The Thermometer. NW...NW by W...NW, E by N..SW by S..SSW. WIND. N by E...NNE.....NNE SSW....SSW...S by W. CHRISTMAS DAY, AND HOW IT WAS CELE-BRATED.-The hundred hands of Briareus, and the hundred eyes of Argus, would be required fully to. see and adequately to describe within a limited space the multitudinous incidents and excitements of Christmas day and Christmas night. Not that these excitements and incidents were very unusually varied or startling, however, but that Christmas-tide

THE CITY.

is always and proverbially a gay and festive time, and so universally so that a very acceptable variety in the developments of social and private life is presented. The pleasing pictures presented in the streets and in family circles might have elicited with advantage the caricaturist or the scenic artist. Without, each and everybody, forgetting the poster promise of the "good time coming," solaced themselves with the good time come. Santa Claus, the god of the hour, waved his beneficent wand over landscapes of town and country, and brought from his fairy clime the spirit of its genial atmosphere. Within the house, green leaves and red blossoms intertwined in graceful wreaths, festooned walls and columns, mantels and statuary, with vivid and variegated bloom. The streets, noisy indeed with the echoes, were quiet "locally" speaking, and aglow with the reflected splendor of myriad happy homes. Christmas trees, amid the green of whose leaves burned the yellow quivering flames of a hundred little candles, were hung with toys and sweetmeats, naked archangels with trumpets, and sugar geese, tri-colored . balls, and tiny topsy-turvy figures, resembling in their configuration a wooden descendant of "Diogenes in his tub," and the "lady with rings on her fingers and bells on her toes." Innumerable games were played, of which perhaps a few of the most laughable were the "Chair Dance," "Scientific Sneezing,""What is it," "Scandal," &c. The screams of laughter, and all the incident racing and running, singing and dancing, cakes and wine, prolonged the festivities by their discussion, to a very late, and in many cases to a very early hour. THE HOSPITALS.

The scenes at the various hospitals during the day beggar all description. Through the kindness and natriotism of our noble ladies at each of these institutions, a grand set-out was prepared for the soldiers. The buildings were gracefully festooned with evergreens and flags, which gave a very pleasing effect to the tables, which were profusely supplied with turkeys and the numerous other good things that make up a Christmas dinner. At the hospital Twelfth and Buttonwood streets a large Christmas-tree, reaching from the floor to the ceiling, was erected. The tree was bearing down with bags of tobacco, cigars, and oranges. At the root was laid an immense pile of pipes. The tree was also decorated with flags, presented for the pur-

usually attractive, and prepared expressly for the The usual festivities were observed at the Northern Home for Friendless Children, and other similar institutions. Several Sabbath-schools celebrated the day. The fifth Christmas festival of the Infant Sabbath-school of the Second Reformed Dutch Church, Seventh and Brown streets, was unusually spirited and attractive. The exercises were opened with an original hymn of welcome, by the main

in Peyton Hall, by the citizens of the village. The men, under command of Capt. W. H. Page, marched through the village with sabres and new uniforms, After dinner, Col. Peyton thanked the citizens on passed off very pleasantly.

The control of the co Hassell.

Line officers.—Co. C: Darius N. Stevens, captain;
Samuel O. Trull, first lieutenant; Frederick Cochrane, second lieutenant.

Co. B: J. S. Ward, captain; — Phillips, first
lieutenant; Wm. H. Hurd, second lieutenant.

Co. D: George W. Coburn, Captain; Josiah S.
Comly, first lieutenant; O. F. Abbott, second lieutenant.

Co. G: George W. Edwards, captain; George W.
Wallace, first lieutenant; Andrew F. Stowe, second lieutenant. ond lieutenant.
Co. F: Samuel W. Duncan, captain; David Boynton, first lieutenant; J. Hurd, second lieutenant. DECEASED SOLDIERS.—Andrew Gray, a

soldier who had been through a number of battles of the present war, died in this city on Christmas day. He was a member of the 95th Pennsylvania, and was much respected and loved by his fellow-soldiers.

His funeral takes place to-day.

Among those who fell at the battle of Fredericks-burg was Capt. John Horn, of the 40th New York Yolunteers. He was a resident of Manayunk, and then the breaking out of the war raised a company and attached himself and command to the 40th New York. And attached filmseif and command to the 40th New York. He had passed safely through nearly all the battles of the war, but while gallantly leading his men on he received a mortal wound. A deputation of the friends of the deceased have left to bring the body home for interment. A FATAL DISASTER. - On Thursday morn-, ing John Cunningham, the driver of a cart, was instantly killed by being run over, at Filbert and Twenty-third streets. The horse trying to run, be-

came unmanageable, and the deceased, endeavoring to get off the cart, fell under the wheel.

THE CASE OF THOMAS J. DUFFIELD. Yestesday afternoon, the Committee of Common Council appointed to investigate the case of Thomas Duffield, charged with being disqualified as a member of Councils, reassembled in Council Chamber at 3 o'clock, Mr. Quin in the chair. Three witnesses, Henry Noble, Hugh Duffy, and George Schenck, were examined. They testified to having been employed at the U.S. Arsenal by Mr. Duffield, whom they always respected as the General Superintendent of the yard.

Mr. Sellers, who appeared for Mr. Duffield, stated that he was willing to admit that Mr. Duffield exercised the power of employing workmen; he therefore thought that to call more witnesses to establish the fact of such authority being exercised was use.

the fact of such authority being exercised was use-

cised the power of employing workmen; he therefore thought that to call more witnesses to establish the fact of such authority being exercised was useless.

The festimony having been closed, Mr. Sellers addressed the committee. He remarked that nowhere but before a committee, did he think it would be taken as testimony; that a man is a superintendent because it was thought so by laboring men, who really knew nothing about it. He referred to the Consolidation act, and stated that while there was a provision in it for contested elections, there is none disqualifying any member from being a member of Councils after he is elected, provided he is at the time eligible, except in cases of bribery and misdemenor. If a man be elected who is incligible, the remedy is with the people of the ward who elected him. If the citizens of the Eighteenth ward believe that Mr. Duffield is disqualified, and do not wish him to represent them, the Court of Common Pleas may oust him, on the petition of those citizens. According to the precedent which Councils have attempted to establish, a party majority can oust any opposition member, and there can be no appeal. It is the duty of Common Council, for the first time, now to lay down the precedent which will cover their action hereafter. If this case shall be disposed of according to its merits, and a strict regard for justice, decency, and law. If it shall be established as a precedent that Mr. Duffield is not entitled to his seat, you will say that any party has the power to oust any member when they have the power to put in force their declaration. The 48th section of the act of 1854 declares the holding of certain offices incompatible. It says that "No member of the County Prison." It is further declared that no man shall bold at the same time two offices under the Municipal Government, what really does it matter? He is not a burden upon the city treasury.

Mr. Sellers, resuming, said that he would answer that question by calling attention to the fact that the citizens of the First w Mr. Sellers next cited the case of Mr. Meredith, formerly a district attorner, of the United States, who, while he held that position, was also a member of Select Council. In that Council, Judge Sharswood, Henry J. Williams, Charles Gilpin, and other eminent citizens were members. Mr. Meredith, before he took his seat in Council, submitted to that body whether the act of 1838 disqualified him from being a member, because he was a Federal officer. They said "no," and he remained in both offices, and discharged both faithfully.

root was laid an immense pile of pipes. The tree was also decorated with flags, presented for the purpose by Mossras. Evans & Hassail. Immediately after dinner the soldiers marched around the tree, and as eachlone passed he plucket off a bag of tobacco and a bundle of cigars. The tree was prepared by Mrs. Bennet, Perkenpine, Early, Rand, Ellis, and Gray, and was the cause of much merriment among the soldiers and visitors at the hospital.

The 60th Regiment of Massachusetts Volunteers, a portion of the Banks Expedition, which is detained in this city in consequence of the steamer Niagra being unseaworthy, was provided with a substantial dinner at the Refreshment Salons. About 250 of them dined at the Cooper-Shop Saloon, where a number of speeches were made by the officials at the saloon. The Jefferson Cornet Band volunteered their services for the occasion, and discoursed some excellent music, After the repast there was a grand dress parade of the regiment.

The day was also duly observed at all the hopor fellows who are risking their lives in behalf of their country were not lorgotten in a single instance by our benevolent and kind-hearted citizens.

AMUSEMENTS, CALEBRIATIONS, ETC.

The public places of amusement were all open during the day and evening, and were remarkably well attended. At each the bill offered was unusually attractive, and prepared expressly for the was thought that the two offices were incompatible, the matter be referred to the Committee on Law. That committee never reported; but it was found that Mr. McCleary held his appointment from the commandant of the yard, and was not a commissioned officer of the Government. The committee thought they had no power to act upon the matter. They learned that Mr. McCleary was not an officer of the United States, within the sense used in legislative documents. Mr. Duffield's case is Mr. McCleary's case, exactly.

Sabbath-school of the Second Reformed Dutch Church, Seventh and Brown streets, was unusually spirited and attractive. The exercises were opened with an original hymn of welcome, by the main school, as the infant children entered the church. This was followed by the recitation of the 121st Psalm, and an anthem by the infant school. The other music, original and selected, was admirably adapted to the occasion, and was sung in beautiful style. The pastor's Christmas story was admirable, and should be put in print. The number of children belonging to the infant school in attendance was 218, to each of whom a handsome book and certificate of membership was presented. A gentleman friend presented 120 volumes of suitable character to the library of the school. Another presented a handsome set of panoramic Scripture views, of very large size. The exercises were closed by the presentation of a superb copy of Lippincott's finest Bagster Bible to the superintendent of the main school. Everything went off admirably.

THE MILITARY.

Among the few regiments forming in this city the day was properly observed. At the encampment of the Third Pennsylvania Artillery, Col. Segebarth, on Coopel's Creek, Camden, the soldiers enjoyed themselves. Col. Segebarth granted the men more privileges than usual. Many delicacies were furnished by the residents of Camden, and the time was happily spent. A mammoth Christmas tree, on the encampment ground, well filled with all that was desirable, attracted unusual attention. This treat, we understand, was fitted up by Adjutant Runkel, at his own expense.

The regiment, under command of Col. J. E. Peyton, now encamped near Haddonfield, N. J., were committeed with a very sumether of the Gourella search in the meter of councils and filled with all that was desirable, attracted unusual attention. This treat, we understand, was fitted up by Adjutant Runkel, at his own expense.

The regiment, under command of Col. J. E. Peyton, now encamped near Haddonfield, N. J., were committeed with a very sumether Mr. Sellers replied to Mr. Gowen, admitting the

Duffield; but it had not been proven that Mr. D. was any more an officer of the Government than the humblest laborer in the yard. Neither the laborer nor the superintendent obtained his situation from any power at Washington.

After some further argument the committee met in private, but subsequently adjourned, subject to the call of the chairman. OF THE CITY FIRE COMPANIES .- When Commodore Pendergrast, an old and distinguished officer, and late Commandant of the Navy Yard of this city,

not from the sum actually received from the sale in bottles. J. Fletcher Budd, Eaq., assessor of the Third district, knowing that nine-tenths of their sales are made by the dozen bottles, and that they collect the bottles again on being emptied, rejected the returns and called the attention of the manufacturers to the section which says the value "shall be estimated by the actual sales made by the manufacturer." This action of Mr. Budd has been confirmed by the Chief Commissioner of Revenue, who adds that manufacturers "may be allowed to deduct the cost of the bottles which are actually sold and not to be returned." not to be returned."

It has also been decided that looking-glass and picture-frames are manufactures, and subject to tax as such, but the placing of the mirror or picture in the frame does not constitute a new manufacture, nor render the article liable to additional taxation. Furniture, finished, with the exception of oiling, waxing, painting, or varnishing, on which the excise dutyhas been paid, shall not be subject to additional taxation in consequence of such oiling, waxing, painting or varnishing.

The addition of a marble slab to tables or other furniture is not construed as the production of a new The addition of a marble stab to tables of other lui-niture is not construed as the production of a new manufacture, provided that the taxes on the materials have been previously paid.

Mattresses area manufacture, and liable to taxation as such.

All articles which are so well known and so generally used as to have a commercial value must be taxed as manufactures.

CHESTNUT-HILL HOSPITAL.—This fine

hospital will be opened in a few days. All the nurses who have not reported for duty are requested to do

so before Saturday.

ARRIVAL OF AN IRON-CLAD FLOATING BATTERY.—The iron-clad floating-battery Patapsco arrived at this port on Wednesday night, from Wilmington. During yesterday she laid in the river opposite Kaighn's Point, and attracted considerable attention. A number of row boats were engaged during the day in taking passengers, at so much per head, to within seeing distance of the singularlooking craft. The Camden steamboats passed along-side the vessel in their trips, and afforded an ex-cellent view. The Patapsco is one of the nine iron-clad batteries contracted for by Capt. Ericsson, is 844 tons, and carries two guns. Although like the 644 tons, and carries two guns. Although like the new Monitors in every way at present, yet, when armed, she will differ from most of them. One of her guns will probably be a rified cannon instead of the unsual 11-inch smooth bore used in the Passaic, Montauk, and Weehawken. This change in her battery has been made because she is likely to participate in a peculiar line of service. She was built at Wilmington and comes to our navy yard for her armament, etc. The Patapsoohas been so constructed that at no time will the guns of the vessel be liable to any damage from the projectiles of the enemy, as the muzzles do not protrude out of their shield. The number of men required to work her guns will be less than ordinarily required. The appliance to carry off the concussion and smoke is simple and ingenious and is a secret known only to government officials. This vessel will remain but a short time at this port, and will be despatched to more active scones as soon as possible.

THE SUNDAY SCHOOL TEACHER'S DIARY AND ALMANAC.-The "Sunday-school Teacher's Diary and Almanac for 1863," is a neat and tasteful affair. The mottoes and quotations which adorn the top and bottom of every page, and which are selected from the best and purest sources, are graceful arrangements, and altogether the little work is most skilfully executed. ACCEPTANCE OF A CALL.—The Har Sinai

congregation of this city have tendered to Rev. Dr. S. Deutech, of Philadelphia, a call which he has accepted. This gentleman occupies a high station among the people of his faith, and is an eminent Hebrew divinê. THE POLICE. [Before Mr. Alderman Beitler.]

Alleged Professional Pickpockets.

Henry Farmer, Eugene Ahern, and John Keyser, alleged to be professional pickpockets, were arraigned before Alderman Beitler at the Central Station. They were arrested by an officer of the general police, whose evidence we give verbatim:

At quarter past ten o'clock in the morning, I observed these three persons at Second and Willow streets; I mistrusted their business; I went up Second Street after two of them; they stopped at Noble street; two of them came back, and they made fun of me; and I went over and arrested made fun of me; and I went over and arreste Q. How did they make fun of you?

A. They laughed at me; I suppose they thought I was a flat.

Q. Was the street crowded?

A. No sir; not on the side where they were; they were not on the market side.

Q. Did you see them on the crowded side?

A. No sir A. No sir.

Edward Carlin (detective), on heing qualified, identified the prisoners as professional pickpockets.

The evidence here closed. The magistrate, in conclusion, said that under the evidence he did not feel warranted, he was sorry to say, in committing the defendants under the ninety-days law. He would exact bail in the sum of \$1.500 each to be of future good behavior and to keep the peace. In default of bail the prisoners were committed.

Alleged Horse Theft. Alleged Horse Theft.

A man named, or rather giving the name of Ely, was held to bail yesterday morning, by Alderman Beitier, on the charge of stealing a horse some time since in this city, and selling the same to a person residing at Athensville, on the Lancaster turnpike, a short distance from the city. The animal belonged to Martin Fisher. The accused was arrested in Lancaster, by Officer Hamilton, of the Reserve-Corps, who brought him to this city on Christmas evening. Goods Identified.

A number of storekeepers on Chestnut and Eighth streets visited the Central Station within a day or two to examine the goods found in the possession of Bridget Ward, Margaret Montgomery, Fanning, and Kelly, whose arrest was chronicled in The Press on Wednesday. A portable writing-desk was identified by Mr. Pugh. It was stolen from his store a few days ago. Messrs. Riter & Co., of North Eighth street, identified some dry goods. There were several other parties who recognized some of their property. The prisoners will have a hearing at two o'clock this afternoon, at the Central Station.

Promptly Arrested. o'clock this atternoon, at the central Station.

Promptly Arrested.

Officers Levy and Taggart, about noon on Wednesday, arrested four professional pickpockets, on Second street near Walnut. They had just arrived from New York, and were about to commence operations upon unsuspecting persons. The parties were taken to the Central Station. Their arrest was made on the "ounce-of-prevention"? principle, and made on the "ounce-of-prevention" principle, and finally, after considerable parley, were liberated on condition of submitting to the photographic process and then leaving the city. One of the party pledged his "honor" that he did not intend to operate in his "nonor" may be and not mend to operate in Philadelphia. They all pledged their "honors" to leave the city by the next train. They gave the names of Alfred Heald, James A. Sutherland, Geo. Hart, and William Buckley. Their photographs will be added to the detective's gallery in the course

A Model Officer.

Last evening, a one-armed soldier was arraigned before Alderman Beitler, on the charge of carrying a concealed deadly weapon. It seems that he was wounded in one of the recent battles down South, lost an arm, and obtaining a furlough, started homeward in the same clothing he had on when he came out of the battle. He simply desired his relatives and friends in New York to see as nearly as possible how he looked when he was taken from the field of strife. He had a pistol in a belt around his body. He had defended himself with this weapon. It was the gift of companions. With it he had shot down several of the enemies to the Government. It was the gift of the enemies to the Government. It was displayed in full view. While passing down Chestnut street, attracting, as he did, more than usual attention, he was arrested by Officer Robinson, who preferred against him the charge of carrying concealed deadly weapons. The alderman promptly dismissed the defendant.

Larceny of Wash-Clothes.

Mary McCarren, aged fourteen years, and Catharine Haviland, aged sixteen years, the latter having been married a short time since, were arraigned on Wednesday before Alderman Miller, in the Twenty-fourth ward, on the charge of the larceny of wash-clothes, the property of Francis McCalla, residing on Ludlow (formerly Oak) street, near Thirty-sixth street, West Philadelphia. We learn from the police officer that, during a short time past, a number of residents in the "West-end" have been robbed. A few nights ago a whole "wash," the property of Mr. Herbert, residing at Thirty-fifth and Race streets, was stolen. The next evening the family of Mr. Loughlin, residing in the vicinity, were victimized. So were five or six other families. On Tuesday night, while Mr. McCalla was sitting quictly in the retirement of his home, he heard a noise in the yard. On going out a couple of females darted through the gateway at full speed. He gave chase and the alarm, and arrested one of the fugitives, while a police officer captured the other. The younger of the two prisoners told on her companion, and said she did the stealing. The articles taken from the premises of Mr. McCalla were dropped during the flight of the parties. They were recovered and identified. The accused were held to await a further hearing. [Before Mr. Alderman Miller.] [Before Mr. Alderman Dougherty.]

Trundling a Barrow on the Sidewalk.

It would be well enough for people whose business requires them to use wheelbarrows to remember that it is against the law to push such vehicles on the sidewalk. The police officers as a general thing, admonish all found violating this wholesome law, for the first time, It sometimes happens that men thus admonished do not pay proper heed, and therefore are likely to be arrested and fined. This was the case on Wednesday, in regard to John Gill, who was arraigned before Alderman Dougherty for wheeling a barrow on the sidewalk at Second and Race streets, thereby impeding the general travel. He had been spoken to several times, but did not seem to take proper heed. He was fined accord-

LEGAL INTELLIGENCE. The Supreme Court of Pennsylvania-Mr. Justice Read. THE CASE OF THE EVENING BULLETIN.

Peacock et al., vs. Chambers et al. Supreme of Court, Eastern District, January Term, 1863. No. 183. In Equity.

Read, J. I heard a motion for a special injunction in this case upon the bill filed, and affidavits on both sides; but, believing that it was the interest of both parties to have a speedy final hearing, I caused it to be so expedited, that it was fully argued before me on the 6th inst., on bill, answer, replication and proofs. The evidence consisted of the articles of association of the plaintiffs and defendants of the 8th February, 1860, under the name, style, and firm of Peacock, Chambers, & Co., the commissions of James S. Chambers as navy agent for the port of Philadelphia of 30th April, and 10th August, 1861, the minute-book of the association, and of a notice from Mr. Alexander Cummings, of the 12th November, 1862, to Messrs. Peacock, Chambers & Co.

The stock of the partnership was valued at fifty thousand dollars each. Each share was entitled to one vote, and a concurring majority of the whole number of shares or votes to be necessary for every THE CASE OF THE EVENING BULLETIN. thousand dollars each. Each share was entitled to one vote; and a concurring majority of the whole number of shares or votes to be necessary for every decision, except in the cases wherein it was otherwise provided. Voting by proxy (the authority being in writing) allowed. The association was to continue for the full term of five years from the first of February, 1800.

The seventh artisle is in these words: "An editor

shall be employed, from time to time, for a term of not more than five years at any one engagement, and at a salary of not more than two thousand dollars per annum; and, also, a publisher for a term of not more than five years at any one engagement, at a salary of not more than twelve hundred dollars per annum; each of whom must, during the term of his employment, be a proprietor."

A register was also to be duly appointed and annum; each of whom must, during the term of his employment, be a proprietor."

A register was also to be duly appointed, and assistant editors, reporters, correspondents, news collectors, printers, agents, clerks, and other persons requisite and necessary for the due and proper conduct of the business of the association, to be employed from time to time, and for such term or time, and at such rate of compensation or salary, as shall be deemed proper and judicious by the editor and publisher, except in cases where they shall have been specially directed by a resolution of the proprietors.

The bill stated that the plaintiffs were the holders of twenty-seven shares, and the defendants of twenty-fibre shares, and that on the 8th February, 1860, Lames S. Chambers, one of the defendants, was elected the publisher of the daily and weekly paper, conducted by the said copartnership; but neither at the time of his employment, nor subsequently, was any term assigned to the duration of his cimployment, and that he continued holding said position at the will of the plaintiffs, until the 16th August, 1862, and during his employment as publisher aforesaid, he did not devote his skill, care, and attention to the said department, but in the month of April, A. D. 1861, accepted from the Government of the United States the appointment to the office of Navy Agent of Philadelphia, and since that period the duties of the said office have occupied the time, care, skill, and attention of the interests of said oppartnership, whereby the plaintiffs and their said business materially suffered.

That the association, on the 16th of August, 1862,

and attention of the interests of said copartnership, whereby the plaintiffs and their said business materially suffered.

That the association, on the 16th of August, 1862, taking into consideration the matter above mentioned, and that the true interests of the copartnership imperatively required a change in the head of the publishing department of the said paper, at a regular meeting of the said association, held on that day, by a majority of votes, passed a resolution removing the said James S. Chambers, as publisher of said paper, and appointing one of the plaintiffs, Ferdinand L. Fetherston, in his stead.

The bill then states that the defendants will not permit the said Fetherston to act as publisher of said paper in place of said Chambers, and that his right so to act is denied by them. It further alleges that the continuance of said Chambers as publisher will result in the destruction of the paper, and that said Fetherston is in all respects qualified to act as publisher of said paper, and that his qualifications in this respect are not denied by the defendants, or any of them. That the defendants at times pretend that the said James S. Chambers is competent to act therein, and that the interests of said partnership do not suffer; under his publication of the paper, and at other times they assert that the plaintiffs had not the right to pass said resolution of said 16th of August, 1662. Both of which pretences the plaintiffs deny.

There are six interrogatories founded on these allegations, and the prayer of the bill is that the defendants may be perpetually enjoined and restrained from denying to the said Tetherston the right to publish such paper, and from interfering with him, and from refusing to him access to said paper, and property of said copartnership, and from clasbeying or interfering in any way with the resolution passed on the 16th day of August, A. D. 1862.

The three defendants, James S. Chambers was elected the publisher, and that he was removed by the resolution of the 16th August, 1862

It is conceded that James S. Chambers was elected the publisher, and that he was removed by the resolution of the 16th August, 1862, if that was a legal and proper act, and Ferdinand L. Fetherston elected in his stead. The first question, then, is, Was Mr. Chambers' employment at the will of the association, or was it for any term that had not expired at the time of the passage of the resolution? The third interrogatory is in these words: "Whether, on the eighth day of February, A. D. 1860, or at any other, and what times, the said defendant, James S. Chambers, was not elected publisher of said daily paper, and whether at any time, any term was assigned for the duration of his employment?" and the fourth interrogatory follows this up with this question: "Whether said James S. Chambers has not continued in said position, at the will of your orators, until the 16th day of August, A. D. 1862?"

The defendant, Chambers, answers that "on the 8th February, 1860, he was selected and chosen publisher of the said newsmaps.

The defendant, Chambers, answers that "on the sth February, 1860, he was selected and chosen publisher of the said newspaper, and it was distinctly understood and agreed by and between all the parties to the said partnership, and by and between the said respondent and the said partners, that the term of five years was assigned between themselves, and agreed upon with him, for the term of his employment, and that he was not to be discharged from his said office and employment during the said term." And he further says, in answer to the first sentence of the fourth interrogatory: "If it is meant to imply that he held the office, subject at any time to be discharged therefrom, without notice, or previous complaint, without just cause, and at the mere whim and caprice of the complainants, the defendant answers the question in the negative. The answers of the two other defendants are substantially the same. The only evidence on this point is the first minute in the minute-book of the first meeting of the association, on the 19th of March, 1860, stating: "The association went into an election for editor, publisher, register, and recrearry, with the following result: publisher, James S. Chambers; editor, Gibson Peacock; register, F. Fetherston; secretary, Casper Souder, ir.," and the statement in article 2, that "the business to be conducted in the name, style and firm of Peacock, Chambers, & Co."

The mistake, if it be one, as to date, was mutual, and it is evident, from the second article, that Messrs. Peacock and Chambers were intended, from the beginning to fill the two most invested.

The mistake, if it be one, as to date, was mutual, and it is evident, from the second article, that Messrs. Peacock and Chambers were intended, from the beginning, to fill the two most important posts in the association.

Under these circumstances, according to the doctrine of equity, I must assume the answers of the defendants, which are responsive to the matter stated in the bill and interrogated above, to be conclusive evidence in their favor, there not being even the testimony of one opposing witness. The plaintiffs, therefore, fail on this point.

The next question is (it being proved that his employment was for a term of five years) whether the other allegations were sufficient to justify his removal. Mr. Chambers had held the office of navy agent from the 30th of April, 1861, to the 19th of August, 1862, a period of fifteen months and a half, apparently without complaint, and the minutes show that the dividend declared for the preceding six months, on the 22d of July, 1862, of twelve per cent., was double the dividend for the corresponding six months in 1861.

The reason assigned for the removal of Mr. Chambers in the preamble of the resolutions of the 16th August, that the performance of the duties of the important Government office held by the present publisher of the Billetin interferes with the performance of his duties as publisher, does not appear from an examination of the minutes to be the only one, I will not say the true one. There appears to have been a radical difference of opinion about the management of the paper, which culminated in the attempt to remove Mr. Chambers.

Now I cannot say that the simple holding of this office disqualifies Mr. Chambers from continuing as publisher, and so the association appear to have thought until this difference of opinion occurred. He may perform all the duties of publisher to have been a radical difference of opinion occurred. He may perform all the duties of publisher to have the defendants, in their answers, and they also all assert that Mr. Fetherston

The lease acquired by Mr. Cummings must be assigned to the partnership.

I have decided this cause on the evidence presented to me, and I cannot help expressing a hope that these difficulties may be amicably settled by the parties themselves; for it is evident, if these disputes are continued, the property and income of the association must be greatly deteriorated, if not destroyed, by them.

The bill is dismissed.

such funds as Government may have for distribution.
Bids to be directed to Col. A. BECKWITH, A. D. C. and C. S. U. S. A., Washington, D. C., and endorsed delf-128 COAL. COAL.—THE UNDERSIGNED BEG

CAL.—IHE UNDERSIGNED BEG leave to inform their friends and the public that they have removed their LEHIGH COAL DEPOT from NOBLE-STREET WHARF, on the Delaware, to their Yard, Northwest corner of EIGHTH and WILLOW Streets, where they intend to keep the best quality of LEHIGH COAL, from the most approved mines, at the lowest prices. Your patronage is respectfully satisfied JOS. WALTON & CO.

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Also, Paper Manufacturers' Drier Felts, from 1 to feel Wide. Tarpaulin, Bolting, Sail Twine, &c.

JOHN W. EVERMAN & CO., my44f

102 JONES' Alley. COTTON SAIL DUCK AND CANVAS, MACKEREL, HERRING, SHAD, MAUREL NO. 1, 3, and 8 Mackerel, late-caught fat fish, in assorted packages.

2,000 Bbls. Mass. Nos. 1, 3, and 8 Mackerel, late-caught fat fish, in assorted packages.

2,000 Bbls. New Eastport, Fortune Bay, and Hallfax Herring.

2,500 Boxes Lubec, Scaled, and No. 1 Herring.

150 Bbls. new Mess Shad.

220 Boxes Herkinger County Cheese, &c.

In store and for sale by MURPHY & KOONS.

MURPHY & KOONS, No. 146 North WHARVES,

IN THE ORPHANS COURT FOR THE ORPHANS' COURT FOR

THE CITY AND COUNTY OF PHILADSLIPHIA.

Estate of EDMUND A MEMCH, Deconsed.

Notice is hereby given that EMILY MENCH, widow of said decedent, has filed in the said Court her petition and appraisement claiming to retain property of the said decedent to the value of \$390, as therein expressed under the act of April H. 1851, and the supplements thereto, and that the said Court will approve the same on the 16th day of January A. W. 1862, unless exceptions are filed thereto, de23-tuf 4t*

Attorney for Petitioner. THE CITY AND COUNTY OF PHILADELPHIA.

Estate of JAMES C. MCILYANEL BELOW.

The Auditor appointed by the Goart to audit, settle, and adjust the account of EDWARD GARRETY, Guardian of the person and estate of James C. McIlrane, a minor, and to make distribution of the belonee in the hands of the accountant, will meet the parties interested for the purposes of his appointment on WEDWESDAY, January 7th, 1833, at 3 o'clock P. M., at his office, S. E. corner of SINTH and WALNUT Streets, in the city of Philadelphia.

D. W. O'BRIEN, de25-th stn-5t IN THE COURT OF COMMON DELPHIA. DELPHIA.
Assignee Estate of the QUAKER CITY INSURANCE
COMPANY.
The Auditor appointed to audit, settle, and adjasst the
first account filed by SETH H. BUTLER, assignee for the
benefit of creditors of the Quaker City Insurance Company, and to make distribution of the balance, will meet
all parties interested for the purpose of his appointment,
on TUESDAY, Decomber 3cti, 1882, at 40 clock, P. M. at
his office, No. 109 North SIXTH street, above Arch, in
the city of Philadelphia.

del9-finwst IN THE ORPHANS' COURT FOR THE

THE ORPHANS' COURT FOR THE
CITY AND COUNTY OF PHILADELPHIA.
Estate of JOHN G. BELLINGHAM, deceased.
Notice is hereby given that ELIZABETH ANN BELLINGHAM, widow of the said decedent, has this day filed in the said Court her petition, and an inventory and appraisement, claiming to retain personal property of said decedent to the value of \$300, (part cash.) as therein expressed, under the act of 14th April. 1831, and the supplements thereto, and that the said Court will approve the same on the 2d. day of JANUARY, A. D. 1863, unless exceptions be filed thereto.

BEN. PAXSON-WRIGLEY.

de22-ws2t

Attorney of Petitioner. Attorney of Petitioner VOTICE.—IN THE ORPHANS NOTICE.—IN THE ORPHANS'

COURT FOR THE COUNTY OF PHILADELPHIA—
In the matter of the estate of ROBERT B. AREY, deceased, sur proceedings in partition.

To John Arey, Samuel Arey, Joseph Arey, Eliza M. Higgs, late Arey, Samuel Ray, Dr. William Bacon and Mary his wife, in right of said Mary, George Davis, Eliza Tinker, late Davis, and Horatio G. Davis.

County of Philadelphia, ss.
I certify that at an Orphans' Court for the county aforesaid, held at Philadelphia on the 17th day of October. A. D. 1882, before the Hon, Oswald Thompson, president, and his associate justices of said court, on motion of Henry W. Arey, Esq., for petitioner, the court ordered and decreed that the return of the sheriff and jury of inquest be confirmed, and that a rule directed to the heirs, and all persons interested, to be and appear before the judges of said Orphans' Court on the SEVENTEENTH DA. OF JANUARY, A. D. 1863, at 10 o'clook A. M., then and there to accept or refuse to take the real estate of decedent, situate as in said proceedings mentioned, at the valuation put upon it by the said inquest, be granted and allowed, and issue out of the said court.

Winess my hand and the seal of the said court, this 12th day of November, A. D. 1862, A. J. FORTIN, del9-fruit. de19-frtu4t Pro Clerk of the Orphans' Court. IN THE DISTRICT COURT FOR THE

IN THE DISTRICT COURT FOR THE CITY AND COUNTY OF PHILADELPHIA.

THE MUTUAL ASSURANCE COMPANY VS. CHRISTIAN A. DANNAKER. Levar Facias, of September Term, 1662. No. 61.

The auditor appointed by the Court to report distribution of the fund raised by the sale under this writ, of the following described real estate, to writ: All that certain four-story brick messuage or tenement and lot or piece of ground thereunto belonging, situate on the east side of Delaware Third street, beginning at the distance of about two hundred and forty feet one inch and a half northward from the north side of Sassafras street, in the city of Philadelphia, containing in front or breadth on the said Third street seventeen feet; and in length or depth eastward seventy feet. Bounded northward, eastward, and southward by other ground of the said Christian A. Dannaker, and westward by Third street aforesaid, Iwhich said flot or piece of ground above described is part and parcel of a certain larger lot of ground thirty feet front and one hundred and ninety feet deep, which Catharine Dannaker, by indenbure dated the thirtieth day of November, Anno Domini 1831, recorded in Deed Book A. M., No. 18, page 642, &c., granted and conveyed unto the said Christian A. Dannaker in fee, subject nevertheless, the whole of the said large lot, to a yearly ground rent of seven pounds ten shillings, current money of Pennsylvania, payable unto John Shallcross, his heirs, and assigns, forever, J will attend to the duties of his appointment on TUESDAY, December 30, 1862, at 4 o'clock P. M., at his office, No. 220 South FOURTH Street, Philadelphia, when and where all persons interested in said fund are required to present their claims, or be debarred from ceming in upon the same. caming in upon the same.

JAMES W. PAUL, Auditor.
Philadelphia, December 15, 1862. INSURANCE COMPANIES.

DELAWARE MUTUAL SAFETY CORPORATED BY THE LEGISLATURE OF PENNSYLVANIA 1835.
OFFICE, S. E. CORNER THIRD AND WALNUT STS.,
MARINE INSURANCE, ON VESSELS, CARGO, To all parts of the world. On Goods, by River, Canal, Lake, and La FIRE INSURANCES

A Consider and Price an

\$663,750 Par. Cost \$663,749 62. Mkt. val. \$683,178 00 Real Estate. 51,803 35 Bills Receivable for Insurances made. 91,232 58 Balances due at Agencies—Premiums on Marine Policies, accrued—interest, and other debts due the Company. 36,911 55 Retip and Stock of Sundry. Insurance and other Companies, \$10,803, estimated value. 4,518 00 Cash on deposit with United States Government, subject to ten days call. 28,727 94 Cash in Drawer. 280,005 68 - 109,008 68

\$976,212 16 Thomas C. Hand,
John C. Davis,
Edmund A. Souder,
Theophilus Paulding,
John R. Penrose;
James Traquair,
William C. Ludwig,
Joseph H. Seal,
Dr. R. M. Huston,
Hugh Craig,
A. B. Berger,
Hugh Craig,
THOMAS C. HAND, President.
HENRY LYLBURN, Secretary.

John B. Semple, Pittsburg
JOHN C. DAVIS, Vice President.

LYLBE INSUER ANCE

FIRE INSURANCE OF PHILADELPHIA. ON BUILDINGS, LIMITED OR PERPETUAL, MER-CHANDISE, FURNITURE, &c., IN TOWN OR COUNTRY. OFFICE NO. 308 WALDUT STREET.

1,061 8 5,504 8 7,010 9 Losses promptly adjusted and paid.

DIRECTORS.
Clem Tingley,
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William Musser,
Benj. W. Tingley,
Marshall Hill
J. Johnson Brown,
Charles Leland,
Jacob T. Bunting,
Smith Bowen,
John Bissell, Pittsburg.
CLEM TINGLEY, President,
jyll-tr

A GOMPANY. Incorporated 1810. CHARTER PER PETUAL. No. 310 WALMUT Street, above Third, Ph Indelphia.

Having a large paid-up Capital Stock and Surplus invested in sound and available Securities, continues to meure on Dwellings, Stores, Furniture, Merchandise, Vessels in port and their Cargoes, and other Personal Property. All losses liberally and promptly adjusted.

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Edmund G. Dutilh,
Charles W. Poultney,
Israel Morris.

THOMAS R. MARIS, President.

INSURANCE COMPANY OF THE INCORPORATED in 1794—CHARTER PERRPETUAL.

PROPERTIES OF THE COMPANY, FEBRUARY 1, 1862,

\$438,516,13.

MARINE, FIRE, AND INLAND TRANSPORTATION
INSURANCE.

AINE, FIRE, AND INMANCE.

INSURANCE.

DIRECTORS

Henry D. Sherrerd, Charles Macalester, Thomas B. Wattson, Henry G. Freeman, Charles S. Lewis, George C, Carson, Edward C. Knight, Austin, RRERD, President Control of the Control of t John B. Austin,
HENRY D. SHERRERD, President
WILLIAM HARPER, Secretary. no18-t ANTHRACITE INSURANCE COM. A PANY — Authorized Capital \$400,000—CHARTER PERPETUAL.

Office No. 311 WALNUT Street, between Third and Fourth streets, Philadelphia.

This Company will insure against loss or damage by Fire, on Buildings, Furniture, and Merchandise gene-Fire, on Buildings, Furniture, and merchandise generally.

Also, Marine Insurances on Vessels, Cargoes, and Freights. Inland Insurance to all parts of the Union.

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Peter Seiger,
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Pean,
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WILLIAM ESHER, President.

WM. F. DEAN, Vice President.

WM. SMITH, Secretary. THE ENTERPRISE

INSURANCE COMPANY OF PHILADELPHIA. (FIRE INSURANCE EXCLUSIVELY.) COMPANY'S BUILDING, S. W. CORNER FOURTH AND WALNUT STREETS. DIRECTORS. F. Ratchford Starr,
William McKee,
Halbro Frazier,
John M. Atwood,
Benj. T. Tredick,
Henry Wharton,
F. RATCHFORD STARR, President.
CHARLES W. COXE, Secretary. TIRE INSURANCE EXCLUSIVELY THE INSUKANUE EAULUSIVELLY.

The PENNSYLVANIA FIRE INSURANCE COMPANY Incorporated 1825. CHARTER PERPETUAL
No. 510 WALNUT Street, opposite Independence Square.
This Company, favorably known to the community for
thirty-six years, continues to insure against Loss or
Damage by Fire on Public or Private Buildings, either
permanently or for a limited time. Also, on Furniture,
Stocks of Goods, or Merchandise generally, on liberal
terms. terms.
Their Capital, together with a large Surplus Frind, is invested in the most careful manner, which enables them to offer to the insured an undoubted security in the cast of loss. Jonathan Patterson, Directors.

Jonathan Patterson, Thomas Robins, Quintin Campbell, Daniel Smith, Jr., John Devereux, William Montelius, Thomas Smith.

Isaac Hazleburst, JONATHAN PATTERSON, President.

WILLIAM G. CROWELL, Secretary. ap6

RAILROAD LINES. ABRANGEMENTS OF NEW YORK LINES.
THE CAMDEN AND AMBOY AND PHILADELPHIA
AND TRENTON RAILROAD COMPACY'S
LINES, FROM PHILADELPHIA TO
NEW YORK AND WAY PLACES. PROM WALNUT-STREET WHARP AND KENSINGTON DEPOT. WILL LEAVE AS FOLLOWS—VIZ: At 8 A. M., via Camden and Amboy, C. and A. Ac-At 12% P. M., via Camden and Arabov Accommoda At 2 P. M., via Camden and Amboy, C. and A. Ex-At P. M., via Camden and Jersey City, Evening At 4 P. M., via Camden and Jersey City, 2d Class At 6½ P. M., via Kensington and Jersey City, Rvening Mail.

At 6% P. M., via Kensington and Jersey City, Rvening Mail.

At 12% A. M., via Kensington and Jersey City, Southern Mail.

3 00

At 6% P. M., via Camden and Amboy, Ascommodation, (Freight and Passenger)—lat Class Ticket.

2 25

Do.

The 12% A. M. Southern Mail runs darly; all others Sundays excepted.

For Water Gap, Strondsbarg Scranton, Wilkosberre, Montrose, Great Bend, Birginsmton, Syracuse; &c., at 6A. M. from Walnut-street Wharf, via Dolaware; Lackawana, and Western Railroad.

For Mauch Chunk, Allentown, Bethlehem, Belvidere, Easton, (Lambertville, Flemington, &c., at 6A. M. from Walnut-street Wharf, and 3 P. M. from Kensington Evolt (the 6A. M. Line connects with train leaving Easton for Mauch Chunk at 3.20 P. M.

For Mount Holly at 6A. M., 2 and 4% P. M.

For Freehold, at 6A. M. and 2 P. M.

For Freehold, Trenton, &c., at band 11 A. M., 3, 5, and 6.35

P. M. from Kansington, &c., at band 11 A. M., 3, 5, and 6.35 For Freehold, at 6 A. M. and 2 P. M.
WAY LINES.
For Bristol. Trenton. &c., at band 11 A. M., 3,5, and 6.30
P. M. from Kensington.
For Bristol and intermediate stations at 11½ A. M.,
from Kensington Depot.
For Palmyra, Riverton, Delanco, Beverly, Burlington,
Florence, Bordentown, &c., at 12½, 1, 4½, and 6 P. M.
S. For New York and Way Elnes leaving Kensington Depot, take the cars on Fifth street, above Walmut,
half an hour before departure. The cars run into the
Depot, and on the arrival of each train run from the
Depot, and on the arrival of each train run from the
Depot.
Fifty Pounds of Baggage only allowed each Passenger.
Passengers are prohibited from taking anything as baggage but their wearing apparel. All baggage over fifty
pounds to be paid for extra. The Company limit their
responsibility for baggage to One Dollar per pound, and
will not be liable for any amount beyond \$100, except by
special contract.

WM. H. GATZMER, Agent. LINES FROM NEW YORK FOR PHILADELPHIA. sington.
From foot of Barclay street at 6 A. M. and 2 P. M., via Amboy and Camden.
From Pier No. 1 North river, at 1 and 5 P. M. (freight and passenger) Amboy and Camden. THE PENNSYLVANIA CENTRAL THE GREAT DOUBLE-TRACK ROUTE. 1862.

THE CAPACITY OF THE ROAD IS NOW EQUAL TO ANY IN THE COUNTRY.

THE GREAT SHORT LINE TO THE WEST.
Facilities for the transportation of passengers to and from Pittsburg, Cincinnati, Chicago, St. Louis, St. Paul.
Nashyille, Meraphis, New Orleans, and all other towns in the West, Northwest, and Southwest, are unsurpassed for speed and comfort by any other route. Sieeping and smoking cars on all the trains. noking cars on all the trains.
THE EXPRESS RUNS DAILY: Mail and Fast Line 10.45 P. Mer information apply at the Passenger Station, S. E. corner of ELEVENTH and MARKET Streets.

By this route freights of all descriptions can be forwarded to and from any point on the Railroads of Ohio. Kentucky, Indiana, Illinois, Wisconsin, Iowa, or Missouri, by railroad direct, or to any port on the navigable rivers of the West, by steamers from Pittsburg.

The rates of freight to and from any point in the West. by the Pennsylvania Railroad, are, at all times, as favorable as charged by other Railroad Companies. Merchants and shippers entrusting the transportation of their freight to this Company can rely with confidence on its speedy transit. speedy transit.

For freight contracts or shipping directions apply to or

For freight contracts or shipping directions apply to or address the Agents of the Company:

S. B. KINGSTON, JR., Philadelphia.

D. A. STEWART, Pittsburg.
CLARKE & Co., Chicago,
LEECH & Co., No. 1 Astor House, or No. 1 South William street, New York
LEECH & Co., No. 77 Washington street, Boston.
MAGRAW & KOONS, No. 30 North street, Baltimore.
H. H. HOUSTON, General Freight Agent, Phila.
L. L. HOUPT, General Ticket Agent, Phila.
ENOCH LEWIS, Gen'l Sup't, Altoona. jyl-tf PHILADELPHIA, TOWN RAILROAD.
TIME TABLE.
On and after Monday, October 20, 1862, until further FOR GERMANTOWN

Focisti Depot Ninth and GREEN Streets.

NORTH PENNSYLEXECUTION OF THE PENNSYLEXECUTION OF THE PENNSYLLEHEM, DOYLESTOWN, MAUCH CHUNK, HAZLETON, EASTON, WILLIAMSPORT, &c.
WINTER ARRAN GEMENT.

WINTER ARRAN GEMENT.

On and after Monday, Nov. 17th, 1862, Passengel Trains will leave the new Depot, THIRD Street, above Thompson street, Philadelphia, daily, (Sundays excepted.) as follows:
Ai7 A. M. (Express) for Bethlehem, Allentown, Mauch Chunk, Hazleton, Wilkesbarre, &c.
The 7 A. M. Train makes close connection with the Lehigh Valley Railroad at Bethlehem, being the shortest and most desirable route to all points in the Lehigh Coal region.

At 3.15 P. M. (Express) for Bethlehem, Easton, &c.
This Train reaches Easton at 6.40 P. M., and makes close connection with the New Jersey Central for New York.

At 5.15 P. M. for Bethlehem, Allentown, Mauch Chunk.
For Doylestown at 9.15 A. M. and 4.15 P. M.
White cars of the Second and Third-streets line City Passenger Cars run directly to the new Depot.

TRAINS FOR PHILADELPHIA
Leave Bethlehem at 7 A. M., 390 A. M., and 6.10 P. M.
Leave Doylestown at 6.30 A. M. and 3.40 P. M.
Leave Doylestown at 6.30 A. M. and 3.40 P. M.
Leave Doylestown at 6.30 A. M. and 3.40 P. M.
Philadelphia for Doylestown at 10 A. M. and 4.15 P. M.
Doylestown for Philadelphia at 7.30 A. M. and 2 P. M.
Fare to Bethlehem
SI. 50
Fare to Bethlehem
SI. 50
Fare to Bethlehem
SI. 50
Fare to Easton
SI. 50
Fare to Easton
SI. 50
Fare to Easton
SI. 50
Fare to Easton or BERKS Street, in order to secure the

Through tickets must be procured at the Ticket Offices, at THIRD Street or BERKS Street, in order to secure the above rates of fare.

All Passenger Trains (except Sunday Trains) connect at Berks street with Fifth and Sixth-streets Passenger Railroad, five minutes after leaving Third street.

1017

ELLIS CLARK, Agent. WEST CHESTER
ROAD PHILADELPHIA RAIL

WINTER ARRANGEMENT.
On and after MONDAY, Dec. 8th, 1862, the trains will leave PHILADELPHIA, from the depot, N. E. corner of EIGHTEENTH and MARKET Streets, at 8.30 A. M., and 2.4, and 6.45, P. M., and will leave the corner of THIRTY-FIRST and MARKET Streets West Philadelphia, seventeen minutes after the starting time from Eighteenth and Market streets.

ON SUNDAYS Market streets.

ON SUNDAYS.

Leave PHILADELPHIA at 8 A M and 2 P M.
Leave WEST CHESTER at 8 A M and 4 P. M.
The trains leaving Philadelphia at 8 A M and 4 P.
M. connect at Pennelton with trains on the Philadelphia and Baltimore Central Railroad for Concord, Kennett, Oxford, &c.

H. WOOD, de8-tf

WEST CHESTER RAILROAD TRAINS, via the PENNSYLVANIA RAILROAD.

LEAVE THE DEPOT,
Cerner ELEVENTH and MARKET Streets,
First Train at 8.00 Å. M.
Second Train at 12.55 P. M.
Third Taxin at 4.00 P. M.

LEAVE WEST CHESTER,
At 7.00 and 10.55 A. M., and 4.55 P. M.
Freight delivered at the Freight Station, corner Thirteenth and Market streets, before 12 o'clock, noon, will be delivered at West Chester at 2.55 P. M.
For tickets and further information, apply to
JAMES COWDEN, Passenger Agent.

12.21-11 LEWIS L. HOUPT, General Ticket Agent.

PHILADELPHIA

AND ELMIRA R. LINE.

FOR WILLIAMSPORT, SCRANTON, ELMIRA, and all points in the W. and N. W. Passenger Trains leave Depot of Phila and Reading R. R., cor. Broad and Callowhill streets, at 8.15 A. M., and 3.30 P. M. daily, except Sundays.

QUICKEST ROUTE from Philadelphia to points in Northern and Western Pennsylvania, Western New York, &c., &c. Baggage checked through to Buffalo, Niagara Falls, or intermediate points.

Through Express Freight Train for all points above, leaves daily at 6 P. M.

For further information apply to

JOHN S. HILLES, General Agent,

THIRTEENTH and CALLOWHILL, and N. W. corner SIXTH and CHESTNUT Street.

SEAST HERMITTER R. P. P. E. N. I. C. O. E.

TERRA COTTA WARE.

Fancy Plower Pots.

Hanging Vases.
Fern Vases, with Plants.
Orange Pots.
Lava Vases, with Plants.
Cassoletts Renaissance.
Lava Vases Antique.
Consols and Cariatades.
Marbie Busts and Pedestals.
Brackets, all sizes.
With a large assortment of other FANCY GOODS, suitable for CHRISTMAS PRESENTS, most of which are manufactured and imported for our own sales, and will not be found at any other establishment.

de9

1010 CHESTNOT Street. LIQUEURS.—50 CASES ASSORTED LIQUEURS, just received per ship Vandalia, from Bordeaux, and for sale by

JAURETCHE & LAVERGNE,

202 and 204 South FRONT Street. LATOUR OIL. 492 BASKETS LA-tour Olive Oil, just received per ship Vandalia, from Bordeaux, for sale by au28-if 202 and 204 South FRONT Street. CHAMPAGNE.—GOLD LAC CHAM-PAGNE, in quarts and pints, for sale by
CHARLES S. CARSTAIRS,
oc20 Sole Agent. No. 126 WALNUT Street

SALSODA.—150 SMALL CASKS NEW
CASTLE Sal Soda just received, and for sale by
RHODES & WILLIAMS,
del2
No. 107 South WATER Street.

PRENCH MUSTARD.—PURREY
BLARNE'S Imported Mustard, for sale in store and
to arrive, by the sole agent.
CHARLES S. CARSTAIRS.
0020 No. 128 WALNUT Street.

EERS, Nos. 232 and 234 MARKET Street LARGE PEREMPTORY SALE OF EBENCH, INDIA, GENMAN AND BRITISH DRY COODS, &c.

ON MONDAY MORNING,
December 29, at 100 clock, will be sold by catalogue, on four months' credit, about

of French, India, German, and British dry goods, &c.
embracing a large and choice assortment of fasey and staple articles in silk, worsted, woolen, linen, and cotton fabrics. ablics. N. B. Samples of the same will be arranged for examination, with catalogues, early on the morning of the sale, when dealers will find it to their interest to attend. FURS, FURS. YURS, FURS.
Included in our sale
On MONDAY AFTERNOON.
Detember 29, will be a not a valuable associment of fashionable furs, in sable, may tin, fitch, superiol, and mink, in pieces and setts.

AUCTION SALES.

LARGE POSITIVE SALE OF BOOTS, SHORS, &c.
ON THESDAY MORNING.
December 30; at 18 o'clock, with be sold without reserve,
on 4 mouths' credit—
About 1,500 packages boots, shoes, brogans, cavalry
boots, &c. embracing a general assortment of prime
goods, of City and Eastern manufacture. FURNESS, BRINLEY, & CO., No. 429 MARKET STREET. SALE OF IMPORTED DET GOODS.

Desembers, at 10 o'clock, will be sold by catalogue,
on 4 months' credit—
400 lots of fancy and staple dry goods. PHILIPFORD & CO., AUCTIONEERS, 525 MARKET and 522 COMMERCE Streets. SALE OF 1,000 CASES, BOOTS, SHOES, BROGANS, &c. ON MONDAY MORNING, December 29th, at 10 o'clock, specially will be sold by catalogue: nen's, hoys' and youths' caif, kip, grain and thick boots, calf, kip brogans, bulmorals, &c.: women's, misses', and childs' calf, kip, goat, kid, and morocco heeld boots and shoes.

Open for examination, with catalogue, early on the morning of sale.

MEDICAL. TARRANT'S EFFERVESCENT SELTZER APERIENT. This valuable and popular Medicine has universally re-ceived the most favorable recommendations of the MEDICAL PROPESSION and the public as the most efficient AND AGREGABLE SALINE APERIENT. It may be used with the best effect in Bilious and Febrile Diseases, Costiveness, Sick Headache, Nausea, Loss of Appetite, Indigestion, Acidity of the Stomach, Torpidity of the Liver, Gout, Rheumatic Affections, Gravel, Piles,

AND ALL COMPLAINTS WHERE A GENTLE AND COOLING APERIENT OR PURGA-TIVE IS REQUIRED. It is particularly adapted to the wants of Travellers by Sea and Land, Residents in Hot Climates, Persons of Sedentary Habits, Invalids, and Convalescents; Captains of Vessels and Planters will find it a valuable addition to their Medicine Chests.

It is in the form of a Powder, carefully put up in bottles to keep in any climate, and merely requires water poured upon it to produce a delightful effervescing beverage.

Numerous testimonials, from professional and other gentlemen of the highest standing throughout the country, and its steadily increasing popularity for a series of years, strongly guaranty its efficacy and valuable character, and/commend it to the favorable notice of an intelligent public.

ent public. Manufactured only by TARRANT! & CO., No. 275 GREENWICH Street, corner of Warren st NEW YORK, ap21-ly And for sale by Druggists generally. DR. STOEVER'S

DR. STOEVER'S

CELEBRATED

STO, MACH BITTERS:

A CERTAIN REMEDY FOR

DYSPEPSIA,

FEVER AND AGUE,

LOSS OF APPETITE,

CHOLERA MORBUS,

GENERAL DEBILITY

AND DISORGANIZED STOMACH.

They are the best Bitters, in the world, being pleasant to the taste, and may be administered with safety to the weak and debilitated. They invigorate the system and purify the blood; create a healthy appetite; permanently strengthens and removes all flattenery or heaviness from the stomach, and purifies and restores the gastric secretions. Price 75 cents per bottle. Prepared by CHAS. H. KRYDER, Laneasier, Pa. and for sale by all DRUGGISTS, HOTEL KEEPERS, GROCERS,

PRINCIPAL PHILADELPHIA DEPOT.

256 SOUTH SECOND STREET.

Call for samples and examine certificates and recommendations.

A VERIS SARSAPARILLA IS A CON A YER'S SARSAPARILLA IS A CON centrated extract of Para Sarsaparilla, so combined with other substances of still greater alterative power as to afford an effective antidote for diseases Sarsaparilla is reputed to cure. Such a remedy is surely wanted by those who suffer from Strumous complaints, and that one which will accomplish their cure must prove of im-

Prepared by Dr. J. C. AYER & CO., Lowell, Massachusetts. Price \$1 per bottle; Six Bottles in one package, \$5. age, \$5.
Sold by J. M. MARIS & CO., at wholesale, and by
FREDERICK BROWN.
dell-wfm2m HEALING POWERS OF ELECTRI-

HEALING POWERS OF ELECTRICITY DEMONSTRATED ON OVER FOUR THOUSAND INVALIDS, AT 1220 WALNUT STREET, PHILADELPHIA.

The object of the following certificates is to show that
cures at 1220 WALNUT Street are permanent and reliable. The first cure was performed nearly three years
ago, the second was performed nearly one year ago, the
third about one year, and hundreds more of like cases
might be shown.

READ THE FOLLOWING CARREFULLY.

About twelve months ago I had a severe attack of
Diabetes, attended with other difficulties too numerous
to mention. My desire for drink was constant, and although I drank gallons per day, my thirst was never
allayed; I was only able to sleep at short intervals,
which seemed like a trance. The mucous surface of my
mouth and throat had become so parched and feverish,
that I was in constant misery. I was also suffering
from all the horrors of Dyspepsia, loss of appetite, Nausea, and frequent and severe attacks of vomiting; and so
prostrated was my general system, that I was scarcely
able to move about. I had availed myself of the science
and skill of distinguished medical men, both of the Allopathic and Homeopathic school, and exhausted their
catalogue of remedies, but found only temporary relief.
In this condition, when every ray of hope seemed paralyzed, I heard of the discovery of Professor Bolles in the
use of Electricity, and the wonders he was performing in
curing disease, and olaced myself under his treatment;
and, to the astonishment on myself under his treatment;
and, to the astonishment on myself under his treatment;
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and, to the astonishment on myself under his treatment;
and, to the astonishment on myself under his treatment;
and, to the astonishment of his and would advise
undisturbed, and, in fact, I feel like one made anew.

I would further state that I have seen other remarkable cures performed by Prof. Bolles, and would advise
the discoved to call at 1220 Walnut street, and be restored
to health. I sh

Read the following from a preacher of the Methodist Episcopal Church, No. 1633 Helmuth street, Philadel-Episcopal Church; No. 1633 Helmuth street, Philadelphia:
In attempting a definition of my diseas. I can only give some of the many symptoms which, taken the most horrid; and even medical men due not know my disease from pathological symptoms. However, Professor C. H. Bolles, by whom I was cured, located my disease in the pelvic viscera, in five minutes after I entered his office, and offered to warrant a perfect cure in eight applications. And I frankly admit that in eight applications of Electricity, administered by Professor Bolles, 1220 Walnut street, Philadelphia, I amperfectly cured; and to me this is most astonishing, for I had exhausted the catalogue of old-school remedies, and grew worse all the time.

I had long believed that in Electricity resided a potent agent for the cure of disease, if a right application could be made; and now I can comprehend, from its powerful effects on me, for a speedy cure, although no shocks were given. All was pleasant, and accomplished as if by magic.

given. All was pleasant, and accomplished as if by magic.

I will give most of my symptoms, for the benefit of suffering humanity. I had dyspepsia, bad marasmus, or wasting of the tissues of the whole hody; at times a difficulty of breathing, some palpitation of the heart, much bronchitis, trembling of the limbs after exercise, aversion to business and company; at times gloomy, inability to collect my thoughts vigorously on any subject, a loss of memory, pain in various parts of the body; suffered much from lumbago, deranged secretions of the kidneys and other glands of the system, constant dragging pains in the lumbar region, and severe nervous diziness.

Fara Falls, or intermediate points.

Through Express Freight Train for all points above, it is a point of the point of the system, constant dragging pains in the lumbar region, and evere nervous dizines.

For further information apply to JOHN S. HILLES, General Agent, INTERENTY and CALLOWHILL, and N. W. corner is INTHETENTY and CALLOWHILL, and N. W. Callowhill, and Wallow and C

N. B.—It will be well for the diseased to recollect that Prof. B. has given a word of caution in his pamphlet to guard them against trusting their health in the hands of those in this city claiming to treat diseases according to his discovery. This caution may seem severe on those using Electricity at hazard, but it is the severity of trath, and designed for the good of humanity. See advertisement in another column.

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