## THE PRESS.-PHILADELPHIA, THURSDAY, JULY 7, 1859.

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which we trust may thow its old and honored oc-cessant for many years yet to come. One of this course, if or the defector good naturedly inforced the reporter that in his opening, speech to the jury he would give them 'f for,' and that they must not thick furd of him for the abili-miced kick from the legal limb. The indefatiga-bles just norms delicious conder, were in they heat of the humor, and replied that, of course, they would take no acception to anything for which the attorney. In professional terms, could 'f show good and anticipant provided. Shortly after 9 octoor, the names of the jurors h vine beam raised, the wideness for the formors, waith, was, continued, under, the questioning of Mr. Longhead, as follows.

Mr. Longbead, as follows: Tratitions: en run automate of the DECMASED: Mary McCrory who was killed on the 20th day of April last; I was in the store at the time of the coerrence; my father; mother, and myself; were in the store at the time Officer Uralg and the defandant empin; I was surfacen years old in the month of April last; I we since in Figure 1. month of April last; I we since in Figure 1. doors below Lombard; the shop was in Seventh storet, below Lombard; the shop was in Seventh storet, below Lombard; The shop was in Seventh dered himself. Officer Mayhew sworn. I went to the place of MGC's, and measured some of the distances; I made the draft; the store is fitteen feet four and a half inches deep; six feet from the south side, including counter; the main passage way in which the store stands, three feet one inch; the distance when the door and post, for a person to pass when the door and post, for a person to pass . Plans were taken of the premises and submitted to the inve.

constants ensement if years of the person to pass doors below Londord : the shop' was in Sevent force below Londord : the shop' was in Sevent in the same place for treating years if have four in the same place for treating years if have four in the same place for treating years if have four in the same place for treating years if have four in the same place for treating years if have four in the same place for treating years if have four in the same place for treating years if have four in the same place for the ouncer with my father abid in the ound in the years if have four in the same set ing digner with is the shad with the ould not possibly attend out, Another withes had inform some across away. I think the defendent is the prosecution is hardly throw the ling taken, in the same of the infor first in y father able it different is the shad is in the shad is offing years in the share and years in the share is shall different is the share is in y father as the share is the fail in the share is in y father as the share is the fail in the share is in y father as the share is the fail in the share is in y father as the share is the fail is the share is in y father as the share is the share is in y father is in y father as the share is the fail is the share is in y father as the share is the share is in y father is in the share is the share is the share is may father is in the share is the share of the share is the share is the share is may father is the share y and myself we as if he was guing to get out of the share is form if our out is the share is may father is the share y the share is the index is the place is the index is the promises of the share of the share is form if our is the share was if the share is the share of the share is a bulk in the share is the share is the share is the share is the index is the index is the share is the shar

faiher after he was shot; there was no knife about him, the defendant after firing the pistol-went towards the front door to try and shut is; went towards the front door to irr and shut, it; the crowd was a prest that he could not shut the start of the second start and shut the is in danger; "I as the crowd preventing the door from being shut; Canhingham, went, ont of the back door, and some one cried out. "don't let him off." after my father fell, some genifemen put him to a chair, sud heid him up 'he remained in the shop about five or ten minutes after the oo-aurrence before he was taken to the houpital; I did not go to the hespital with him, my mother did, 'father did not speak after he was shot." Crow-crimeland of a did hear my father, as it te each the warrant, of arrant, the defendant did not show him any paper, as far as I know; father had been drinking. That been in the store some hour when before he warrant; the officer cane in chains of or to warrant in the store when mother worl for the warrant; the officer cane in chain dwe minutes after mother went for And been drinking: I had been in the store some hour when in the store when mother went for the warrant; the officer area in about for all not see the warrant; which had been inpred; I did not see in when in the defendant in the information of the warrant is the information of the store first and a paper to the defendant; I blink the information of the warrant is the information of the store in the store information of the store first and a paper to the warrant is the information of the store information of the store first information of the store information of came in about five minutes after mother went for

THE PRESS.—PHILADELPHIA, THURSDAY, JULY 7, The second process of the second process o

alone remained in the character or a namous modern "observationist," to take the chances "by standing on the corners" Chandor compels us to state that the ourb stone delegation. with whom we freely conversed, were unanimously in favor of a conviction, although it was alleged that from the composition of the jury no such result could be expected. At one o'clock, this morning, the jury hind not agreed upon a verdicit, and we concluded that we would follow the example of those apparonity in-terested in the uitimate decision, who began to make homeward tracks. Our only regret at the time being that he passenger railway cars, were not also making tracks at this time, so that, like the possessor of the jolly 'ixpence in the song, we might "go rolling home." "The jury will come inte court this morning, at ten o'clock, with their vordict, and thus end the trial of a cause that has excited more than ordi-nary interest in the community. When that verdict shall have been rendered we will have something to say of an extraordinary matter in convertion therewith, which, for the sake of muby were all of this make. Oross-examined. — I never heard anything said against his character for peace; he has a little im-pediment in his speech, which gives him a pocu-liarity. James McCullough sworn. — I am a police offi-cer; I had a conversation with Mrs. McCrory after the coourrence on the 29th of April last. The District Attorney desired to know the object of introducing this witness. Mr. F. O. Browster replied that Mrs. McCrory had stated under oath that she did not say on the 29th of April that her life was in darger from the violence of her husband, and he now proposed to contradict her.

wielence of her husband, and he now proposed to contradict her. Mr. Loughead contended that this was merely a collateral issue, and was not at all material for the purposes of this case. A poor woman, shocked at the sudden murder of her husband, is not to have her every sentence tortured. The District Attorney earnestly opposed the offer. Mr. Brewster was of the opialon that the Dis-trict Attorney had falsified his opening assertion, that he was willing to let in all the evidence in this case. He argued that the question submitted was clearly admissible. Mr. Longhead responded at much length. After deliberation between the presiding Judges, the ob-potion was overruled, and the testimony similted to disprove any evidence of malice on the part of the defondant.

a, but the defendant said, 100 ~[I will shoot you." Idorman Ogle testified—I am an alderman; defendant was before me; I did not see the trant to arrest MeO; Officer Ruggles brought . defendant to my office, and he then surren-ad himself.

to cut him; I dont know now Guunngham. his pistol. Colonel John K. Murphy sworn. —I have known Gunningham from his childhood; up to the time he became an "informer" I never heard any-thing against him; but then I heard all sorts of charges made against him. Philip Wood sworn. —I am a pollos officer; I had no conversation with Mrs. McGrory at or after the time of this murder; I know nothing about the manner in which Canningham carried his pistol. Rev. James Canningham sworn. —I am a minis-

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Wissolutions and Copartnerships FOR SALE OR TO BE LET ON GROUND RENT-Valuable Building Lots, being 48 feet on Fourth, and 800 feet on Canal street. First ward. Apply to BAMDEL OHUBB. Real Nitate and Insurance Agent, No. 216 WALNUT Street. jjd-31\* DISSOLUTION.—By mutual consent JAMES SMALL has, THIS DAY, withdrawa from the firm of JAMES GRANAM & CO. The business of the firm will be continued by the ra-

m of JAMIE GRANAM & CO. sees of the firm will be continued by the ra-riners. JAMES GRAHAM, WALTEE GRAHAM, JAMES SMALL, his, July 1, 1850. jy2-65 FOR SALE-A neat three-story Dwelling, with back buildings, having the modern improvements Frice moderate and situation desirable. Apply to SAMUEL OHUBE, Real Brate and Innu-rance Agent, No. 216 WALNUT Street. jp8-31# Philadelphia, July 1, 1859. HE COPARTNERSHIP heretofore ex-

L isting between the subscribers is this day discolved by mutual consent: The business of the firm will be settled by JOBNPH B. HANSON, who is authorised to use the name of the firm in liquidation. FOR SALE—A bay Mare, 6 years old, kind and gentls. good speed, Will be sold for want of use. Apply at DUBP'S STABLE, LANDIS Street, above Spruce. [630.61# JOSEPH B. HANSON, NORWOOD PERBOSE, July 1st, 1859.

TOB SALE-Stock and Fixtures of a Grocery and Provision Bore will be add for \$260. The situation sfords an opportunity for a good busi-nets Apply to 8AMUEL OMUEB, Real Entate and Insurance Agent. No. 216 WALNUT Street 196-31\* JOBEPH B. HANBON will continue the Tobacco Commission business, and agency for the sale of Som-brero Gunno, as heretofore. No. 108 North WATER Street, and No. 108 North DELAWARE Avenue.

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torore eristing between MNRKY BANGBOT and ROBERT N. LER, under the style of BANGBOFF & LER, is this day discoved by mutual consent. H. BANGROFT will continue the business all claims against the seld firm. Sither party will re-ceipt for claims due the seld firm. HARVEY BANGROFT. June 1st, 1859. ROBERT N. LER.

COPARTNERSHIP.-H. BANOROFT has this day associated with him ROBERT S. OALDWHLL and the firm will hereafter be conducted under the style of H. BANDROFT & CO., who will carry on the Fascy Dry. Goods business as usual, at the old stand, No. 550. MARKET Street, Philadelphis. HARVAY BANOROFT. ROBERT S. CALDWHLL. July 1st, 1859.

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Marine Intelligence. ICT END FOUSTH PAGE. [BV WRLEGEATH.] (Correspondence of the Fress.) Arrived, ships field Byragus, from Rotterdam, James Foster, Jr. from Liverpool; ship Mary Lowell, from Bt Johns, PR.

(Per steamship Vigo.) Liverpool. June 23 - Arrived, ships Tease Webb and Star of the West, from New York; ship Marry Eussell, from New Orleans.

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IMFOBTATIONS. LIVERPOOL-Bark Ocras, Humphreys-164 cs mdes Sitaart & Bre; 10 bales do Baveroft, Bewrer & Ge; 2 bales wool T G Henry & Go; 6 pkg mdes O B Danmora; 27 do Sito. Price & Oc; 12 do Wray & Gillitsi; 18 do W Wat-son & Oc; 2000 bas tin plates N Trotter & Oc; 31 cases 4 bdls steal W Garrigan; 63 crates earthenware 80 tons-pig iron P Wright & Sons; 10 orts earthenware 80 tons-or rise santhenware Wildon & Braine; 87 do B B Pierce, Son & Co; 4497 bors 300 bdls iron 195 byres M B Mabouy & Co; 910 bars 64 bdis iron 195 byres M B Mabouy & Co; 910 bars 64 bdis iron 0 D Bobbins & Co; 807 bars 205 bdis do Seitzer & Bro; 63 cases steal W F Holly & Or; 16 bdis 14 bars iron 17 cases steel 7 oaves the M AMF Watsor; 71 cases springs P S Jusice & Co; 45 crind-stones J E Mithel; 24 avril: 90 cases how F Amst. Winc-trans & Difthel; 24 avril: 90 cases how F Amst. Winc-trans & Bithel; 24 avril: 90 cases how F Amst. Winc-trans & Difthel; 24 cases how F Truitt, Bros & Co; 920 bdis iron Horris, Taster & Oc; 21 cases and b f AW Holly & Od ob lasshirg powders Duiles & Cops; 60 cases clog so bdis pronch, Richards & Co; 10 do J Lenniz & Oc; 83 do Jaseup & Moore; 30 cassa 6 hhd bero 7 Marish; 24 or French, Richards & Doughery; 7 cask skins J B Orr-ry; 60 casts mine 100 bdis barytes. 77 casks sons crystajs 4 casts botied in to Dze sauce order. WalkedO.-Bott Pigeon, Liepthorm-400 ontars to disprove any evidence of malice on the part of the defendant. Re-examined —Some two woeks after this oc-carrence I went into Mrs. McGrory's cigar store; I was acquainted with her and the deceased; she told me that she thought she was never partion-larly in danger of her life before the day on which her husband was murdered. Gross-examined —This was two or thros weeks details of the occurrence; she said she was actu-ally in danger on the 20th of April. Rev. John Othambers sworn.—I have been acquainted with Cunningham for thirty-two years, who has been a member of my church, in good standing for that time, af least; he is, in my esti-mation, one of the most unexceptionable men that I know; his character is antireity good. Robert Aken sworn.—I am a police officer; I Meofory's; there was a souffle in the honse; Mo-Grory oursed and abused Cunningham, and said he would cut him if he came into his house any more.

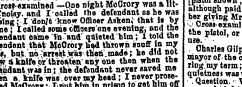
cashs bottled ink 20 bxs sauce PALEBMO,-Bahr Pigson, bottled ink 20 bxs sauce order. EBMO.—Schr Pigeon, Lapthorn—400 cantar one 811 bxs lemons 1814 do oranges I Jeanes & Co

he Would cut him if he came into his house any more. This witness told a rather disconnected story about various threats that McGrory had made to Gunningham. It seemed that the objection of the deceased was to the officers continually crossing his doorway and interforing with his family. These efficers were in the habit of attempting to arreat him in his house, without any warrant. Oross examined —Although McGrory drew the knife, he deliberately put it in his pocket and welked away, without, anything but threatening to cut him; I dont know how Gunningham carried his pistol.

NORFOLK, Va., July 6. The bark Edmund Bwight, from Baltimore, bound to Boston, put in here to day leaking badly. Will have to be repaired.

MEMOBANDA. Bisamship Kennebeo, Hand, hence, arrived at New York yesterday. Bhip Belvidere from Boston for San Francisco, was

verdict shall have been rendered we will have something to say of an extraordinary matter in connection therewith, which, for the sake of pub-lic justice, we earneaily hope will commend itself to the serious consideration of all our readers. Two more homicide cases are ready for trial, in one of which Daniel Dougherty, Esq., is counsel for the defendant. The present and ensuing week promise to be interesting additions to our original annals



All rest of the Commonwealth should but be given is dei and then proceeded to argue on the question of self-defence. "He then referred to the character of his client, and said that it was free from a single stain; no man had ever spoken a single word against it; it word with the spoken a single word against it; it is single to be a self of the self of the source proven by s perfect cloud of witnesses? Who, he isked, its Samuel W. Quanningham? Has his name over figured in the oriminal records of the courts? No, he said, but he has a securities most be involved and father irreproceable, without blame. Those hairs were whitened in the discharge of the humble duties of his life. Such a character he would prove by testimony of a most undoubled character. He had held office under Mayor Sout, Major 'McGall, and the present Mayor, Henry. Men high in the community now came forward ito testify to his schellent character. Ar Ouffay did not believe it would he a failed to make out a case. But they would call witnesses to show that 'the undertunaits widew had sworn differently on a former cost has a he had testified to to day. She had admitted that he he had dather of the a high and the state to run. 'He would prove the she had testified to to day.

She had admitted that her husband had drawn a knife, and had threatened to out. 'He would produce the knife; would contradict several of the Commonwealth's witnesses, and then freely ask the jury for a speedy verdict of acquit-tal. Mr. Coffey's voice was not in good trim, and tho first portion of his speech expended his vocal ener-gies before he arrived at a narration of the facts of the case. His matter however, was systematically arranged, and bespoke considerable proparation. "The TERENT FOR THE DEFENCE."

Lientenset, and veryons ton indefable proparation. This TRESTANT FOR THE DEFENCE. Lientenset Paulin was the first witness colled, who testified. Officer Oralg informed he' of the indoting; we went together to the house to shuft it up and disperse the crowd; we did so; Inbeard Subits Anfie being meed by MGC, and went to restoh for one; I found a little boy as the store; I got him to get a light so that we could look for the knife; I asked him where the body fell; in looking for the knife I went into the middle pa-sage where the because were; a little boy was with me; I saw a hat lying upon the floor, and just at itar moment the boy who was with me picked up a knife and handed it to me; [the knife produced, which was a common tobacoo knife ]; the spot the boy picked the knife up was shout the centre of the in the store. Cross-examined. I think I informed the coroner of the fact of my, having the knife; I also think I informed District Attorney Mann of the fact; I the to the sep the masters. The court as I to clock tok a recession an hour. AFFENROON HERSTON.

Rev. Tames Canningham sworn. — I am a minis-er of the Gospal and a brother of the defendant, who was fifty years of age on the 21st of May ast; we were brought up together; his general repuie was good for peace and quietness; I was in court when Mies McCrory was examined at the hearing in the habeas corpus case; I heard her hear say that my brother was in the roar of the store, and that he fired as McCrory was endeavor-ng to essage Beividers, 100 Horn. May 1. off Cape Horn. Johannes, Von Tritzen, from Bremen, at Balti-J J Boyd, Thomas, from Liverpool, arrived at N

Bau Francisco previous to 18th nike a bag arrived. Ship Star of Hope, Posrson, cleared at Balumore yes-rday for Acapulco. Bhip Pauther, Ganuett, from Galauita, arrived at Bos Nore, such that he need as moving in a control of the girl The witness detailed the statement of the girl is he then understood it to have been given, which was different from that which she gave in the moving baby Fast, and the starbas, from Galeutta for Buston, Ehlp Eddystone, Stabbs, from Galeutta for Buston, was seen May 25, lat 27 fa 28 long 8 40 B. Ship Europa, Bobertson, from Calcutta fir N York, Ship Burops, Bobertson, from Calcuta fir N York, is seen May 27, lat 18 d, loog 7 21 M Ship John Merrick, Orabtres, from Liverpoly at New 1-ase 39th ult. Back Flanh, Campbell, for Yers Orux, classed at New

to morning. Cross-examined ---I heard Officer Craig examin-d at the same hearing ; I don't knew what day t was on, or at what hour it took place; I remem-er Craig testified that he told Canzingham noi bhoot ; I do not recollect any other witnesser eing examined on that occasion. The witness was re-argumed at some langth as ark Rouston, Share, for Havre, cleared al Galveston 24'b ult. But Alamo, Patterson, for Liverpool, eleved at Gal-ve-ton 24'b ult. Bark Fernandina, Cottrell, 80 days from falermo for Foston, was spoken 26th ult, hat 40 day, long B 50, urder jury masts, havirg lost foremast and head of mainmast

une 10 Bark Cordelia, Roberts, hence, arrived at Sosion yes-Bark Sultana, Watson, from Palermo, washelow New

New York yesterday. ARRIVALS AT THE PRINCIPAL HOTELS,

UP TO ONE O'CLOCK THIS MORNING.

to shoot; I do not recollect any other witnesses being examined on that occasion. The witness was reexamined at some length as to his recollections of the habeas corpus case, but gave few decisive replies to any of the questions propoulded by Judge Kelley Jehn Hicks affirmed — I have known Mr. Cun-ningham for about thirty years; his oharacter for peace and quietness is very good; he fluished his trade as house carpenter with me. Furman Maybew recalled.—When standing be-hind, the countor in McCrory's store, you can reach over and touch the store. Banuel F Kelley affirmed.—I have known Mr. Cunningham for about the or eleven years; his is in the habit of carrying his platol in his belt; his obargater is good; I have heard it spoken against. Citated Activers A juson. District Actorney Loughead hore rose and stated to the court that a sense of public duty required him to introduce to its notice a matter of which he had just been advised. It was that one of the jurors, No. 60 on the regular panel, and in this counced of Coroner Fenner, that if he should hap pon to be on the Jury be would remain realt the sassertion. This anouncement created considerable sensa-tion fin court, and, after some remarks from the judges and counsel on both sides, it was decided that it was too late to challenge the jury in means the fine source on both sides, it was decided that it was too late to challenge the juror in question. GIRARD HOUSE-Chestnat Street, belaw Ninth HAARD ROUSS-CRE A G Braun, St Louis, W S Cope, Ohicago G Cońzelman, St Louis A O Hiester, Harrieburg J Potter, Easton G M Steimman, Lancaster H O Oblids, Maryland P McEroz, Lancester of B Fellenstion, Rinth. O B Fellenstion, Rt Louis J & Davidson, N Y --J McQuiston, Mittsburg B Sluger & is 32 Louis L Hawss, N Y Rt, White, Maryland L B Roberts, No L B Harvis, Ya J E Heidt, Ramnub, Ga M Steinman, Lancaster
H O Ohids, Maryland
L B Root, Torre Haule, Iad
P McRvoy, Lancaster
H O Ohids, Maryland
L B B Roberts, N O
Mrs Thatcher & 2 ch, Mn
L B Havles, N O
O Campbell, Richmond, Ya
J E Heidt, Fasuanh, Ga
J E Hoder, Charleston, B O
J E Havles, Fasuanh, Ga
J B Roberts, Norfolk, Va
J Miss O J Beed, Stouis
Miss A Bardona, Stan
Miss A Bardona, Stan
J More, Charlestonic
J B Hutter, Pa
J R Blubes, Norfolk, Va
B Bubes, Norfolk, Va
B Bubes, Norfolk, Va
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B Bubes, Norfolk, Va
J D McItvin, Bait
Gen D Greee, Oralinati
J Miss A Bardona, Standard
J B Jones, Chainsei
J Miss A Bardona, Standard, R J
J B Jones, Chainsei
J Miss A Bardona, Standard, R J
J B Jones, Chainsei
J Miss A Bardona, Standard, Standa chai it was too late to onalienge the juror in p hr. question.
The one referred to, John F. Shermer, said in WF caplanation, that he had told Ocroner Fenner J B it that he would not unjustly condemn Cunningham, in case he happened to get on the jury. This assertion had been made while numbers were denouncing Cunningham, and he had stood W m up for the rights of all to a fair trial. He had not been anxious to get on the jury. The District Attornay said he had simply done his duty in the case, he imputed nothing wrong to the juror; and now that an explanation had been made, the case might proceed regularly, and writh a better understanding on all sides. So the matter was dropped.

each article. All goods make to order are warranted satiafactory, and our ONE-FRICE SYSTEM is strictly ad hered to. We believe this to be the only fair wa hip Mary L Sutton, Spicer. from Hong Kong, arrived. douling, as theroby all are treated alike San Francisco previous to 18th alter and the second state of the second JONES & CO 604 MARKET BLT ap10-lap27

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Marriages.

At Hartford, Conn., the 221 uit, by Bay, Robert Turnbull, D D, S J B83FOR, of this city, and MABIH LOUISE, daughter of Edwin Merritt, Esq. of Hartford, Oa the 82 instact, by the Rey T A Foreley. Mr THOMAS L. BARCHOFT to Miss MARY JANE BON-HAM. 31 of this city

THOMAS L. BARCROFT to Miss MARY JANE BON-+ 1. M. all of this city. Mr. Who of this city. Mr. Who of the start, by the Rev Jas. H. MoFavland, Mr. Who of Hennington. New Jersey, to Miss KARW A. OLARK, of Trentos, N J. Of the 4th instant, by the Bev John Thompson, Mr. Of the 4th instant, by the Bev John Thompson, Mr. Of ABLES FILW is Miss JULIA ANNA BROOKS, both of Philadelphis.

Deaths.

On the 5th instant, BELEN SMITH, daughter of Oharles W. and the late Jane D. Babbitt, aged 11 years and 16 days The relatives and friends of the family are invited to attend the funeral, from her parent's residence No. 613 Washington avenue, above Sixth Street, this (Thurs-day) affermoon, 7th inst, at 4 o'clock, without further moties. notice. On the 4th instant, WM. HENRY, son of George H. and Lydia A. Dull, in the second year of his age. The relatives and friends of the family are respect-fully invited to attend the funeral, from the residence of his parcents, No. 914 St John street, above Poplar, his is (Thursday) afternoon at 2 o'clock, without further solice

On the morning of the 6 h instant. MARCIARET, slie of Michael P. Costello, in the 30th year of her age. The rolatives and friends of the family are respect-fully invited to attend the funeral. from the residence of her husband, 929 Suffolk attest, on Friday morning \*\*\*

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Personal. TO THE HEIRS OF JOHN MOKEL-VEV.-About the year 1780, JOHN MOKEL-VEV.-About the year 1780, JOHN MOKEN/EX, then averenteen years of sgo, left Lancaster county as tesmster in the Continential Army, and, stor the Re-volution, actited in Fouth Carolins. He was of Botch-Irish descent, and his family are said to have been Presbyterias. He had seven brothers, one of whom emigrated to Ohio, another to Arkansas. and the otherr remaised in Pennsylvanis. It is supposed that iome of their descendants are living in Lancaster county. If they will communicate with the sdvertiser, they will hear zomething to their sdvantage. Address 'MOKELVET,'' Box 655, Philadelphia Poot Offee. jz Otif

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IAN DIMA. ing can be accommodated with WALNUT Street, (formerly the rev NOTICE. THE COPARTNERSHIP -1y7-6t# TWO ROOMS may be had in a pleasantly I i heretolore existing between the nuberriber, nuder the Firm of WH H REOWN & co., is this day discover by motion connect. The buriness of the firm will be satiled by CURNE-The burnaces of the first will be settled by COBNE-LIUS J. BEADFORD and SAMUSL LUZS, who are authorized to use the name of the first for that pir-pase, WM. H. BROWN, COEN. J. BRADFORD, SAMUSL LUZZ. PRILADSLIPHIA, 7th month, let, 1869. - fyl-184. COUNTRY BOARDING.—Pleasant Board on be obtained in the rillage of BROILDOWN, Obster county, by addressing the subscriber. jy4 151\* HANNAH F. WILWY.

Medicinal.

fileditind. A NOTHER GREAT OURE OF OON-A SUMPTION BY SOLBNOK'S PULMONIG SY. RUP.-I wish to make a plain statement to the public, hvving been ourd of Commption, in the last stage, by Pelbook's Pulmonis Byrms I was confined to my-bod, had a cough, pain in my breait, night sweats, and wasted away to a mere skeleton. I had two physicians, and they both gave me up to dis; cue of them, Dr. Matheway, sold he had done all in his power, and recom-mounded me to try fohenck's Fullmonic Byrmy I com-monoded in the to be the state ones. Something broke, and I nonghod mp near a quart of phisgm and ripe matter. My folks at it hought my time had come, but a fow days astinged us that all was right. It purified my whole aratem, typened the lungs, and kapt me free to breathe, and in a very short time I was no I could get about. I some stick. I shought and was cured with eighteeu hot-ties of 2chonck's Fulmonie Byrmp. Now this is a plain sittement of my case as near as I enrecollect I it has been some two or three years ago since I was toke. I should have given this sittember, botore, but never had the pleasure of seeing Dr. Fedenck's fore last Wonday, the 28th of September, at Donke him a statement, ad here it is, every word true. I am a farmer, and life in Bucks soundy, near Boling-town, which is my PC o Addiess. If any one whiles to k or anything more of my case. If any one wheles to k or anything more of my case. If any one wheles to k or anything more of my case. If any one wheles Dolington, Pa, Sept 38 1857. BUHENCK's PULMONIO SYNUP is prepared only by Dr. J H BOHENOK, and for sails at his Principal Of-face 39 per the HITH Street, corser of Moreth at state. FIGROFULA, WHITE SWELLING, HIP-

**B25** REWARD.--Lost, a Promissory B25 Note, dated Boston, April 25, 1859, drawn at eigh months, by Charles A. Iambard, of Boston, in favor of John O Bucker & Co., not & adorede by them and George W. Reed & Co., for \$2 680.67, payable, we believe, at the Merothants' Bank, Boston. Payment baving bees stopped, the public are hereby osutioned not to negotiate said note. The above re-ward will be paid by reterning it to JAMEB M. BEEBE & CO., Boston.

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