THE PRESS.-PHILADELPHIA. FRIDAY, FEBRUARY 27, 1863.

MEETING OF COUNCILS.

The bill for extra services of Council Clerks vetoed by the Mayor—The Girard Heirs— Insurance of Public Buildings—Election of Heads of Departments—Government "Green Backs" Repudlated by a Common Councliman—The Democracy are not to be styled a Secession Party. Yesterday afternoon both branches of the City Council held a regular stated meeting. SELECT BRANCH.

SELECT BRANCH.

SELECT BRANCH. Mr. LyND, president, in the chair. Upon the rell being called, Mr. Nichorson, upon leave being granted, asked to withdraw the petition of Patrick O'Rourke, who claimed the seat from the Twenty-fifth ward. A motion was made that the petition be with-drawn.

drawn. Mr. WETHERILL objected, on the ground that the Committee on Law, who had this subject under con-sideration, were ready to report. The motion was therefore withdrawn.

Petitions and Communications, For the location of the Globe Engine Company as i steam fire engine company. For a fire-alarm box in the house of the Friendship

Fire Company.

Fire Company. The "Extra Service" Bill Vetocd by the Mayor. A communication was received from the Mayor, returning, without his signature, the bill entitled "An ordinance to pay the clerks and messengers of the late Councils for extra services for the year 1862," appropriating \$1,100 for that purpose. The Mayor says: "The acceptance of an office with a definite salary is an implied undertaking to per-form all the duties which shall be insident thereto, whether few or many without claim to other com-pensation.

whether few or many within shall be interactive com-pensation. "If new functions, not comprised among the duties previously pertaining to the office; shall be assigned to the official during its term, he may equitably demand remuneration for services that did not enter into his original obligation. Upon this consideration the ordinance of December 27, 1861, reciting that the messenger of Common Council had been colled upon to perform the duties of assist-ant clerk of that Chamber, and the ordinance of Nay 24, 1862, setting forth that the assistant clerk of Common Council had been acting as its chief clerk for eight months of the previous year, with their respective additional appropriation, both received my assent."

my assent." For a more extended expression of views the Mayor refers to the message of May 12, 1859, in which he returned to Select Council the only other which he returned to Select Lounent are our com-bill relating to extra services of clerks or messen-gers of Councils. The bill passed over the veto of the Mayor by a vote of 22 yeas to 2 nays.

Bet SU Councils. The bir passed over the view of the Mikyor by a voie of 22 yeas to 2 nays.
Election of Hends of Departments.
Mr. OATHERWOOD offered a resolution to meet Common Council in convention at 4½ o'clock, for the purpose of electing the heads of departments.
Mr. MILLER moved to amend by inserting "6 o'clock, unless before that time the time be changed by act of Council."
Mr. OATHERWOOD wanted to know why there should be any delay ; all the members had a writ of mandamus served upon them, and it was their duty to elect the heads at ence.
Mr. MILLER did not think the Chamber should go into convention this afternoon. He thought it improper at this time, before any decision had been rendered in the case of the contested scats.
Dr. KAMERLY said he understood that all the members of Select Council had an alternate writ of mandamus served upon them, and is ubterfuges and all kinds of dishonesty to avoid meeting in convention.

ion. Dr. UHLER said that the gentleman had talked of frauds and trickery among the members of this hamber, but all he had to say was to ask the ques-ion, what is the condition of some of the members

in the opposite Chamber? Dr. KAMERLY replied. He contended we had no-thing to do with the members of Common Coun-ell. All we have to do is to take care of our-

Belves. Dr. UHLEE again arose. He said they had shown no disposition not to meet Common Council. They only proposed to postpone for an hour or so. Mr. MILLEE said it was mentioned in court that if the time was changed they were not bound to obey

the mandamus. Mr. ARMSTRONG moved further to amend by striking out six o'clock and inserting five. This was voted down by a vote of 13 to 11. Mr. WEAVER moved to fix the time at half past five o'clock. Not agreed to. Mr. ARMSTRONG moved to postpone the amend-ment.

ment. This the Chair decided would be to postpone the

The vole was then taken on Mr. Miller's amend-ment, and passed by a vole of 13 yeas to 11 nays. The resolution then passed. Mr. MilLER now offered an ordinance changing the time for electing the heads of departments until the last meeting of March next. The bill was read, and, on motion to suspend the rules, the yeas and nays were called by Mr. Carn-ERW00D. The vole shood 13 yeas and 11 nays. The bill was, therefore, laid over.

sarily an express part of the contract is more fanci-ful than cound. The scire fucias and leveri facias are no more bargained about in a mortgage, than the summons and the *facit* facias in a promissory note. The law-making power prescribes all these writs, and fixes their times and modes of operation, and therefore may modify them within constitutional limits. All contracts that do not stipulate differ-ently are supposed to be made in subordination to this power, and hence they are not impaired when the power, and hence they are not impaired when the power, such a the subordination to this power, and hence they are not impaired when signed on the 21st of May, 1860, contained these words: "Execution to stay until the ist day of April next." It is agreed on the authority of Bill-meyer ve. Evans, 4 Wi., 321, that this was a stipula-tion about a stay which the act of 1861 could not al-ter. The words in that case were " without a stay of execution after the day of payment," and we hold that the Legislature could not add a stay in viola-tion of the agreement. The difference in the two cases is apparent. Here the creditor granted a stay to a fixed date—the debtor stipulating nothing in respect to this itability after that dato—there the debtor sipulated that there should be no stay after the day of payment. The Legislature there contra-dicted the express stipulation—here it does not; while the Legislature never grants a second stay additional to a force or superseded by subsequent legislation, and whether if in force it is applicable to the ace there is no prior one voluntarily given by the creditor. That is all that was done here. Having thus sustained the constitutionality of the th section of the ase before us, it is obviously unne-cessary for us to consider whether the act of 24 of April. 1862, is in force or superseded by subsequent legislation, and whether if in force it is applicable to this case. Before dismissing the cause it is proper to observe that cases lis hould come up by appeal, for as the s The resolution was not reconsidered. Mr. PAINTER. Am I in order? The CHAIR. No. sir, [renewed laughter]. Mr. PAINTER. Well, then, I suppose I must sub-oit mit. The bills from Select Gouncil were next taken up and concurred in; among them, one in reference to the Municipal Hospital, another respecting the ad-vance on the rent of Girard Estates, and one in re-lation to insurance on the building upon Independ-ence Square. The resolution with an amendment to fix the time of election Hond of Donarburger to new taken and

of electing Heads of Departments was taken up and concurred in. (The amendment being to change the hour to 6.P. M.) Mr. PAINTER then arose to make a personal ex-

planation. Objected to by Mr. QUIN. Mr. Painter was not permitted to make the "per-sonal explanation." Mr. PAINTER. Well, 14 have it some time. Laughter.] The day has passed when the Demo-cracy can be charged with being Secessionists. Mr. BARGER. I move the gentleman be allowed to make a personal explanation. Not agreed to. Election of Heads of Departments. The members of Select Council were introduced at

The members of Select Council were introduced at 6 o'clock, and both Chambers went into joint con-vention for the election of heads of departments. Mr. LYND, president of Select Council, took the

chair. Nominations for Chief Commissioner of High-

ways being in order, Mr. BARGER nominated G. W. Schofield. Mr. SULGER nominated W. W. Smedley. The vote was announced :

were then read, and referred to the Committee on Finance. Mr. WOLBERT offered a resolution, approving the sureties submitted except those of Mr. Schofield. Mr. PEALE moved to refer the resolution to the Committee on Finance. Messrs. WOLBERT and BARGER spoke against the reference, on the ground that the sureties were the same as those approved last year, except in the case of the Commissioner of Highways, whose sureties were not named in the resolution. Mr. HARPER said that, to pass such a resolution would be establishing a precedent which might be dangerous. It had always been the custom to ex-amine the sureties before they are approved. Mr. LOUGHLIN said that, unless the sureties were now approved, the officers elected could not enter upon their duties. Mr. PAUL was in favor of the resolution. The sureties remain in force until released by the City Solicitor.

Solicitor. The resolution was referred to the Committee on

Pinance. Mr. CAVIN moved to reconsider the vote by which the Mayor was sustained on the bill making an appropriation to the elerks of Councils. The bill passed, and Council adjourned.

LEGAL INTELLIGENCE.

Supreme Court of Pennsylvania - Chief Justice Lowrie, and Justices Woodward, Thompson, Strong, and Read.

IMPORTANT OPINIONS-THE ACT OF APRIL, 1861, PROVIDING THAT NO CIVIL PROCESS SHALL ISSUE AGAINST A SOLDIER DURING THE TERM OF HIS ENLISTMEENT, DECLARED TO BE CONSTITUTIONAL-PROCEEDINGS ON MORTGAGES EXECUTED PRIOR TO THE ACT ARE WITHIN ITS TERMS.

TO THE ACT ARE WITHIN ITS TERMS. Breitenbach vs. Bush. Error to the Court of Common Pleas of Montgomery county. Opinion of the court by Woodward, J. The fourth section of the act of 18th April, 1561, P. L., p. 409, is in these words: "No civil process shall issue or be enforced against any person mustered into the service of this State, or of the United States, during the term for which he shall be engaged in such service, nor until thirty days after he shall have been discharged therefrom: *Provided*, That the operation of all statutes of limitation shall be suspended upon all claims against such person during such term." The principal question upon the record is, whether this section be constitutional. Although it occurs in an act supplementary to the penal laws of the Commonwealth, and does not mention the milliary service, either of the State or of the United States, yet it is universally understood, and no doubt cor-

honest and responsible men, and denied having ar-rested the man at all. On the night he chased his wife he acted like a man laboring under the effects of mania-hoptu wife he acted like a mini incoming data. of mania-d-potu. The wife made a charge of aspault and battery against her husband, and a warrant was insued for his apprehension. He was arraigned yesterday, as above stated, and the case was publicly investi-

Above stated, and the case was publicly investi-gated. Mrs. Gaffney sworn.—Well, sir, on the night the officers came, me husband, sur, lefted a chair. Here the husband jumped up and exclaimed, "Did I hat wid it?"

Here the husband jumped up and exclaimed, "Did I hat wid i(?" "Take your seat, sir," said the alderman, while three or four officers cried, "Silence ?" "Well, what did he do?" "Afther that, sur, I had him arrested, sur, for beating me and abusing me; and he swore he'd never live with me, sur, again until he got his pocket book; he drew a kalfe on me, sur, that night; I hollered murther, sur, or coorse, and I got the police to come in." Here the husband sprang to his feet, and ex-claimed, "Where's me pocket book; with \$200!" He was told to keep silent. Officers Griffey, Johnson, and Rose testified, in substance, as follows: That on last Monday night, between eleven and tweive o'clock, a lame man in-formed them that some man was chasing a woman with a knife, on Water street, near Callowbill, cry-ing murder, and for help. Officers went there; and saw Mrs. Gaffney standing at the front door of the house; asked her the matter, and she told us to go into the house and ace; found Mr. Gaffney there; he had the mania-hpotu; took a knife from him; never saw any pocket book; never beard anything about one at the time; heard his wife say after-wards that her husband had lost a poaket-book with three hundred dollars in it. Gaffney has been locked up on several occasions. On the night of the murderous attack on his wife he certainly had the mania-hpot. Mr. Gaffney was asked if he had any questions to

murderous attack on his wife he certainly had the mania-Apotu. Mr. Gaffney was asked if he had any questions to ask the officers, to which he replied "no, I have not." He was ordered to enter bail in the sum of \$1,000 to answer at court, and to keep the peace in, the meantime. He was taken down stairs. The last we saw of his wife she was searching for some one to go bail for him. Such is female forgiveness. [Before Mr. Alderman Dougherty.] Shovellar Succe Town Successful and the same forgiveness.

proposed on the argument and understood to be assented to by counsel, that this case should be treated as if here on appeal, and we have disposed of it accordingly.
And now, to wit, February 26, this cause having been argued and fully considered, it is adjudged that the order of the court discharging the rule of June 16, 1862, be reversed and set aside, and the said rule is here made absolute.
Charles S. Coxe, executor of Edmund S. Coxe, deceased, vs. John L. Martin. Certificate from Nisi Prius. Opinion of the court by Woodward, J. This was a solre facias sur mortgage, to which the defendant pieaded, in abätement, that he had been mustered into the service of the United States as a private in the 40th Regiment, P. Y., for the term of three years, unless coner discharged, under a requisition from the President of the United States. The plaintiff demurred to this plea, and assigned five causes of denurrer, the first of which was that the defendant had not brought himself within any act of Congress or act of Assembly in force at the time of making the mortgage, wherehy such process is prohibited, and the fifth of which causes was that the act of 16th April, 1861, has no relation to a mortgage, and the writs enforcing the mortgage-ulebt against the property pledged thereby. The other three causes of demurrer relate to the defendant has not brought himself within any act of congress ratify the inter there do the 323 April, 1892.
Now, if it be granted that the defendant has not brough himself within the act of 1861. The plaintiff answers, first, because the act of 1861 was not in existence when the mortgage was made on the 6th of June, 1860.
But this court has said in many cases, and have just represted in the opinion filed to day, in the case of Riterbahch vs. Bush, from Montgomery county, that the Legislature are constitutionally competent to pass stay laws applicable to prorentrate. The learned counsel for the plaintiff does not mean, J presume, to deny this as a genere [Bofore Mr. Alderman Dougherty.] Shoveling Snow from 'n Roof. Edward T. Parker was arraigned yesterday after-noon hefore Mr. Ald. Dougherty, on the charge of committing an assault and battery on F. M. Quick-sall. It seems that the complainant has an office on Third street above Chestnut. The defendiant yester-day indulged in shoveling snow from the 'roof of the house, and passers by came in occasionally, for re-spectably sized avalanches. Among the number thus assailed was Mr. Quicksall. His business was very much interrupted. The attention of Reserve Officer. Odenheimer was called to the affair. He assended to the roof and remonstrated with Parker. The latter said he could not help what took place below; it was a work of necessity with him, for he was-fearful that the roof would fail in. The officer could not make any arrest, except upon complaint of some one of the aggrieved parties. Accordingly, Mr.-Quicksall proceeded at once to the Alderman's office; and made the complaint. The warrant issued and the defendant was ar-raigned. It was stated at the bearing that, so violent jy was the snow hurled from the roof, a pane or two of glass in the windows of houses on the opposite side of the way were smashed. The defendant, in ex-culpation, said he was sorry if anybody was hurt, and was ready to pay for all damages. He believed, however, that one healt the feeping rather liked it, as they seemed to be laughing at the incidents. The defendant was required to enter ball in the sum of \$600 to answer at court.

Reckless Driving-Man Run Over. Reckless Driving Min Run Over. Two young men, giving the names of Wm. B. Hunt and Harry C. Wonderly, were arraigned be-fore Mr. Alderman Dougherty on the charge of recklessly diving a horse and wagon; and running over a man named Francis, Duffy, at Sixth and Race streets, on Wedneeday afternoon. It seems that Mr. Duffy and one or two others were at work repairing the passenger railway, near; Bace and Sixth streets. The accused came diving along very. rapidly, passed around a card for vergain on the track, and without any apparent effort to avoid the work-men, drove over one of them named above. The man, fortunately, wis not very striously injured. The defendants did not stop, but kept on util reaching Chestnut street below Third, when they were taken into custody. After a hearing, the defendants were held to bail in the sum of \$800, to await a final hearing at 4 o'clock this Attennon. The lajured Mr. Duffy, an honest, hard-working labout, mas thus been incapacitated from hard work, at least for the present. the Constitution. The mortgage has not been exhibited to us; but if it were not in the common form of Pennsylvania mortgages, it no doubt would have been placed be-fore us. Assuming that it is like our general run of mortgages, it is in form a deed of conveyance, with a clause of defeasance, on condition that the debt therein recited be paid when due. Nothing is said about legal remedies to enforce payment in case of default. The scire facias is given by our old act of 1705, no allueion to which is contained in the mortgage. This remedy does not arise out of the contract; it is conferred upon it by the Legisla-ture; and because conferred by the legislative power, under the pressure of public exigencies, for a time that is neither indefinite nor unrea-sonable. This mortgage was made subject to that power; all contracts within the State are so made. The power permeates them all, if not express-ly excluded by the contracting parties. No such contract, therefore, is violated when the power acts, unless if transcends its constitutional limits. In Bronson vs. Kinzie, 1 How, 312, there are dista-which go farther than we carry the rule, but the point actually in judgment coincides with what is here laid down. Kinzie, the mortgager, covenanted in the mortgage that, if default should be made in the payment of principal or interest, it should be lawful for Bronson to enter upon and sell the mort-gaged premises at public auction, and, as attorney of Kinzie and wife, to convey the same to the pur-chaser, and out of the proceeds of the sale to retain the and us of the proceeds of the sale to retain the and us of the proceeds of the sale to retain the and us of the proceeds of the sale to retain the and ut of the proceeds of the sale to retain the and ut of the proceeds of the sale to retain the and ut of the proceeds of the sale to retain the and ut of the proceeds of the sale to retain the and ut of the proceeds of the sale to retain the and ut of the proceeds of the sale to re The mortgage has not been exhibited to us; but if it

we may state here that Hunt was arrested by De-

tective Taggart, on a more serious charge than reck less driving, and arraigned before Alderman Beitler. He was required to enter ball in the sum o \$800, to appear at the Central Station at 2 o'cloc this afternoon.

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SALE OF STOCKS AND REAL ESTATE, Bachange, every TUESDAY, at 12 o'clock. The Pampiet crategones each Stantags previous FURNITURE SALES at the Auction Store, EVERY HURSDAY.

THURSDAY. SALE OF ENGLISH AND AMERICAN BOOKS, A PORTION FROM A*LIBRARY. THIS AFTERNOON, February 27, at the auction store, a collection of En-glish and American books, a portion from a private H-

SALE FOR ACCOUNT UNITED STATES. WOOL, COTTON, AND LEATHER CUTTINGS, BALLIG, ROPE, PAPER, &c. ON SATURDAY MORNING. February 23, at 10 o'clock, at the auction rooms, a juantity of wool cutings, &c. &S May be examined any time previous to sale, with atalogues.

Peremptory Sale. WRITING AND WRAPPING PIPERS. ON SATURDAY MORNING, February 25tb, at 10 o'clock, at the Auction Store, second story.) will be sold without reserve-300 reams cloth paper, about 35,000 fbs. 50 reams Euglish cap.

STOCKS AND REAL ESTATE, TUESDAY NEXT. TUESDAY NEXT. Pamphlet catalogues issued to morrow, containing full descriptions of all the property to be sold on Tuesday next, March 8d, JOH, 17th, and 24th, and April 7th, comprising a large amount and great variety of valuable property, to be sold by order of Orphans' Court, Execu-tors, Trustees and others.

J. WOLBERT, AUCTION MART.

The subscriber will give his attention to sales of Real Estate, Merchandise, Bonschold Furniture, F. noy Goods, Paintings, objects of Art and Virtue, &c. ; all of which shall have his personal and prompt attention, and for which he solicits the favors of his friends.

LARGE SALE WHITE GRANITE WARE. CHIS MORNING, February 27, at 10 oclock, at No. 16 South Sixth street, in lots adapted to the retail trade, 20 crates and cases first quality white granite ware, comprising a general absortment for spring sales. Just landed. Also, 10 cases assorted glassware.

FINE OLD BRANDIES, WINES, MONG. WHISKY, GIN, &c.

GIN, Sc. In cases and demijohns, ON TUESDAY MORNING, March 3, at precisely 11 o'clock, at No. 16 bouth Sixth street, between Market and Chestnut, in continuation of our catalogue of the 17th, a large invoice of reserved Brandles, Madeira, Sherry and Port Wines; extra of Monourgabela. Whisky, Jamaica and Granada Ram, Socich Whiskien, &c.

PHILIP FORD & CO., AUCTIONEERS,

SALE OF 1,000 CASES BOOTS, 6HOES, BRO-GANS, & ON MONDAY, MORNING, March 2d, at 10 o'clock procisely, will be sold by ca-talogue, 1,000 cases men's, boys', and youths', calf, kip, and grain boots, brogans &c. wounce's, misses' and children's, calf, kip, gozt, kid, and morocco neeled boots and shoes.

WM. H. STERR, AUCTIONEER.

Nos. 719, 721, 723 ZANE Street.
 PEREMITTORY SALE
 HORSES, WAGONS, DEARBORNS, CARRIAGES, HARNESS, SLEIGHS, ROBES, BELLS, &c.
 Good-will and Fixtures of the City Auction Mart,
 FILBERT Street, between Seventh and Eighth Streets,
 March 4th, on account of the owner declining business,
 will be sold at public sale, the whole stock then the goodwill and fixtures, of the well-known Auction Mart for the sale of Horese, Carriages, Harness, &c.
 Jenny Lind Wagons, standing-top wagons, tamily carriages, sulkies, dearborn wagons, tamily carriages, sulkies, dearborn wagons, tamily carriages, sulkies, dearborn wagons, baronches, extension-top carriages, &c.
 Sleighs, single and double barness, saddles, bridles, covers, wolf robes, buillab robes, buillab, balters, &c.
 Eplendid pair of mares, will be sold separate or together.

gether. The goodwill and fixtures of the whole establishment, which is an excellent opportunity for any person ca-pable of entering this kind of business, heing very cen-trally stinated, and has no superior for either public or private sales; the whole will be sold paremptorily, and the terms of sale made known on the day of sale. fe21-6t WM. H. STERR, Auctoneer.

MOSES NATHANS, AUCTIONEER

AND COMMISSION MERCHANT, southeast cor-ner of SIXTH and RACE Streets.

FOR CHRISTMAS PRESENTS YOU SHOULD CALL AT NATHAN'S LOAN OFFICE S. E. corner of SIXTH AND RACE STREETS AT PRIVATE SALE FOR LESS THAN HALF THE USUAL SELLING PRICES. Fine gold hunting-case English patent lever watches, of the most approved and best makers: open-face ditto; ladies fine gold hunting-case and open face lever and lepine watches: elever watches, full jeweled; fine gold enamelied lever and lepine watches; fine gold neck, vest, and challein chains: fine gold bracelets, earrings, breastings, fuger-rings, pencil cases and pens, lockeds, medallions, charms, specks, buckles, scarfpins, study, sleeve buttons, and jewelry of every description. FOW LING PIECES

Nos. 719, 721, 723 ZANE Street.

525 MARKET and 522 COMMERCE Streets

No. 16 SOUTH SIXTH STREET, Between Market and Chestnut.

THOMAS & SONS,

DELAWARE MUTUAL SAFETY

6.504 E 7.010 9

CORPORATED BY THE LEGISLATURE OF PENN-CORPORATED BY THE LEGISLATURE OF PENN-SYLVANIA 1883. OFFICE, S. E. CORNER THIRD AND WALNUT STS., PHILADELPHIA. ON VESSELS, CARGO. FREIGHT, INLAND INSURANCE. LARGE POSITIVE SALE OF AMERICAN AND IM-PORTED DRY GOODS, CLOTHS, CASSIMERES, WHITE GOODS, &c., by catalogue. ON WEDNESDAY MORNING. March 4, commencing at 10 °clock precisely. Embracing a general assortment of fresh and desirable goods, worthy the attention of the trade. INLAND INSURANCES On Goods, by River, Canal, Lake, and Land Carriage, to all parts of the Union. FIRE INSURANCES On Marchanding samerally

\$668,750 Par. Cost \$663,749 62. Mikt. val. \$689,178 00

 #688.700 Par.
 Cost #603.739 62.
 MRt. val. #603.776 00

 Gal Estate.
 61.933 24

 Sills Receivable for Insurances made.
 91,232 66

 Silances due at Agenciese-Premiums on Marine Policies.
 91,232 66

 rine Policies.
 accrued Interest, and other

 debts due the Company.
 36,911 66

 crip and Stock of sundry Insurance and other
 4,518 00

 Gash on deposit with United Stateg
 Government, subject to tan days

 Gall.
 880,000 00

فتشتحه

DIRECTORS.

109.008 6

\$976,212 16

Cash on deposit--in Banks...... Cash in Drawer.....

ERWOOD. The vote stood 13 yeas and 11 nays. The bill was, therefore, laid over. Insurance of Public Buildings. The Committee on City Property reported an or- disarce on Dity Property reported an or-	claims against such person during such term." The principal question upon the record is, whether this social be constitutional. Although it occurs in an act supplementary to the penal laws of the	in the mortgage that, if default should be made in the payment of principal or interest, it should be	MARINE INTELLIGENCE.	as favorable as are charged by other Kallroad. Let at all times, as favorable as are charged by other Kallroad Compa- nics. Merchants and shippers entrusting the transporta- tion of their freight to this Company can rely with confi- dence on its speedy transit. For freight contracts or shipping directions apply to or address the Agents of the Company : S. B. KINGSTON, J.R., Fulladelphia, D. A. STEWART, Pittsburg, CLARKE & Co. Unicour.	HENRY LYLBURN, Secretary.	This valuable and popular Medicine has universally re- seived the most favorable recommendations of the MEDICAL PROFESSION and the public as the most EFFICIENT AND AGREBABLE	THE USUAL SELLING PRICES. Fine gold hunting case Raglish patent lever was of the most approved and best makers; open-face ladies fine gold hunting case and open face leve lepine watches; elevant fine gold diamond and elied nunting case lever watches, ful jeweled; fin enamelle lever and lepine watches; fine gold vest, and chatlein chains; fine gold bracelets, ear breastpins, fluger-rings, penel; case and pene lo
dinance making an appropriation of \$500 for the purpose of effecting a fire insurance of \$10,000 on the building at the southeast corner of Sixth and Chest- nut streets, and \$5,000 on each of the State House	commonwealth, and does not mention the military service, either of the State or of the United States, yet it is universally understood, and no doubt cor- rectly understood, to be a stay law of all large nor-	lawful for Bronson to enter upon and sell the mort- gaged premises at public auction, and, as attorney of Kinzie and wife, to convey the same to the pur-	PORT OF PHILADELPHIA, Feb. 27, 1863. SUN RISES	LEECH & Co., No. 1 Astor House, or No. 1 South Wil-	COMPANY'S BUILDING S W CORNER FOURTU	SALINE APERIENT. It may be used with the best effect in Billions and Febrile Diseases, Costiveness, Sick Headashe,	yest, and chatlein chains; fibe gold braceleta, ear, breastpins, fluger-rings, pencil cases and pens, lo medallions, charms, specks, buckles, scartpins, sleeve buttons, and jewelry of every description. FOW LING PIECES
wings. Agreea to. The Seat of Pat. O'Rourke. The Committee on Law, who had under consider	vice of the Government. And it is a stay for a term	I the amount due, with the costs and charges of the sale, rendering the overnlus, if any, to Kinzie	ARRIVED. Schr Hanry Nuff, Barrett, from Sagua 11th-inst, with sugar to S & W Walsh. 19th inst, lat 38 12, Jong 75 10, spoke schr Fair Wind, of and for Baltmara from Poll	LEECH & Co., No. 77 Washington street, Boston. WM. BROWN, No. 80 North street, Baltimore, Agent Northern Central Railway. H. H. HOUSTON.	AND WALNUT STREETS. DIRECTORS	It may be used with the best effect in B illions and Febrile Diseases, Costiveness, Sick Headache, Ransea, Loss of Appetile, Indigetion, Acidity of the Siomach, Torpidity of the Liver, Gout, Bheumatic Affections, Gravel, Files, AND ALL COMPLAINTS WHERE	fancy articles, fine old violins, &c.
ration the pet tion of Pat. O'Rourke, who claimed the seat from the Twenty-fifth ward, asked to be discharged from any further consideration of the subject.	service of the United States, fixed the term at not more than three years, nor less than six months,	the date of the mortgage, one of which gave mort	spoke solr Fair Wind, of and for Baltmer, fat 50 12, 1000 73 100 River, with all sails split. Sailed in company with solr Alice Blowe, for Baltimore. Experienced very-heavy weather the etilic passage. Schr Julia Maine, Smith, 4 days from New York, with	Change and Michael and Annual Michael and Annual	F. Ratchford Starr, William McKee, John M. Atwood, Benj. T. Tredick, Mordecai L. Dawson. William G. Boulton,	A GENTLE AND COOLING APERIENT OF PUEGA. TIVE IS REQUIRED.	Call soon, and select bargains. M. NATHA MARSHAL'S SALES.
Mr. NICHOLSON now wished to withdraw the pe- tition of Mr. O'Rourke. Mr. ZANE thought we should not act too hastiy in this matter. He moved the reference of the whole	three years or during the war. This is the same Dhrase that was used in the 19th section of our	other of which provided that, when any execution should issue for the sale of real estate, three house- bolders should be colled in the approximation of the	DLEARED	1863 ARRANGEMENTS OF 1862	Mordecai L. Darweon. William G. Boulton. F. RATCHFORD STARB, President. THOS. H. MONTGOMERY, Secretary. INSURANCE COMPANY OF THE	It is particularly adapted to the wants of Travellers by See and Land, Residents in Hot Climates, Persons of Sedentary Habits, Invalids, and Convalescents; (Saptains of Vessels and Planters will find it a valuable addition to their Medicine Chosts.	
Mr. MILLER said he thought that, if Mr. O'Rourke desired, he should have the power to withdraw his	act of Assembly of 15th May, 1861, in refer- ence to the Reserve Volunteer Corps, and means three years or less, or not exceeding three Veals. The term of engagement therefore du-	the property should be offered for sale, it should not be struck off unless two-thirds of the amount of such valuation should be bid therefor. It is obvious that both of there are a for the structure of the str	Ship Wyoming, Burton, Liverpool, Cope Bros. Brig T Walter, Westerdike, Barbadoes, S& W Welsh. Brig Roamer, Hopkins, Boston, JE Bazley & Co. Brig Eliza Ann, Herrick, Pensacola, do Schr Antietam, Irons, New York, do Schr J M Vance, Newell, Fortress Monroe, Tyler,	THE CAMDEN AND AMBOY AND PHILADELPHIA	STATE OF PENNSYLVANIA-OFFICE Nos. 4 and 5 EXCHANGE BUILDINGS, North side of WALNUT Street, between DOCK and THIRD Streets, Philadelphia.	to their medicine Chosts. It is in the form of a Powder, carefully put up in bottles to keep in any climate, and merely requires water poursed upon it to produce a de- lightful effervescing boverage.	in Admiralty, to me directed, will be sold at Public to the highest and best bidder for cash, at DE
retition. The motion of Mr. Zane was voted down, and leave was granted to withdraw the petition. Resolutions.	fendant should not be subject to civil process, was three years from the date of his muster, if the war should last so long, and if it should not the until	ties, and Chief Justice Taney, after saying many things which we could not follow strictly, placed himself at largeth on what we mand the saying many	Schr E A Cummins, Kelly, Alexandria, do Schr H B Metcalf, Hull, New York, D Cooper, Str H L Gaw, Her, Baltmore, A Groves, Jr	INES, FROM PHILADELPHIA TO NEW YORK AND WAY PLACES. FROM WALNUT-STREET WHARF AND RENNINGTON DEPOT. WILL LEAVE AS FOLLOWS-VIZ;	INCORPORATED IN 1734-CHARTER PERPETUAL, CAPITAL \$200,000, PROPERTIES OF THE COMPANY, FEBRUARY 1, 1662, \$435,016,13.	Ightful effervessing beverage. Numerous testimonials, from professional and other gentlemen of the highest standing throughout the coun- try, and its steadily increasing popularity for a series of years, strongly graguaty its effects of and valuable charge-	1 THURSDAY, March oth, 1883, at 12 o'clock M., the of the Schooper EMMA J. TUTTLE, consisting of Mustard, 2 hhds of Ink, 3 bbis Ink, 1 case Liquon pigs of Lead, 5 bbis Zinc, 6 hhds Soda Ash, 14 ca Hardware, 10 hours of Nath, 14 bbis Communication
Mr. WETHERIEL offered a resolution that the commissioners for the erection of a municipal hos- pital be allowed the use of the property on Hart's lane, if they deem it suitable for the purpose.	it should end. Thirty days were to be added after his discharge, which would make the utmost extent of the term three years and thirty days. The refer- ence to the duration of the war is a restriction of	ground of decision: "It is impossible to read this covenant," he said, "and compare it with the laws now under consideration, without seeing that both	Str E Chamberlain, Broughton, Washington, Thomas Webster, Jr. (Correspondence of the Philadelphia Exchange.) LEWES, Del. Feb 23, (back date.)	At 6 A. M., via Camden and Amboy, G. and A. Ac- commodation	BARSDIG 13 MARINE, FIRE, AND TRANSPORTATION INSURANCE. DIBECTORS.	ter, and commend it to the favorable notice of an intelli- gent public. Manufactured only by TARRANT & CO.,	and 54 hols Sodar, It blus Lopson Salts, 5 hols Black boxes, lot of Wire, 22 dozens Shovels, IS dozens S 400 sacks of Salt, 75 sacks Saltpetre, and 23 carb Acids.
A resolution was offered to inquire into the expe- diency of raising the rents of the houses belowing	the term, not an extension of it beyond three years and thirty days. The duration of the war was, at the date of the law, and still is uncer-	nant." On comparison of the mortgage sued on with the	ing: Barks Lucy Frances, from Matanzas, A A Drebert, from Clenfuegos for Philadelphia: Old Hickory, from London for do: bries Mary E Milkan from New York	ALSA. M., Via Camden and Jersey City, Morning	Henry D. Sherrerd, Charles Macalester, William S. Smith, George H. Stuart, Samuel Grant, Jr., Charles S. Lewis, George C. Carson, Edward C. Knight,	NEW YORK," ap21-ly And for sale by Druggists generally.	PHILADELPHIA, February 21, 1863. PROPOSALS.
to the Girard estate, which were reduced in 1858. Mr. ARMSTRONG offered a resolution that the City Soliditor be requested to test the right of certain per- sons to lay railroad tracks on Lombard and South	tain, but the maximum period of the stay-three years and thirty days from the date of the muster- is susceptible of ascertainment with absolute certainty. It was suggested that the volunteer	law now under consideration, there would be nothing found in the law to contradict any covenant of the mortgage. For this reason the doctrine of the above case, whilst it justifies the distinction I have taken.	Philadelphia for Liverpool: Treaton, from do for Port- land, with loss of bowsprit; schrs Elizabeth & Ellen, (3	At 12 M., via Camden and Amboy, C. and A. Accommodation	Samuel Grant, Jr., John B. Austin, HENRY D. SHERRERD, President, WILLIAM HARPER, Secretary. NOI8-14	PURIFY THE BLOODNOT A FEW of the worst disorders that afflict mankind arise from the corruption that accumulates in the blood. Of all the discoveries that have been made to purget out, none	A RMY CLOTHING AND EQUIP
streets. Agreed to, The Heirs of Stephen Girard. Mr. Ginxopo arose to make a statement. He understood the heirs of Stephen Girard had peti-	might re-enlist at the expiration of his first term, and because this was possible, that the term of his engagement was necessarily uncertain. The answer is that the statute gives but one star, which	does not admit of application to the mortgage in suit here. There is no conflict between the terms of the mortgage and the terms of the law. The mortgage does not say there shall be no suspension of remedies.	Leader: Leading Breze, A C Peale, Golden Light, Leader: Leading Breze, A C Peale, Golden Eagle, J Wil- bur, Edwin Reed, E McLain; also, brigs D B Doano, from Clenituegos for Philadelphia, with Molasses, and M L Holt, from New York; steamers Nantaskek, Oregon, and Golden Gate. The bark ashore near takewes creek is	press. At 3 P. M., via Kensington and Jersey City, Wash. and New York Express. At 6% P. M., via Kensington and Jersey City. Eva-	ANTHRACITE INSURANCE COM- PANYAnthorized Capital \$400,000-CHABTER PERPETUAL	have been found which could equal in offset AYER'S COMPOUND EXTRACT OF SARSAPARILIA. It cleanses and renovates the blood, instills the vigor of health into the system, and purges out the humors which make disease. It estimulates the healthy functions of	SEALED PROPOSALS are invited at this office 12 o'clock M., on FRIDAY, the 27th inst., to i promptly at the SCHUYLKILL ARSENAL the foll supplies:
changed from Philadelphia to Allegheny county, on the ground that they cannot have an important the	muster, and a re-enlistment would not renew the	What the plaintiff complains of is, that the law- making power which furnished the scire facias has interposed to start if for a second	light from east. Yours, &c. AARON MARSHALL.	ning Mail	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-	the body, and expels the disorders that grow and rankle in the blood. Its extraordinary virtues are not yet wide-	Army STOCKINGS, Army Standard, to be fre Shoddy, Army SBIRTS, Gray or White Flannel, or Knit free from Shoddy.
in the former place. He arose to say that Councils should take some action in this matter, and no one should be allowed to filch the orphans of the Girard College.	construe it according to the tenor of these laws. Such being the significance and effect of the	able, calls for no interposition of the judicial power. A second reason why the act of 1861 is not appli- cable to this mortgage is said to be that the process	The packet ship Wyoming, Capt Burton, for Liver- pool, left Walnut-street wharf at 5 P M yesterday, in low of the America. The W carries out 16 passengers	At 6 f. fl., via Camden and Amboy, Accommoda- tion, (Freight and Passenger)-list Class Ticket 2 25 Do. do. 2d Class do	Also, Marine Insurances on Vessels, Cargoes, and Freights. Inland Insurance to all parts of the Union. DIRECTORS. William Esher, I. Davis Pearson.	afflicting diseases that require an alterative remety. Such a remedy, that could be relied on, has long hear sought for, and now, for the first time, the public have one on which they can depend. Our space here does not admit certificates to show its effects, but the trial of a	WATER-PEOOF SHELTER TENTS, India E Guita Bercha, or Painted, fully grummeted. Samples of which to be sent with the proposals. Bidders will state in their proposals the quar- for, and the time of delivery, and also give the ma- for, and the time of delivery.
In connection with this matter, Mr. WETHERILL offered a resolution to send a sub-committee of the Committee on Girard Estates to Harrisburg to en- deavor to prevent the passage of the bill referred to	section, was the Legislature authorized to enact it? We have often said that stay laws, exemption laws, and limitation laws, are ordinarily consti- tutional, though applied to existing and prior con-	intended to be stayed was personal process, and not that against property. A scire facias is personal process, as is proved by the rule which requires a personal service, or two	and the following cargo: \$4,005 bushels wheat, 610 bags cloverseed, 16 hales rags, 10 boxes indee, and 17 barrels sundries. MEMORANDA	For Water Gap, Strondsburg Scranton, Wilkesbarre, Montrose, Great Bend, Binghamion, Syracuse, &c., at 6 A. M. from Walnut-street Wharf, via Delaware, Laska	D. Luther, Lewis Audenried, John R. Blackiston, Wm F. Deen	admit certificates to show its effects, but the trial of a single bottle will show to the sick that it has virtues sur- passing anything they have ever taken. Sufferers from Scrofula, Scrofulous Swellings and Sores, try it and see the rapidity with which it curse. Skin Discases, Pim- ples, Pustules, Blotches, Eruptions, &c., are soon clound out of the Journes.	contract if awarded
by Mr. Ginnodo, Agreed to, Bills from Common Council. The resolution to write 1000 conies of the Manual	prevails in the Supreme Court of the United States between the obligation of the contract and the reme- dies furnished by law for enforcing the obligation	nihils as equivalent to personal service. It is, in some sense, a proceeding in rem, also, butit is mani- festly embraced by the very comprehensive words of the stelute. It No divid process shall service the	Brig Itasca, Ro e, hence, was discharging at Key West 19th inst. Schr John Crockford, Steelman, hence for Fall River, at New York 26th inst.	wanna, and Western Railroad. For Manch Chnuk, Allentown, Bethlehem, Belvidere, Easton, Lambertville, Flemington, &c. at 6 A. M. from Wainnt street. Wharf, and 2½ P. M. from Kensington De- point the 6 A. M. Line connects with train leaving Easton	Joseph Maxfield, WILLIAM ESHER, President. WM. F. DEAN, Vice President. WM. SMITH, Secretary. BURE INSURANCE EXCLUSIVELY.	St. Anthony's Fire. Rose or Erystpelas, Tetter or Sait Rheum, Scald Head, Ringborm, Sc. should not	TEPUTY QUARTERMASTER G
message in pamphict form, was referred to the Com- mittee on Supplies. The ordinance appropriating \$700 to print 1,000 copies of the Controller's annual statement was	we understand the rule to be that whilst the Legis- lature may not impair the obligation they may mo- dify the remedy. But it sometimes happens that the parties contract concerning the remedy: that they	enforced against any person," &c.	Schr Jas Logan, Smith, hence, arrived at Fall River 21st inst. Schr M B Mahony, Macomber, hence, at Key West 19th inst-arr 18th. Schr Robert D Rhodes, Baker, hence, arrived at Bos-	For Much Chunk at 3.20 P. M.) For Mount Holly, Ewansville, and Pemberton, at 6 A. For Freehold, at 6 A. M. and 2 P. M. WAY LINES.	The PENNSYLVANIA FIRE INSURANCE COM- PANY. Incorporated 1825. CHARTER PERPETUAL. No. 510 WALNUT Street, opposite Independence Square. This Company Growphy Learner to the company of the strength of the st	be borne while they can be so speedily cured by AYER'S SARSAPARILLA. Syphilis or Venereal Disease is expelled from the system by the prolonged use of this Sarsaparilla, and the points is left as boutburst is be head and is the same is a boutburst is left as boutburst is be a boutburst is boutburst is be a boutburst i	PROPOSALS will be received at this office SATURDAY, 28th inst., at 12 o'clock M., for the di- in this city on or before the lat of April parts
The resolution from Common Council to meet in convention, for the purpose of electing heads of departments, was amended so as to read 6 o'clock	stipulate in the body of the contract that, in case of failure of payment by a certain day, there shall be no stay of execution, or that the mortgagee may enter and sell the mortgaged estate, or that all ex-	These observations, with those that were made in Brietenbach vs. Bush, are sufficient to show that we consider all proceedings to enforce mortrages as	ton 25th inst. Ship Zered, McGonagle, which sailed from Philadel- bis 26th Nov for Londondown, her pat fings benchmarked	For Bristol, Trenton, &c., at 11 A. M., 2%, and 5 P. M. from Kensington.	This company, have a provide 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 Furnitare, Stocks of Goods, or Merchandise generally, on liberal terms	the patient is left as healthy as if he had never had the disease. Female Diseases are caused by scorofula in the blood, and are generally soon oured by this EXTRACT OF FARSAPARILLA. Price \$1 per bottle, or six bottles	Perot, and Thirty after the model of Mr. Dunto models to be seen at the SCHIVERIC
Instead of 4%. At the appointed hour, Select Council proceeded to Common Council, to elect the heads of depart- ments.	rule is that the remedy becomes part of the obli- gation of the contract, and any subsequent statute	mortgages drawn in the ordinary form. We agree that it is a great liberty the Legislature	prome and the set of another the set of since been field of the set of the se			For all the purposes of a family physic, take AYER'S CATHARTIC FILLS, which are everywhere known to be the best purgative that is offered to the American peo-	too bigh. G. H. CROSM. fe23-6t Deputy Quartermaster Ger
The Chamber, upon reassembling, concurred in several bills from Common Council, and then ad- journed.	which affects the remedy impairs the obligation, and is unconstitutional. Brown vs. Kenzie, 1 Howard, 322, and Billmyer vs. Evans, 4 Wr., 327, are illustra- tions of this rule. The time and manner in which	takes with a creditor's mortgage, but the occasion is extraordinary, and the stretch of power must be es- timated by the exigencies which called it forth. When we look at the setual draumtaneous of the	chinery, and sundry packages of merchanize. Cabin passengers-Margaret Gallagher, Susan Gallagher, Isa- bella McNutt, and 8 in the steerage.	Fifty Pounds of Baggage only allowed each Passenger. Passengers are prohibited from taking anything as bas-	Jonathan Patterson, Thomas Robins, Quintin Campbell, Daniel Smith, Jr.	Pie. Frice, 22 cents per box, or hve hoxes for St. Prepared by Dr. J. C. AYER & CO., Lowell, Mass., and sold by all Druggists everywhere. fel3-fmw2m	SHIPPING. BOSTON AND PHILA PHIA STEAMSHIP LINE, satting fr. port on SATURDAYS, from second wharf below S streat Philadobies and Lawrence and the
COMMON BRANCH. Mr. PAINTER presented a petition from citizens of the Sixteenth ward, requesting that the Globe	questions, and will generally depend, said Judge Baldwin, in Jackson vs. Lampshire 3d, p. 290, on the sound discretion of the Legislature, according	Country we cannot dony the logislative nerves to in	NOTICETO ANNA LEMBKE,	as 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 maciel contract	Alexander Benson, Withiam Montelius, Issac Hazlehurst, WILLIAM G. CROWELL, Secretary, BP6	WONDERFUL DISCOVERY AND WONDERFUL RESULTS ACCOMPLISHED BY PROF. C. H. BOLLES, 1220 WALNUT Street. —The difference between foct and factions, of permanentif- curing the suffering of their disease, and advertising to	bereet, I minte bipata, and mong Whari, Doston.
Fire Company be located as asteam fire engine com- pany. Mr. BAIRD, chairman of the Committee on Fi- nance, reported a resolution approving the sureties	to the nature of the titles, the situation of the coun- try, and the emergency which leads to their enact- ment. Cases may occur where the provisions of a law may be so unreasonable as in amount to a de-	OPINION OF THE COURT IN THE CASE OF COUNCIL- MAN LEECH. Commonwealth ex rel John R. McChirdy vg. Isaac	In obedience to an order of publication to me directed, you are hereby notified to be and appear in the Court of Common Pleus for the city and county of Philadelphia, on the first MONDAY of March next, to show cannse, if any you have, why your insband JACOB J. LEMBKE, should not be divorced from the bonds of Marinnony enfered into with you according to the bonds of Marinnony	is9 WM. H. GATZMER, Agent,	A MERICAN FIRE INSURANCE COMPANY. Incorporated ISIO. CHARTER PER PETUAL. No. 310 WALNUT Street, shore Third, Ph	ference of some persons in far-off localities can wall be	The steamship NORMAN, Capt. Baker, from y from Philadelphia for Bocston. on SATURDAY, F 25, at 10 A M : and steamer SAXON, Capt. Ma Bocton, on the SAME DAY, at 1 P. M.
third ward. Adopted. Municipal Documents.	nial of right, and call for the interposition of the court. In Brown, Raiguel, & Co. vs. Gorgas, 5 Wr., 441, we had an instance of an unreasonable stav	Leech. A rule to show cause why a quo warranto should not issue against defendant, to show cause why he holds and exercises the office of member of Common Council from the Twenty-fourth ward,	tition filed in said Court	WILL LEAVE, FROM FOOT OF CONTLANDT STRENGT, At 12 M. and 4 P. M., viz Jereey City and Camden. At 7 and 10 A. M., 6, 7%, and U.Y. P. M. viz Jeresoy City and Kensington. From foot of Barclay street at 6 A. M. and 2 P. M., viz	Having a large paid-up Capital Stock and Surplus in- vested in sound and available Securities, continues to insure on Dwellings. Stores, Furniture, Marchandica	appreciated by anxious seekers after health, upon atten- tively reading the following certificates of cases from some of the most reliable genuinement of Thiladelphia, who were permanently cured by Prof. C. H. BULLES, of 1220 WALNUT street.	These new and substantial steamships form a ine, sailing from each port punctually on Saturda Insurances effected at one half the premium cha sail vessels.
The same committee reported an ordinance ma- king a special appropriation of \$700 to the depart- ment of the City Controller, for the purpose of pub- liabing, in namphet form one theurend accurate	law; unreasonable because of the indefiniteness of the possible stay, and of the subversion of the au- thority of the courts over judgments upon their re- cords. From the ruling in that case, and the autho-	Before reported. The opinion of the court was de- livered by the Chief Justice yesterday morning, dis- missing the rule.	<u>Sheriff's Office</u> , Philadelphia, Feb. 6, 1663, <u>fee-fat</u> NOTICE.—TO EMMA APPLETON, late of the county of Philadelphia.	Amboy and Camden. From Pier No. 1 North river, at 1 and 5 P. M. (freight and passenger) Amboy and Camden. WEST CHESTER & PHILADELPHIA,	Vessels in port and their Cargoes, and other Personal Property. All losses liberally and promptly adjusted. DIRECTORS	Facts are simble on things, and as evidence is required for the establishment of all facts admitting of the least doubt, and as the astonishing cures perfored by Prof. BOLLES are such as no other man has ever performed in this or any other city, it seems important in the present	Freights taken at fair rates.
Mr. QUINN contended that such an expenditure Would serve no purpose excent to give sight of some	rities cited, it may be inferred that, in respect to contracts which do not trent of remedies, we hold any law to be constitutional which gives a stay for a time that is definite and not unreasonable, but un-	The court say that this is "very plainly a case where there are two claimants for the very same office, which only one of them can have; and, there- fore, it is a case of contested election, and must be	In obselvence to an order of publication to me directed, you are hereby notified to be and appear in the Court of Common Pleas for the eity and county of Philadelphia, on the first MONDAY of March next, to show cause, if any you have, why your hashad, SAMUEL APPLE- TON, should not be divorced from the bonds of Matri- roo, should not be divorced from the bonds of Matri-	PENNSYLVANIA CENTRAL RAILROAD.	Thomas R. Maris, John Weish, Samuel C. Morton, Patrick Brady, John T. Lewis, THOMAS R. MARIS, President.	this or any other city, it seems important in the present case to offer some proof by way of certificates from some of the most reliable gentlemen of this city, and more because there are some in this city who have the anda- city to claim to treat according to Prof. BOLLES? dis-	Shippers are requested to send Slip Receipts an Leding with their goods. For Freight or Passage, Chaving fine accommod apply to HENRY WINSOR & (nold 332 South DELAWARE Av
lucky printer. The report is already printed in the journal of Councils, and if members of Council desire to refer to it let them procure a journal, and thus avoid putting the city to an unnecessary expense.	constitutional if the stay given be for an indefinite time, or for a time that is unreasonable, though definite. We have seen that the stay given by the act of	tried in the mode that is specially provided for in such cases, and not by the ordinary form of judicial process. Does the allegation of fraud in the election, or in the conduct of the return judges, or any of	Any you have, why your husband, SAMUEL APPLE TON, should not be divorced from the bonds of Matri- mony entered into with you according to the prayer of his petition filed in said Contra JOHN THOMPSON, Sheriff. Sheriff's Office, Philadelphia, Feb. 6, 1863 fef-f4t	Passongers for West Chester leave the depot, corner of Eleventh and Market streets, and go through WITHOUT CHANGE OF CARS.	ALBERT C. L. CRAWPORD, Secretary. fe22-tf	covery, and there same persons are really ignorant of the Positive or Negative Poles of any Electrical Machines, and therefore, Prof. BOLLES has cautioned the sick against trusting their health in such recklass hands. Reed that following multiplication of course of mast electric	STEAM WEEKLY TO LI
LIT. BATRD, on the contrary, thought that such an expenditure would be beneficial to the community, for every one is interested in knowing how the pub- lic money is expended and that the public money is expended and that	1861 was not indefinite as to its maximum duration, but was, for a period, certain and prefixed, or at the least a period that is capable of being easily re- duced to certainly. Was that period reasonable?	them, or in the conduct of any of the candidates pro- curing votes and obtaining the certificates, give rise to any other remedy? No, certainly not; for all these are matters that can be fully tried in the spe-	NOTICETO PHILIP S. DUTSON.	FROM PHILADELPHIA. Leave at 8.00 A. M. Arrive West Chester 10.00 A. M. 12.30 P. M. 6.00 P. M. 4.00 P. M. 6.00 P. M. FROM WEST CHESTER	COPARTNERSHIP GEORGE P. RUSSELL and DAVID C. LANDIS of Philadal	Read the following certificates of curve of most obsti- nate discase by Prof. Bolles, 1220 Wainut street, Philadelphia. The first curve was performed three years ago, and continues well lothis date:	bor.) The well-known Steamers of the Liverpoor York, and Philadelphia Steamerlip Company are in to rail as follows: CITY OF BALTIMORESaturday, Febru And every succeeding Saturday at noon, from Pi 4. Noth Virge
be obtained unless the report is conveniently print- ed in pamphlet form. Mr. F. W. ADAMS contended that the pamphlets should be printed, and circulated extensively, that	The stay is a long one, it must be confessed—longer than is usual—longer than can be justified, except by most peculiar and pressing circumstances. There is	cial mode provided by the statute and all of them	▲ V late of the county of Philadelphia. In obedience to an order of publication to me directed, you are hereby notified to be and appear in the Court of Common Ploas for the city and county of Philadelphia, on the first MONDAY of March next, to show cause, if any you have, why your wife, &LIZA DUFSON, should not be divorced from the bonds of Matrimony entered	Leave 21 7.00 A. MArrive West Phila S.40 A. M. "10.55 A. M. "12.15 P. M. 4.65 P. M. "6.30 P. M. Passengers for Western points from West Chester con-	phis, have entered into a copartnership under the style of RUSSELL & LANDIS, for the purpose of conducting the wholesale Jobbing purg business. "They succeed the firm of Russell, Sohott, & Co., Jand more recently William Solet, and have taken the old stand JAN MAPETER Solet, and have taken the old	symptoms, which increased on me during the whole time, and I supposed, and also my physicians that treated me, that my real disease was dyspepsia, and at	44, North Ever. RATES OF PASSAGE. Payable in Gold, or its equivalent in Carrence FIRST CAEIN. \$50 (0)STEERAGE.
ne community may be enlightened as to the ex- penditures of Councils. Mr. Quin moved an amendment, that three hun-	reat force in the reasons which the learned judge below urged against it. The enforced delay of a civil right, the deterioration of a mortgaged estate, and the consequent pecuniary loss, are entitled to great	tice Read : Smith et al. vs. Lathrop. Error to District Court of Philadelphia. Judgment affirmed. Parker's Appeal. From Register's Court of Phi-	any you have, why your wife, ELIZA DU FSON, should not be divorced from the boads of Matrimony eatered ioto with you according to the prayer of her potition filed in said Cont. JOHN THOMPSON, Sheriff. Sheriff's Office, Philadelphia, Feb. 6, 1663. fef-f4t	the Harrisburg Accommodation at 3.45 P. M., and the Lancester Train at 5.25 P. M. Freight delivered at the depot, corner of Thirteenth	COPART NERSHIP NOTICE F	first was treated for that disease. My symptoms were at a first great hunger, and had and exhausted feeling in the stomach, only when I ate often. Sometimes, however, I experienced loss of appetite, very disagreeable nausea in the stomach, pain in the epigastrum, heartburn, great,	Do. to London, So (0) Do. to London, Do. to Paris, 95 (0) Do. to Paris, Do. to Hamburg, 90 (0) Do. to Hambur, Passengers also forwarded to Havre, Bremen, I
contemplated in the ordinance. Not agreed to. The ordinance then passed. Mr. BAIRD offered a resolution providing for the	law. Everyboly feels that a stay of remedies on a mortgage for fifty years, for instance, would be a wanton sacrifice of the constitutional rights of the	The Philadelphia list, on third calling, was then taken up.	NOTICE.—TO V. L. BIOHARDSON, In obeliance to an order of publication to me directed,	Dy the Accommodation Train, and reach West Chester	Undersigned have this day formed a conartnership, under the firm of COATES BROTHERS, for the transac- tion of the WOOL BUSINESS, at their present location, No. 197 MARKET St., Phila. BENJAMIN COATES, Feb. 20, 1863. [fre3-im*] GEO. MORRISON COATES.	fullness about the stomach, and pain through the pyloric region; a feeling sometimes of great weight in the sto- mach, collection of acidity in the stomach, feild taste in the month. When the sense of futurer came on as above described. I had a sense of futurering	dem, Antwerp, &c., at equally low rates. Fares from Liverpool or Queenstown: 1st Gabi: \$55, \$106. Steerage from Liverpool, \$40. From Q town, \$30. Those who wish to eand for their frien bay tickets here at these rates.
printing of 1,000 copies of the Mayor's message. Agreed to. Mr. QUIN presented an ordinance abolishing the office of Commissioner of Highways, and that the	citizen. What better is a stay for a less time if it be long enough to work essential depreciation of the security Yet it is impossible to separate this question of	Hoskins vs. Woodward. Error to District Oourt of Philadelphia. Argued by J. C. Longstreth, Esq., for plaintiff in error; and by B. Woodward, Esq., for defendant in error.	you are hereby notified to be and appear in the Court of	NORTH PENNENT	Teo. 20, 1505. [1623-1m*] GEO. MORRISON COATES. THE COPARTNERSHIP HERETO- FORE existing between the undersigned and the firm of POTTER & BODINE is this day dissolved by	on as above described, 1 had a sense of nuttering - about the chest and a sinking faint-feeling at the pit of the stomach, which was, in my first attacks, ro- lieved only by taking food, and many times in my walks through the streets of Philadelphia, when these sinking spells came on, I was oblight to call at some restaurant and take food but this pair solucid me for the mean	For further information, apply at the Com Offices. JOHN G. DALE, Agent fe26 111 WALNUT Street. Philadel
missioner of Highways, with the assistance of the supervisors. The ordinance was made the special order of the	reasonableness from the actual circumstances in which the country found itself at the date of the law. Eleven States had secoled or revolted from the Federal Union, and had set up an independent	Five cases, involving the same questions, were pre- sented on paper books, and the court adjourned. Nothing of special importance transpired in the other courts.	SON, should not be divorced from the bonkbox AtOHARD- mony, entered into with you according to the prayer of her petition filed in said Court. Sheriff's Office, Philadelphia, Feb. 6, 1883. fe5-fd.	LEHEAL DOVLESTOWN, MAUGH CHUNK, HALLE- TON, EASTON, WILLIAMSPORT, &c. Passenger Trains leave the new Depot, THIRD Street, shove Thompson street, daily, (Sundays excepted.) as	firm of POTTER & BODINE is this day dissolved by mutual consent. Their successors, F. L. & J. N. BODINE & CO., will carry on the business, and are anthorized to settle the affairs of the old firm. (Signed) DAYID POTTER,	time, and thus I suffered for years under the best medi- cal treatment in the city. However, my physician at	FOR NEW YORK-J DAY-DESPATCH AND SWIFJ LINES-VIA DELAWARE AND RARITAN CAN Steameng of the above Lines will leave DAILD
day for next Thursday three weeks. A Request of Select Connect, Mr. Qury offered a resolution inviting Select Council to meet Common Council in joint conven-	Government within the juriadiction of the Constitu- tion of the United States, and armed possession had been taken of forts, arsenals, custom houses, navy yards, and other property of the United States	Supreme Court of the United States at Washington, D. C., February 25. No. 134. Rafael Preciat, claimant, etc., appellant,	ESTATE OF CHARLES H. MATT-	At 7 A. M. (Express) for Bethlehem, Allentown, Mauch Chunk, Hazleton, Wilkesbarre, Sc.	Philadelphia, Feb. 19, 1883. THE UNDERSIGNED HAVE THIS	last-prononnced my disease cancer in the stomach. I continued to be treated for what I was informed to be a cancer up to the time that Professor Bolles came to this city and advertised his important discovery in the application of Galvanism and other modifications of	and 6 P. M. For freight, which will be taken on accommo terms apply to WM. M. BAIRD & CO my21-tr 133 South DELAWARE Ave
tion at 4½ o'clock, for the purpose of electing heads of Departments. Mr. Sirrson moved to amend, by making the time 5½ o'clock. Not agreed to.	within the boundaries of the revolted States. In the judgment of the President and Congress, who were the duly constituted authorities, the constituted authorities, the constituted authorities the second states and the second states are second as the second states and the second states are second states and the second states are second states and the second states are s	vs. The United States. The argument of this cause was concluded by Mr. Carlisle for the appellant.	Letters of Administration upon the estate of said dece- dent having been granted to the undersigned, all persons indebted to said estate will please make payment, and those having claims against the same present them to	For Fort Washington at 6.15 P. M. White cars of the Second and Thirdstreak line filter	L day formed a Coparinership, under the name of F. L, & J. N. BODINE & CO., and having bought out the late firm of Potter & Bodine, will continue the Glass Manufacturing business, at Bridgeton, New Jersey, and No. 106 CHESTNUT Street, Philadelphia.	Electricity, for the cure of (as he announced) acute and chronic diseases, and more especially cancers, tumors, white swelling, &c. I immediately called on Prof. Bolles, at 1220 Walnut street, for advice in my case. I	FOR NEW YORK
mr. LEIGH SAU that, with the little he knew about the law, he was inclined to think that any election held to day for heads of Departments would	quired an immense increase of the army and navy, and the active employment of both of these strong arms to subdue the rebellion and restore the Union. Accordingly, Congress authorized the President to	schooner Crenshaw and cargo, appellants, vs. The United States. The argument of this cause was concluded by Mr. Lord for the appellants. No. 181. The People of the State of New York, ex. rel., The Bank of the Commonwealth, plaintiffs	hose have to said take will bleas man present, them to those have a same present, them to SAMUEL H. MATTSON, Administrator, No. 1126 CHESTNUT Street, Philadelphia, Or to bis Attorney, NATHAN H. SHARPLESS, fe20-fr6t* No. 28 North SEVENTH Street.	Leave Bethlehem at 7 A. M., 9.30 A. M., and 6.10 P. M. Leave Dovlestown at 6.30 A. M. and 3.40 P. M.	NO. 106 CHESTRUT Street, Philadelphia. (Signed) F. L. BODINE, J. N. BODINE, DAVID POTTER, Philadelphia, Feb. 19, 156. (521-61*		Philadelphia and New York Express Steamboa pany receive freight and leave daily at 27. M., dell heir cargoes in New York the following day. Freighte taken at reasonable rates. WM P. CLYDR. Aran.
not be valid, as the time legally appointed for the election had passed. The resolution was finally agreed to, the Repub- licans not voting on its passage.	accept volunteers and to call upon the States for their militia. He did both, and a vast army has been in the field for many months. Now, if a stay of execution for three years would	in error, vs. The Commissioners of Taxes and As- sessments for the city and county of New York. The argument of this cause was commenced by Mr.	IN THE ORPHANS' COURT FOR THE CITY AND COUNTY OF PHILADELPHIA. Estate of ELIZABETH MCBRIDE. The Andler applicated by the Court to and the could	ON SUNDAYS. Philadelphia for Doylestown at 10 A. M. and 4.16 P. M. Doylestown for Philadelphia at 7 30 A. M. and 2 P. M.	NOTICE PHILADELPHIA, FEBRU-	Inverse or fourieen treatments I was perfectly cired. This care to me looks mysterious, and will ever appear a wonder of wonders, but to Prof. B. all seemed cer- tain, as he remarked at the commencement that he knew to a day how long it would take to produce a cure.	their cargoes in New York the following day. Freighte taken at reasonable rates. WM. P. CLYDE, Agon No. 14 SOUTH WHARVES, Philad JAMES HAND, Agon anl-tf Piers 14 and 15 EAST RIVER. New
Extra Services. The clerk of Select Council being announced, stated that that body had readonted an ordinance	not be tolerated in ordinary times, did not these cir- cumstances constitute an emergency that would jus- tify the pushing of legislation to the extremest limit of the Constitution No etitizen could be blamed for	Bradford for the plaintiffs in error. Adjourned until to-morrow at 11 o'clock. THE POLICE.	The Auditor appointed by the Conrt to andit, selle, and adjust the account of SARH ANN COLLINS, 2d- ministratrix to the Estate of ELIZABETH McBriDE, deceased, and to make distribution of the balance in the hands of the accountant, will meet the partice sinterested	All Passenger Trains (except Sanday Trains) connect at Berks street with Fifth and Sixth-istreets Passenger Bailroad, five minnies after leaving Third street, not ELLIS OLARK, Agent.	Jetting between THOMAS A. BIDDLE, HENRY T. BID. DLE, and ALEXANDER BIDDLE, Stock and Exchange Brokers, under the firm of Thomas Biddle & Co., is this day dissolved by the terms of our articles of conartner- ship, in consequence of the death of Major HENRY J.	I am certain of a permanent cure from the fact that about two years have elapsed since my cure, and I have had no symptoms of return. I think Professor Bolles	EXPRESS COMPANIES.
appropriating \$1,100 for extra services of the clerks and messengers of Councils, notwithstanding the veto of the Mayor. The veto of the Mayor was sustained in this Council—yeas 30, nays 16.	volunteering. He was invoked to do so by appeals as strong as his love of country. In the nature of things there is nothing unreasonable in exempting a soldier's urpore try from execution while to is a beaut	(Before Mr. Alderman Beitler.) Electric Oil Transaction.	for the purposes of his appointment, on SATUEDAY, March 7, 1963, at 3½ o'clock P. M., at his office, No. :259 South FIFTH Street, in the city of Philadelphia. fe25-wfm 5t	AND PHILADELPHIA BAIL ROAD. VIA MEDIA.	BIDDLE. The business will be carried on hy the surviving part- ners at the same place and under the same name. The affairs of the old firm will be settled by the sub- scribers. THOMAS A. BIDDLE.	chronic. I have watched his success for more than two	THE ADAMS EXPI COMPANY, Office 324 CHRs Street, forwards Parcels, Packages, Merchandise, Notes, and Specie, either by its own lines or in tion with other Express Companies, to all the pr
No Business. It was half past four c'clock, the time fixed for the election of the Heads of Departments; Select Coun- cil had not yet come in, and there being no business	soldier's property from execution whilst he is absent from home battling for the supremacy of the Consti- tution and the integrity of the Union. And when he has not run before he was sent, but has yielded	A young man who had his name docketed at the Central Station yeaterday afternoon as H. J. Steel, was arraigned before Mr. Alderman Beitler by Offi- cer Collum on the general charge of larceny. The	IN THE ORPHANS' COURT FOR THE CITY AND COUNTY OF PHILADELPHIA. Estate of JOHN A. ROHB. Deceased	WINTER AREANGEMENT. On and after MONDAY, Dec. Sth, 1552, 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.	ALEXANDER BIDDLE.	H. C. SHURTLEFF, 3723 MARKET Street.	Notes, and Specie, either by its own lines or in c tion with other Express Companies, to all the pr Towns and Cities in the United States. fel9 E. S. SANDFORD, General Superinten
Mr. HARPER moved to adjourn. Not agreed to.	himself up to the call of his country, his solf sacri- ficing patriotism pleads trumpet-tongued for all the indulgence from his creditors which the Legislature have power to grant. If the term of indulgence	cer Collum on the general charge of larceny. The following evidence was elicited: Charles Smith, the well-known dealer in electric oil testified that early in the year 1862 the defendant came to his store, kept at that time at 108 South Eighth street.	The Auditor appointed by the Court to audit, settle, and adjust the account of SAMUEL BADGER, Executor and Trustee of the estate of JOHNA & ROHR Dependent	4, and 645, P. M., and will leave the corner of THIRTY. FIRST and MARKET Streets West Philadelphia, seven- teen minutes after the starting time from Eighteenth and Market streets. ON SUNDAYS. Leave PHILADELPHIA at SA. M, and 2 P. M.	A NUE the DRUG BUSINESS, as heretofore, at the old Stand, No. 724 MARKET Street. jal-tr 724 MARKET Street.	The following wonderful cure of Epilepsy was per- formed nore than eight months ago and remains well to this date. Read the following attentively:	DERPETUAL BEAUTY. —HUN WHITE LIQUID ENAMEL, prepared from ceipt of Madam Rachel Leverson, the celebrated Pr Ladies' Fnamelier. ¹ It whitens the skin, giving it
Mr. Simrson moved that Council adjourn until salled together by the President. Not agreed to.	seem long in this instance, it was not longer than the time for which the President and Congress de- manued the soldier's services. It was not for him	He proposed becoming a travelling agent for me. I sent him \$36 worth of goods, and, as I learn, he brought them back to Philadelphia, and, to the best of my knowledge and belief, he sold them to parties	ne accountant, will meet the parties interested, for the purposes of his appointment, on TUESD 27, March 3d, A. D. 3883, at 11 o'clock A. M., at his Office, No. 139% South FOURTH Street, in the city of Philadelphia. fe20-fmw5t JOHN HANNA, Anditor.	Leave WEST CHESTER at \$ A. M. and 4 P. M. The trains leaving Philadelphia at \$ 30 A. M. and 4 P. M. connect at Pennelton with trains on the Philadelphia and Estimate Control Periltrade for the Philadelphia	COAL.	C. H. Bolles' discovery of the therapeutic administra- tion of Galvanism, Magnetism, and other modifications	satin-like texture, and imparts a few hness, smoot pearl-like tint and transparency to the complexion is quite natural, without injury to the skin, and possibly be detected. Price 25 cents. Ladies a watch the call for a circular and text the anamol
Manayunk Causes a Debate on Secession.	nor is it for us, to rejudge the discretion of the Pre- sident and Congress in this regard. Basing our- relves on what they did constitutionally, the ques- tion for us is whether the stay granted by our own. Legislature to our citizen soldiers was unreasona- blo	in this city. I am informed by Messrs. Johnson &	IN THE ORPHANS' COURT FOR THE	And Baltimore Central Kallroad for Concord, Kennett, Daford, Kennett, MWODD, deStf. Superintendent.	loove to inform their friends and the nublie that	C. A. Dones discovery of the the indighting solutions in the stri- tion of Galvanism, Regnetism, and other modifications of Electricity for the cure of all nonte and coronic diseases, I had been severally allicited with Epileptic Fils of the most obdurate character, and had abandoned all hopes of ever being cured, as I had for years tried	purchasing. This preparation is indispense is stage. Sold only at HUNT & CO.'S. Perfume feg-3m 133 South SEVENTH Street, above Wa
Green lane, Manayunk. This resolution caused much debate, as to the pro-	the case, we cannot pronounce it unreasonable. We	him marked C. O. D. (cash on delivery.) These were for a customer, and I was annoyed considerably. The defendant came into my store this morning for the first time since the transaction, and I had him	L CITY AND COUNTY OF PHILADELPHIA. Estato of EDWARD SITER, Deceased. The Audior appointed by the Court to andit, settle, and adjust the account of ADAM SITER, Excentor of the estate of EDWARD SITER, Deceased, and to make dis- tibution of the balance in the hands of the accountant, will meet the province interested for the accountant,	des-tf Superintendent. PHILADELPHIA FOR WINTER ARRANGEMENT. For WILLIAMSPORT. SUBANTON, ELMIRA, and all points in the W. and N. W. Passenger Trains leave De- powoff Phila, and Reading R. R., cor. Broad and Cal- product in cession to A. M., and 320 P. M. daily, except Subduct States and St	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 solicited. JOS. WATTON & CO	the treatment and received the connsol of the most ent- nent Medical Men of the States, with the view of obtain- ing relief if any coold be found among the Old Schools: but all my elforts were unavailing, and, therefore, all hopes wore abandoned, as I then knew of no grauper	DEPPER SAUCE. -200 DOZ. PEP Sauce; 100 doz. Continental Sauce; 50 doz. cestershire Sauce. FINE AMERICAN PICKLES -200 doz. half
of Manayunk. MR. PAINTER said that he objected to the resolu- tion, because he had it from a credible authority that to maculamize this road fifty thousand dollars	bie the General Government to prosecute with suc- cess a war which in its exclusive right of judgment it resolved to wage.	arrested. I might have had him arrested shortly after the business was transacted, but I was sent to the debtors' apartment for a love scrape. I shall be ready to morrow to produce witnesses as to what	Figure of EDWARD SITEK, Deceased, and to make dis- tibution of the balance in the hands of the accountant, will meet the parties interested, for the purposes of his appointment, on THUREDAY, March 5th, A. D. 1933, at 11 o'clock A. M., at his Office, No. 1290/S South FOURTH Street, in the city of Philadelphia. fe20-fmw6t JOHN HANNA, Auditor.	pot of Phila, and Reading R. R., cor. Broad and Cal- lowhill streets, at 8.16 A. M., and 3.30 P. M. daily, except Sundays. QUICKEST ROUTE from Philadelphia to points in Northern and	iowest prices. Your patronage is respectfully solicited. JOS. WALTON & CO. Mice, 112 South SECOND Street. Yard, EIGHTH and WILLOW. mhi-tr		certeristics 5.00 GUL Onlinematic states, 60 GUL TINE BERNER, DICKLESS, -200 doz. half Pickless, 200 ERCAN PICKLES, -200 doz. half Pickless, 200 ERCAN protection of the state in bits, 500 ERCAN protection of the state in bits, 500 ERCAN pickless, 300 doz, Win, K. Lewis and Borden's Condensed Million DES & WILLIAN Fato alle by 107 South WILLIAN PICE S
Would be required. Mr. SIMFSON. You can pave it with gold for that. Mr. PAINTER. Well, I suppose you could, with such gold as the National Coverence is now income	Another circumstance which bears on the reason- ableness of the enaciment is the provision which suspends all statutes of limitation in favor of the soldier during all the time that he is exempted from	the defendant did with my goods. The case here closed, and the defendant was required to enter bail in the sum of \$500 to appear this afternoon at two o'clock.	TN THEORPHANS' COURT FOR THE	York, Sc., So., Baggage checked through to Buffalo, Nia- gara Falls, or intermediate points. Through Express Freight Train for all points above, leaves daily at 6 P M	CLASSES.—All acute and chronic diseases cured, by special guarantee, at 1220 WALNUT Street, buildenbig whon designed in and in any of the fill	knew them to be reliable men, I was induced to call on the Professor, and obtain his opinion of my case.	WILLIAM H. YEATON &
Ing - a currency that will one day be repudiated, as your resolution ought to be, Wr Luggh arge, and excitedly gold that be available	were reasonable. An argument against the applicability rather than the constitutionality of the fourth mechany was	Mania-a potn and Domestic Difficulty. Patrick Gaffney, the keeper of a liquor store at Water and Callowhill streets, was arraigned at the	CITY AND COUNTY OF PHILADELPHIA. Estate of SUSAN RUSSELL, deceased. The Auditor appointed by the Court to audit, settle, and adjust the first and final account of HENRY S. COCHERN, Administrator of the estate of SUSAN RUS- SELL, deceased, and to report distribution of the balance	For further information apply to JOHN S. HILLES, General Agent, THIRTEENTH and CALLOWHILL, and N. W. corner SIXTH and CHESTNUT Street. ja31-tf	Trof. C. H. COLLES, the founder of this new practice, has associated with him Dr. M. GALLO- WAY. A pamphlet containing a multitude of cer- tificates of those orred; also, leiters and compil-	informed me that he could care me, and offered to give	I. No. 201 South FRONT Streets Agents for the sale of the ORIGINAL HEIDSIECK & CO. CHAMPAGE Offer that desirable Wine to the twice
centieman who last spoke, to rebuke the enemies of	drawn from the nature of the contractin suit and of the process which the plaintiff was employing. The	Central Station on the charge of beating his wife.		REOPENING OF THE BALTIMORE AND OHIO BALLROADThis road, being fully REPAIRED and	will be given to any person free. N. BMedical men and others who desire a knowledge of my discovery can enter for a full	of a failure to charge me nothing. This state is a first seemed an impossibility; but the frankness and carnesiness of the Professor convinced me of his scientific accuracy in the diagnosis of my case. He disclosed all my sufferings and symptoms for five years pasts as well as I knew them myself. I will here state, for the good of humanity,	Also, 1,000 cases and 21d medium grades
	do not think no. If No simil process of which debiors are shed, we	U'CIOCK. The wife enneered in Weter street near	Philadelphia. EBWARD TILBURY JONES, fe20-fmw6t TN THE COURT OF COMMON PLEAS	REOPENING OF RAILROADThis road, being fully REPAIRED and effectually GUARDED, is now open for the transpor- tation of passeugers and freight to all points in the GREAT WEST. For through tickets and all other information apply at the Company's Office, corner of BEOAD Street and WASHINGTON Avenue. 8. M. FELTON.	course of lectures at any time. Consultation free. DRS. BOLLES & GALLOWAY, de9-Sm 1220 WALNTT Street.	and especially those suffering as I was, that I am per- fectly curred. I further would state that more than four months have elapsed since my cure, and I have had no symptoms, and, therefore, feel couldent that I am cured. I shall take pleasure in being referred to, and any time, by	BORDEAUX CLAIDINS. 100 cases "Brandenberg Freres" COGNAC BR. Vintage 1846, bottled in France. 50 cases finest Tuscan Oil, in flasks; 2 dozen in 60 bbls finest quality Monourgahela Whisky. 50 bbls Jersey Apple Brandy. 50,000 Havana Cigars, extra fine. Moet & Chardon Grand Vin Imperisl, "Greet Charmere.
surrency. He is one of those gentlemen who take	mesne process. The word "enforced" implies exe-	all was quiet; they asked what was the matter, and she replied, "just come in and see." One or two of the officers went in and found everything upside	signee of HILES & MCGILL, under assignment dated November 24, 1861, recorded in Deed Book A. C. H.,	ap8-tf President P. W. and B. R. R. Co.	EVANS & WATSON'S SALAMANDER SAFE	any one suffering as 1 was, and any information of my- condition previous to my one will be freely given to any one at 1543 North THIRTEENTH Street, Philadeiphia.	Together with a fine assortment of Madeira, S Port, &c.
the house (if he has a sufficient quantity) which shelters him from exposure. Such fings at the Go- vernment should not be permitted, especially at a	other. Nor is there anything in the nature of a mortgage to exempt it from the stay law. A mort- gage is indeed a contract, and so within the protec- lion of the constitutions: unpulsions which forbid	down and scattered over the house. Patrick was there; he had a knife in his hand; the offleers took it away from him and rave it to the wife, the	The Auditor appointed by the Conrtto and it, settle, and adjust the above account of Jamos McGill, assignee	THE UNION TRANS. PORTATION COMPANY is now	STORE. 16 SOUTH FOURTH STREET, PHILADELPHIA, PA. A large variety of FIRE-PROOF SAFES always os band	N. B. — Professor C. H. BOLLES will publish, from time to time, certificates of the cure of chronic cases which had resisted the treatment of the most eminent medical men for years.	TERRA COTTA WAR Fancy Flower Pots. Hanging Vases. Ferr Vages, with Plants.
time like this. The question was taken on the resolution amid some confus ion, and Mr. Painter being at the time in conversation with Mr. Leech, the resolution was	inviolability is no higher than that of a bond or pro- missory note. The Legislature cannot impair the	in the neighborhood for some time. Patrick came out of the house, went to his liquor store, lighted the gas, then locked the store without having ex-	of files & Jorden As Jones and Schuler and the febri- distribution of the balance, will meet the parties inte- rested, for the purposes of the appointment, on MON DAY, March 21, 1853, at 4 o'clock F. M., at his office, NO. 423 WALNUT Street, Thiladelphia. fells wirm 6t. B. H. H LINES, Auditor.	Freibard worker for and the second se	MACKEREL, HERRING, SHAD,	Please take notice that Professor B. does not advertise any cortificates of cures, except those cured in this city. See advertisement in another column, <i>Consultation</i> . Free	Orange Pots. Ivy Vases, with Plants. Cassoleits Renaissance. Lava Vases Antique.
edge.	modies for a definite and reasonable time door not	tinguished the light. He absented himself from his wife, and she wanted him to come back. He refused, and gave as a reason that she had called the officers to arrest him, and they had taken a pocket-book from him containing \$1,600, and he would never	TN THE ORPHANS' COURT FOR THE	this new and expeditions route, and a portion of their	2,500 Bbis Mass. Nos. 1, 3, and 8 Mackerel, late-caught (at fish, in assorted packages, 2,000 Bbls. New Eastport, Fortune Bay, and Hallfar	fe24 1220 WALNUT Street, Philadelphia.	Consols and Cariatades. Marble Busts and Pedestals. Brackets, all sizes.
Ward (Min Leigh). The CHAIR. There is no business before the Chamber, the resolution having passed.	their contract, they cannot, as to that particular- contract, be changed by the Legislature; but where	come back to five with her until she recovered the	Estato of WILLIAM A. CHRISTMAN, deceased, NOTICE is hereby given that JULIAN A CHRISTMAN, widow of said decedent, has filed in the said Court her petition and an inventory and appraisement, claiming to retain perfoand property of said decedent to the vulne.	For further particulars apply to For further particulars apply to GEO. B. McCULLOH. Freight Agent. 128 NORTH WHARVES, W. F. GRIFFITTS, Jr., fe24-1m General Manager.	2,600 Eozes Lubec, Scalad, and No. 1 Herring. 160 Bbls. new Mess Shad. 220 Bozes Herkims County Cheese, &c. In store and for sale by MURPHY & KOONS,	ecute any description of Portrait, Landscape, Natural	miniable for CHRISTMAS PRESENTS, most of wh manufactured and imported for our own sales, al not be found at any other establishment. 8. A HAREIGON 6.9 100 CHESTNUT SI
The CHAIR. Did the gentleman vota in the affirmative?	the parties, whether to a mortgage or other contract, have not treated about the remedies, the constitu- tional power of the Legislature is subject only to the limitations above sugressed. The notion that		widow of said account, has here in the said court here petition and an inventory and appraisement, claiming to retain personal property of said decedent to the value. of \$300, under the act of April 14th, 1851, and the supplements thereto, and that the same will be ap- proved by the said Court on the 6th day of MARCH, 1850, unless exceptions are previously filled thereto.	CHAMPAGNE.—AN INVOICE OF i'' Comet' and '' Crescent'' Champagne Wine, to ar-	DELLEVOISIN BRANDY AN IN-	History, Architectural, Autograph, Map, or other Lithr- graphy, in the most superior manner, and the most res- sonable terms. Photographs, Portraits, Natural History, and Medical Plates, Maps, and any other description of Plates, colored in the best style, and warranted to give satisfaction	MARET BRANDY IN BON Stores, for sale by CHAS. S. & JAS. CARSTAIL (HAS. S. & JAS. S. & JA
	the process peculiar to a mortgage becomes neces-	officers were sent for, and fully examined. The	proved by the said Court on the oth day of MARCH, 1867, unless exceptions are previously filed thereto. WESTCOTF, fe24-tu f41*	rive per ship Carl, and for saleby JAURETCHE & LAVERGNE, fee 202 and 204 South FRONT Street,	 VOICE, in Bond, for sale by CHAS. S. & JAB. CARSTAIRS, ja29 No. 126 WALNUT and 21 GRANITE Siz. 	 Mates, Maps, and any other description of Flates, foolored in the best style, and warranted to give satisfaction. Farticular attention to Coloring Photographs. 003941 	is23 126 WALNUT St. and 21 GRANITE