wish to have his antagonist arrested, as he was as much in the wrong as the man who has  $\overline{500}_{by}^{BUOHELS}$  CHESTNUTS-Just rec'd and for sale (dec4) KING & MOORHEAD.

. The "Artist's Gift" is the fitle of a tery neat Hoge-The market is quiet; sales to a fair extend work, containing a vast quantity of beautiful engrav- at 31 ings, which Morse has published, and has for sale, "Beel Cattle-Sales to-day at 3104c.

the We have received the first number of a new German paper, which has just made its appearance in this city, called the ... Western Pennsylvania State Gazette." It is published and edited by Messre. Nebb and Meulier. The typography is extremely neat; and we have no doubt; from the appearance of the sheet, that it is filled with excellent matter. FIRE .-- At about 10 o'clock, on Saturday evening,

chouse, corner of Front and Smithfield streets, age was done. We did not bear the amount of the loss : but believe that whatever it is, it will be cov ITTHE sub

aight, in Quincy Hall, Allegheny city. It is got up by young men who knowshow to conduct such things. We have no doubt but it will be a brilliant

O dec4 S BBLS SWEET POTATOES Jost rec'd and (or sale by (dec4) KING & MOOBHFAD. D by (dec4) KINU & PLOUGHANNESS NEW CROP RICE-20 tierces just rec'd and for sale MILLER & RICKETSON

20 ". Hayana Regalias. 5." Fragancia. Rec'd and for an (dec4) MILLER & RICKETSON.

decz **Monongahela Navigation Company. Monongahela Navigation Company. Monongahela Navigation Company.** N the provisions of the Charler of Incorporation, the mutual meeting of the Stockholders of the Monoigaties for navigation Company will be held on Monday ithe first, day of January, 159, (being the first Monday of the a month,) at the office of the said Company, in the Odeon Building, Fourth street, Pitthalegi, at 2 of lock in the afe-termound or the hurnose of electing officers to the tor-WM. BAKEWELL.

Stade, per cubic yard; foundation three feet 1 grade, per cubic yard; foundation o parement; per perch of 25 cubic feet; ment to be cut work of the same as perch of 25 cubic feet—the walls to b fuch the because the Commission perch of 25 cubic feet the write sine is inch thickness is the Commissioners is "Additional steps of cut stone at gates," present, per superficial foot: "Any of may be necessary to be done under the Commissioners, All material necessar specified work, is he furnished by the po be, approved, by a commission of the pobe approved by a competent pers Commissioners, under whose superi work is to be done. Biddees will

Commissioners Operice, Norember 20, 1949. [deci.did WM, BENSON.

ATHEN ACUM SALUUM. discriberis pleased to inform his friends and the c, that be has purchased that, very extensive and distribute establishment. From we dive to the red by insurance, FARCY BALL. We understand that & Fancy and Wood, formerly kept by Peck, Thompson & Co where he intends keeping a general RESTAURANT and e intends keeping a general R OARDING HOUSE, in a style se west. For the accommodation of both Ladies and Gentleme with fresh Ovaters and what

with fresh Oysters and other sensonable delication house in the country is better prepared than the Sa To genulemen lodging themseives, regular boar will be furnished on advantageous terms and of the house in the co

good order. Price, equal yearly payme dees S. CUTHBERT, Gen. Agent,

GENTLEMEN, LOOK, IN as the enjoy stock of Smithfield street, GENTLEMEN, LOOK, IN as the enjoy stock of strat choice Cashneres and Sils Vestings must posi-ipoly he closed out by 1st February. LT, All the fine to sup. French black Cloubs, at Im-poter's cost-after which, the store will be opened in another line. 

Elowers for the Winter Sesson. The subscriber is prepared to formian Bouquets for Weddings Balls or Per-Bouquets for Weddings Balls or Per-ties, fourposed of rich, fragrauf Flow ets. Orders felt with W. T. Bown, Jr. St. Char Atreet, wr. harough the Post Office, will be delivered promptly novel in the Post Office, will be delivered promptly novel in the Post Office, will be delivered promptly novel in the Post Office, will be delivered promptly Destreable Country Residence for Sate. Wishing to return to the City sect Spring 1 will

W ISHING to return to the City next Spring I will sell, or exchange for City Property in present rendence in Lawrenceville. This property is benefitua-ly located on the Greensburg Turnpike, about twenty minutest drive from the centre of the City. TOV4:Tm

No. 110 Market

wheels; 24 feet diameter; 10 feet i of eadth of heam; 26 feet; feet by 38 inches diameter; 10 feet buckets; 60m boilers; 21 feet by 38 inches diameter; cylinder, 21 inches; and 64 cabins are firmished in the inchest modern; syler; For terms; enquire of J. E. MOORHEAD nov23:11 feet by 38 inches diameter, 10 feet buckets;

/ Cussimere; I case Lavender Biankeis; I bale do: Bianker Cor 2 do: Drab do 2 do, Blue do. decd Gecd Prate Cachmeres, just received: Also, a lew philerns Dress of Evening Versi, for sale at: dec2 CURRAN'S, 20 Finh st. Consignment from Eestern manufacturers, and for sale Consignment from Eestern manufacturers, and for sale the streng provide state of sale at: MURPHY & LPE Steam Boats for Sale. Decam Boats for Sale.

doo2 The Pinsburgh Morn Posi, the "Herald" of Browns-rille, the Washington Examiner, and Warneburg Mes-senger, publish ull the election, and send paper to the Secretary.

