		THE PRI
THE CITY. BILITARY. UNITED STATES ABMY HOSPITAL STATISTICS.	do at any time hereafter pay, or cause to be paid, unto the said Mary M. Brinton her heirs er assigns, the sum of three thousand five hundred and twenty-five dollars, lawful money, as aforesaid, and the arrearages of said yearly rent to the time of such assections of the same shall forever the sam	OIL COMPANIES.
The following are the statistics of the United States Army hospitals for the week ending on the 28th inst.; as received at the medical director's office yesterday:	payment, then the same shall forever thereafter cease and be extinguished, and the covenant to the payment thereof shall become void, and then the said Mary M. Brinton, her heirs and assigns, shall and will, at the proper costs and charges in the law of the said grantee, his heirs or assigns, seal and execute a sufficient release and discharge of the said	CAMERON PETROLEUM CO. OF PENNSYLVANIA.
Ret'd to Duty Transferred, Deserted, Deserted, Bemaining.	execute a sunction traces and discharge of the said yearly restrict, hereby reserved, to the said John Mo-Dowell, Jr., his heirs and assigns, forever, anything hereinsefore contained to the contrary thereof in any wise notwithstanding." The complainant tendered to the defendant the sum required to extinguish the ground rent in legal-	CAPITAL
Tarner's-lane 25 13 2 25 236 South-street 67 27 10 4 659 Islington lane 4 2 1 1 18 White Hall 8 27 43 2 1 567	sum required to extinguish the ground rent in legal- tender notes of the United States, which the defend- ant declined to accept, and the point raised by the demurrer is, that the tender was insufficient, be- cause not made in current silver money of the United States.	SHARES
Tibert-street	The question of the constitutionality of the legal- tender act was waived in the argument, and the case rested on the grounds that the subject of payment was not a debt, but an estate subject to redemption only on stipulated terms, and that the owner of the rent only bargained that the owner of the land	PRESIDENT, VANCE STEWART,
Broad and Cherry 1 2 62 272 272 272 272 273 274 274 275 27	might buy it of upon fixed terms. Judge Agnew decided that when the grantee elected to pay the principal sum then it became a debt within the meaning of the legal-tender act, and the granter was bound to extinguish upon payment	of merger county, pa. Treasurer. E. J. JAMES.
Total	of the same, and decreed accordingly. An appeal was taken to the court in banc, which was argued yesterday by wm. M. Merideth and J. B. Townsend, Esqrs., for appellants, and by F. C. Brewster, Esq., for appellees.	of Philadelphia. SECRETARY, J. L. DARLINGTON.
sent on with money to pay the hospitals. The money was sent to the paymaster in charge of the post, at whose request Major S. was ordered here to assist in making the payments. RESUMED HIS POSITION.	District Court—Judge Hare. Jos. Burk, Jr., vs. Henry Coy. An action of damages. Before reported. Verdiet for plaintiff, \$798. Levering vs. The Farmers' and Mechanics' Bank of Canden. This was an attachment execution	WEST CHESTER, PA. DIRECTORS. VANCE STEWART, Mercer county, Ps. JOHN E. LEONARD, West Chester, Ps.
All disability which has rested upon Major A. White, of 18th Pennsylvania Cavalry, having been removed by the War Department, he has resumed his position in that regiment. The fact of his having been reported absent without leave was occasioned by his being taken prisoner at Win-	served upon the Farmers' and Mechanics' Hank of Camden, and the only question in the case was as to the effect of marking a check "good." On the morning the attachment was issued, and before it had been served upon the bank, the defendant had drawn a check for \$7,700, and had it marked	D. C. FORNEY, Washington, D. C. HENRY D. COOK, Washington, D. G. SIMON CAMBRON, Harrisburg, Ps. JOHN H. DIEHL, Philadelphia. JOHN F. GRAFF, Philadelphia.
occasioned by his being taken prisoner at Win- occasioned by his being taken prisoner at Win- chester, Va., in June, 1868, while serving with Maj. General Milroy. FOURTH DISTRICT. The following is the sub-division of the quota of the Fourth District:	drawn a check for \$7,700, and had it marked "gcod." This check was afterwards deposited in the sence of the State Bank of Camden, and, as was alleged, value given for it by that bank, but was not paid until after the service of the attachment. Such being the fact, plaintiff claims to recover the amount from the bank. Jury out. H.	GEORGE O. EVANS, Philadelphia. JAMES DUFFY, Marietta, Lancaster co., Pa. The present and prospective value of the stock of this Company may be inferred from the fact that it owns a fee simple interest in 473 (four hundred and seventy-
Fourteenth ward	M. Coleman and H. M. Phillips for plaintiff; Bullitt and Diekson for the bank.	three) acres of the richest tested oil territory in Yenango- county, believed by the most experienced oil men in that region to be capable of producing a net annual in- come to the Company of one and a half million dollars, or three times the entire cost of the stock, which would
The funeral of the late Col. J. W. Moore will take place at 10 o'clock P. M. to day from 1807 Lee street, Eighteenth ward, and will doubtless be a very imposing ceremony. INTERESTING TO THE FRIENDS OF THE 73D	Verdict for plaintiff, \$122 68. J. & T. Erkington vs. G. S. Burnett. To recover for goods sold and delivered. Verdict for plaintiff, \$1,248. Sloanaker & Cameron vs. Jermon & Jones. An action of replevin. Verdict for plaintiff. ?	be equivalent to twenty five per cent. a month on its subscription price, or one hundred and Afty per cent. per annum on the par value. The following is a description of the Company's pro- perty:
PENNSYLVANIA VETERAN VOLUNTEERS. Oct. Chas. O. Cresson, of the above regiment, has arrived in this city from Savannah, and the friends of those now with the regiment can see the Colonel at 808 Walnut street.	Court of Quarter Sessions—Hon. Joseph Allison, Associate Justice. [William B. Mann, Esq., Prosecuting Attorneys] THE TWENTY-THIED WARD ELECTION FRAUDS	One-fourth fee simple interest in the celebrated "Hoover" Farm, situate on the Allegheny river, about two and one-half miles below Franklin, containing 292 (two hundred and ninety-two) acres, with 332 rods (or over one mile) front on the Allegheny river,
THE GIRLS' HIGH SCHOOL. The number of applicants for admission into the Girls' High School is reported to be 138—the num-	Edward Davy was charged with voting on a false naturalization paper. Mr. Mann said he felt it to be his duty to present these cases for the purpose of demonstrating whether these people were lawful	on which there are now twelve leases, each ten rods square, and from which the owners of the fee simple get one half the oil, free of all expense. Besides this, there are two wells owned by the owners of the fee, from which they get all the oil.
ber to be selected 72. The questions submitted to the candidates residence are as follows: CONSTITUTION OF THE UNITED STATES. 1. Give that part of the Constitution which relates to the mode of apportioning the representa-	citizens, or whether they were not citizens, but were in the habit of voting on fraudulent certificates. John F. Patterson sworn.—I was an inspector of elections at the First division, Twenty-third ward, last October; I am under the impression Davy voted there.	On this Farm there are now ten wells in operation, producing an average of ten barrels perday, and several others are about being tubed. There are also on it 87 (eighty-seven) more lots surveyed, and more than fifty applications are now standing to lease the latter for one.
tives among the States after the enumeration has been made. 2. Specify the constitutional wights of accused persons. 3. Explain the difference between a direct and an indirect tax. How are they apportioned among the	Alfred Bartolet sworn.—I was present at the election; saw Davy come to the window and his vote was challenged; he presented a paper, purporting to be a naturalization paper, from which I made a memorandum. It was dated Oct. 1, 1866.	half the oil to the owners. Out of the twelve wells on this Farm eleven are now paying handsomely; a fact which sufficiently demonstrates the great richness and reliability of the territory.
States? 4. How are all vacancies in the Senate filled? 5. Give the mode of proposing amendments to the Constitution. 6. Give the provision of the Constitution which provides for the election of the President in case of	Mr. Mann now called upon the defendant for the production of the paper he presented at the polls, but it was not forthcoming. Witness was handed a paper produced at the poll by Michael Kirwan, and saked to look at the seals and signatures thereunto attached.	Is the entire fee simple interest in 181 (one hundred and eighty-one) acres, situate on the Allegheny river, nearly opposite the "Hoover" Farm, and a little nearer Franklin, at the month of Mill Run, haying a
the death of both President and Vice President. 7. What provision is made in the Constitution for the compensation of members of Congress? What for the President? What for the Judges of the United States Courts?	Judge Parsons, for the defendant, objected to the witness making any comparisons. To the court.—I think the words "prothonotary's office" were on the margin of the seal of Davy's paper; I believe, to the best of my knowledge, that the seal on Davy's paper was printing something	front of 96 rods on the Allegheny river, and one mile on both sides of Mill Run, with ample boring surface for one hundred wells, or Lots of ten rods square. This tract is known as the "Stewart Farm." and is clear of all leases or incumbrances of any kind.
8. Define bills of attainder, bills of credit, and bill of rights. 9. Specify the cases in which the Supreme Court has appellate jurisdiction. 10. Name five powers granted to Congress by the Constitution.	similar to that upon this paper of Kirwan's; the paper presented by Mr. Kirwan was similar to that shown by Davy, except the names. Mr. Benkert sworn.—I made search in the District Court office for proceedings of the naturaliza-	There is now in operation a fifty barrel well (beside several smaller ones) on the Cochran Farm, which adjoins, this on the south. In fact, the "Stewart' Farm is surrounded with good-paying wells, and within a shost time a single lease of 30 rods front, on the imme-
Define and give the etymology, that is the roots, prefixes, and suffixes of the following words, and, in connection with each, write a sentence of not less than twelve words to illustrate the meaning you	tion of Edward Davy, but found none. The witness produced the alphabetical index of proceed- ings in 1886, but the name of Edward Davy did not appear thereon. Cross-examined.—Was not in the office in 1856; have been keeping the index during the past six	diate opposite side of the river, sold for \$165,000 (one hundred and sixty-five thousand dollars.) On this lesses good well has been struck within a few days. In addition to the territory of the "Stewart" Farm, which is believed to be equally as good as the "Hooy-
give: Inflection, reliterate, reluctant, remonstrate, pallative, opportune, condescension, aspersion, detriment, controvert. THE MEETING AT THE ACADEMY TO-NIGHT.	months; cannot say if all the names were entered in the index in 1856. James W. Fletcher sworn.—I was prothonotary of the court in 1856; the words "prothonotary's office" were not upon the seal of the court. The paper of Kirwan was now shown witness, and he pronounced	er") there are on it a three-story Grist Mill, with fine water-power, a good farm-house, and other buildings, that will be of use to the company. The durabitity of this immediate oil section is illus- trated by the fact that some of the wells on the "Hooy-
The United States Christian Commission cole- brates the close of its third year of successful work among the heroes of the army and navy, by a mon- ster meeting, this evening, in the Academy of Mu- sic. The popularity of the commission, the public interest in its operations, and their objects, as well	it a forgery. Mr. Reeves, clerk of the prothonotary's office, produced the returns of the First precinct, Twenty-third ward, of the last October election. Mr. Mann offered the returns in evidence, to show that Edward Davy voted.	er" Farm have been pumping for over four years, with- out any material diminution in their yield, while the oil here produced, from its greater convenience for transportation and superior gravity, always commands from one to two dollars per barrel more than the oil at
as the high standing and reputation of the erators of the evening, have caused so large a demand for tickets that the committee find st utterly impracticable to supply it. We have been requested to ask that those who have tickets which they are unable to use will return them immediately, to the office of	Mr. Parsons objected to this, as the returns were not signed by the officers of the election. Mr. Mann said that the returns were accompanied by the cathe of the clerks and all the other papers required by law. If this was not a legal paper, why	Oil Creek. The officers of the Company feel justified in presenting the following estimate of what, with vigorous management, the above lands can be made to yield for
the Commission, II Bank street, that there may be as much satisfaction as possible. VOTING IN THE CARS. A great number of persons riding in the cars yesterday did not vote on the question whether colored	is it required to be kept so guardedly in the protho- notary's effice. Mr. Parsons urged that the clerk who filled up the paper could prove it, and then it would be legal. The court sustained the objection.	the benefit of the stockholders in a comparatively short time: THE "STEWART FARM." There is room on this for one hundred lots of ten rods square, all which can be leased immediately for one half the oil, free of all expense to the Company.
people should ride, or should not ride. In several instances, of persons voting that came under our notice the vote was east with a profane oath that ought to have subjected the voters to ejectment. Ignorance, brutality, and profanity seemed to be	Mir. Patterson recalled.—The clerks of the elec- tion were Messrs. Mills and Sowerby (return shown); this paper was not kept by my clerk. Mr. Schull sworn.—I was the judge of the elec- tion; I think this return was kept by Mr. Mills; I	Estimating one well to each lot (one hundred wells although there is room for three hundred) at the very moderate average of ton boarrele each, would make a Daily product of
related to each other. In one instance a woman took the name of the Almighty in vain when she cast a vote against the "nagurs," and yet that woman was permitted to ride in the car in company with several ladies and gentlemen. We heard of many instances of persons voting often. It is said	saw Davy vote at the election that day. Verdict guilty. Sentence deferred. ATTEMPT TO STEAL. Stewart Higgins and Francis Quinn were charged with an assault with intent to steal. The bail of	Value of daily yield to the Company, at ten dollars per bbl (it is now selling at \$13.50)
that a dozen of votes were cast by a single person at one time. Some persons received the tickets from the conductors and quietly folded them up, and placed them in their pockets for future use. The voting will be continued to-day, and the result will	Higgins was forfeited, and the trial of Quinn pro- ceeded with. Wm. Mallon sworn.—On the 15th December I was coming down and noticed three men behind me, two of whom passed me, and afterwards I was ac- cested by Quinn, who said I was not the man; Hig-	the year, this would make the Company's annual net receipts, from the Stewart Farm alone
not be authoritatively made known for several days, as the voters may return the tickets, as voted, to any of the conductors during the week. SHARP PRACTICE. That class of the genus home who live by their wits the state of the self-dense professions.	gins ordered the others to go through with me, which was done by their taking a knile and key from my pocket. Oross-examined.—Quinn had been drinking free. ly, and wanted the others to let me go; he had his arm around my neck, and when he said I was not	one fourth in fee of the land interest, the annual net receipts from the latter would be
have adopted a branch of the confidence profession, in order to relieve unsuspecting persons of some of their money. The dodge was resorted to a few days ginee in Milwaukee, and as it may be tried in Philadelphia a copy of one of the epistles sent will not be uninteresting:	the man, he let me go. Verdict guilty. After the rendition of the verdict, defendant called his eister, who testified that he had been a hardworking man, and never had been arrested before. He had served two years in the army. The wife of	Deducting from this amount the sum of \$375,000 for contingencies, would leave the Net Annual Income of the Company\$1,500,000 00
Mr. ——; On the 23d of last mouth i was in Chicago, and just as I was leaving for home I found a package, containing a fine gold watch and a fine set of jawelry such as ladies wear. I have no charce of seeing Chicago papers here so I dont know if it was advertised, a	Quinn was very slokly, and had to support herself and two children by hard work. SERIOUS CHARGE. Harry Markwood was charged with committing an assault and battery, and assault with intent to	ALL THESE LOTS CAN BE IMMEDIATELY LEASED, If it is deemed expedient, at a royalty of one-half its Oil, with covenants binding lessess to sink wells, with all possible diligence, to the depth of 500 or more feet.
nelbour came in last night and in looking at it he saw your name wrote in peacil on the laside of the paper. Now Mr — I am a poor man and it troubles me to have such fine things in my house that don't belong to to me, if they are yours, you can have them sent to you in any way you may direct. I am going out of town to work next trueday and would like you to write before then if they are yours. John L. Jones.	kill, Robt. Little. Kobt. Little sworn.—The occurrence took place near Twenty third and Cherry streets, about six o'clock in the evening, in July last; I heard defendant ceme down from McCormick's court, saying that Abe Lincoln was a — old scoundrel, and so	A FEW PLAIN WORDS TO SUBSCRIBERS. You are not asked to subscribe to this Stock with the expectation of immediately receiving large dividends, but the basis on which the Company rests, it is believed, will make your investment not only safe, but,
fore then if they are yours. JOHN L. JONES. My old woman bids me say that she wants a new bon net and if you choose to send her a trifie by way of a re- ward to get one she will not se mad. LARGE REWARD. It will be seen by reference to our advertising	was any man that would take his part; I said to him that Jeff Davis was a better man than he was, for one was trying to make disturbances at home, and the other was fighting the public; my daughter interfered then to get me home, and Markwood said	prospectively, of enormous value. Notwithstanding, at the present prices of oil, the Company's annual receipts (without any further development) would be forty thousand dollars, or eight percent, on the cost of the stock.
columns that a very large roward is offered for a sum of money lost on Ohestnut street last Saturday. SLIGHT FIRE. About 9 0'clock last evening a fire occurred in the	people who liked Abe Lincoln had better marry niggers; witness struck at defendant, and after- wards received seven or eight stabs, four or five of which entered his bedy. Dr. Buffington sworn.—I examined Robt. Little, who had a cut in the neck, one in the centre of the	The president, Mr. Stewart, is one of the most prac- tical and experienced oil operators in the State, and his residence near the Company's property and general oversight of its management is the best guarantee that no efforts will be spared to make the investment pro-
building rear of No. 428 Walnut street, used as a turner's shop. A tew buckets of water, applied by a couple of police officers, extinguished the fire. The fiames were first discovered in one corner of the shop.	sixth rib, one below that, and another near the short rib; he was very seriously injured. Without concluding the case the court adjourned. THE POLICE.	fitable. Applications for a large proportion of the stock have already been made, but none will be received until the books of the Company are regularly opened for that purpose.
BURNING OF A BARN. The barn of Godfrey Hague, situated on Nicetown lane, was destroyed by fire about 7 o'clock last evening, together with three cows and a horse. The loss is estimated at \$2,000.	[Before Mr. Alderman Beitler.] ALLEGED STOLEN GOODS CASE, Matthias Karse, charged with receiving stolen goods, the property of Messrs. Kan & Heas. ele-	Only a limited amount of the stock will be sold at subscription price. The stock will be issued full paid, without further assessments. BOOKS OF SUBSCRIPTION will be open for a few
THE COURTS. Supreme Court—Before Woodward, C. J., and Justices Thompson, Strong, Read,	Matthias Karse, charged with receiving stolen goods, the property of Messrs Kahn & Haas, clothers, on Market street. The parties interested in this affair are Jews, and the proceedings are watched by that fraternity with more than usual interest. The Central Station was pretty well crowded with them yesterday. There were some developments in this case rather unexpectedly obtained. It will be remembered by those who read	days, on and after January 18, 1856, at the office of E. G. JAMES, Treasurer, jais-12t No. 101 WALNUT Street, Philads.
Judgments were yesterday entered in cases as follows: By STRONG, J.—Neff's appeal. From Register's Court, Philadelphia. At the outset Judge Strong	tained. It will be remembered by those who read the police column of <i>The Press</i> that Karse was ar- rested on the charge of receiving stolen goods. He was seen at Ninth and Chestaut streets, a short time since, with a chinchili coat on. This was identified as having been stolen from the store of	OIL COMPANY, NOT LAND COM-
says: "That the effect of a codocil duly executed is to republish the will to which it refers, whether the codocil be annexed to the will or not, is the doctrine of all the authorities. The legal presumption of intended republication may indeed be rebutted by the language of the codocil, but in the absence	Messrs. Kahn & Hass on the night previous. A pair of pantaloons he wore, and also a vest, were stolen from the same store on or about the 9th of November. He was arrested, and the boldness with which he appeared on the street, dressed in stolen goods.	WILL YOU INVEST IN A LAND COMPANY, OR IN AN OIL COMPANY?
of any expressed intent to the contrary it always operates as a new adoption of the will and a republication at the time when the codecil was made." The judge then refers to numerous authorities in point and discusses at some length the general principles upon which they were based.	was suggested as a point that he was guiltless of any felonious charge 'that could be-made against him, as a thief or a receiver would be more apt to hid his transactions. The case went over for a further hearing. Yesterday he was arraigned for the third time. He desired to waive any further hearing,	THE
In conclusion he says: Applying the principles to the case before us the result is plain. The first will of the testator was made on the 22d of April, 1850. It was duly executed, and attested by two witnesses. It contained a clause revoking all wills before made	and entered ball in the sum of \$2,500 to answer at court. A man, named Jacob Livenstein, doing business at 640 South street, was arraigned on the charge of receiving two boxes of clothing, valued at \$1,228.25, the property of Messrs. Kahn & Hass. These goods were sold by Matthias Karse to defendant, who	PIERREPONT OIL COMPANY
by him. On the 14th of August, 1857, the testator made a second will, signed by him but not attested. It was still in form a good will. It also contained a clause revoking former wills. Of course it supplanted, at least temporarily, the will made in 1850. But afterwards, on the 10th of October, 1887, the testator	A. & J. Cohen, No. 51 South Fourth street, Cincinnati, Ohio. The police officers. Mesers, Callanan and Carlin	OF WEST VIRGINIA. Is strictly an OIL COMPANY, and has no land but what has been demonstrated OIL LAND. All companies formed in West Virginia are located
added a codicil to the first will, in which he revoked some of the dispositions therein made, and spoke of the instrument as the foregoing will. This codicil was duly executed and attested by two witnesses. It refers expressly to the first will, and speaks of it as a will. It therefore republished it,	having traced these goods to the Pennsylvania Rail- road depot, seized them, and arrested Livenstein. Mr. Haas testified that on the 5th of November last, in the night time, his store was forcibly entered and \$4,000 worth of goods stolen therefrom. A short time after this the store was again broken open and	within so many MILES of BURNING SPRINGS RUN. Why not go ON the Run; as it is so famous as oil territory? This is a question that can be answered best by those who torture a little run of about a mile and a holf in length, until they get it eight or nine miles
and gave to it the same effect as if it had first been made on the 10th of October, 1877. Containing a clause of general revocation of former wills, as already noted, it of course revoked the will made in August previous, and became itself the last will of the testator, as it had been the first. Hence it is	goods to the amount of several hundred dollars stolen. He testified that he had a conversation with the defendant, Livenstein, in the presence of the police officers—Callahan and Carlin; the defendant said he got the goods from Mat- thias Karse, on South street, but did not know	long, that it may seem close to their lands. This shows plainly that the only reliable of producing territory its BURNING SPRINGS BUN; hence, of course, the company having the most of that valuable territory is the best to invest in.
unnecessary to inquire in what respect the two wills differ. By its republication the will to which the codicil is attached became the last, and it was entitled to probate as such. The decrse of the Register's Court was therefore correct. Decree	defendant said he got the goods from Mat- thias Karse, on South street, but did not know how much he paid for them. The witness tes- tified that Wolf Walker called upon him; saying that he had been sent by Karse to tell him that he (Karse) had a lot of goods for sale; after this Wolf brought the goods to witness; the goods were pur- chased from witness by Mr. Cohen, of Cincinnati;	This Company has ONE HUNDRED AND FORTY-SIX ACRES
affirmed. Hanbest vs. Heerman. Common Pleas, Delaware county. Judgment affirmed. Keen vs. Hartman. District Court, Philadelphia. Judgment affirmed. Buckley's Appeal. Common Pleas, Chester	the drayman who hauled the goods to the depot first refused, on the ground that they were not pro- perly marked; he took them on being informed the boxes would be marked at the depot. The police officers arrested Livenstein on Friday	in fee simple on BURNING SPRINGS RUN, and FOUR ACRES on lease, besides THREE ACRES near the Sternal Centre and Rathbone Wells, both well known. All we ask is inquiry, linvestigation, which can alone show relative value.
county. Decree affirmed. By RBAD, J.—Marsh vs. Consolidation Bank. By AGNLW, J.—Hague vs. the City of Philadelphis. Certificate from the Nisi Prius. This was an action for extra work done by plaintiff in the building of a bridge over the Schuylkill, at Girard ave-	evening; he did not keep any books or bills relative to his business; he told the officers that he did a cash business; Mr. Livenstein said that Karse said he had just bought a lot of clothing, and did not want to take the same to his new store. On Saturday, Officer Carlin saw Mr. Cohen, and	One half of the stock has already been disposed of and the subscription list will shortly close. CAPITAL
Aus, under a contract founded upon a special act of Assembly, passed the 27th of March, 1852. The plaintiff, after having given in evidence the law, the contract and specifications, and his bill of particulars, offered to show that after he had pro-	obtained from him the bill of lading, which answered to the description of the boxes, except the residence. These are about the main features of a heavy robbery, that has given a vast deal of trouble to Messrs. Kahn & Hass. Livenstein was bound over in the sum of \$1,500 to answer at court.	SHARES
gressed on the chosen site five or six weeks, the County Commissioners changed the location against his objection, and required him to proceed upon another site under a promise to pay him any additional expense the work might cost by reason of the charge; also to prove extra work and materials	RASH CASE OF SHOOTING. Last evening a Cuban named Domingo Garcia was brought to the Central Station, by Reserve Officer Creighton, on the charge of firing a pistol at Arthur H. Davis. It seems that Garcia and Davis	PRESIDENT, FRANKLIN S. WILSON.
found necessary to strengthen the bridge under the direction of commissioners and of the Com- missioner of Highways after 1854. This offer was rejected by the judge sitting at Nisi Prius, and the question here is whether he was right in so doing.	board together, on Spruce street, and at dinner had some words. As Davis was leaving the house a lady said to him, "if you ride in the car vote to allow the colored persons to ride" Garcis, it is alleged, remarked, "yes, and sleep with them, if you vote for them." The parties did not meet again until five o'clock, at the Conthennal Hotel, when the difficulty was renewed, whereupon Garcia discharged.	TREASURES,
sioners, acting under an authority of the most special and limited kind, had no power to change the site, no right to change the plans and specifications, and	o'clock, at the Continental Hotel, when the diffi- culty was renewed, whereupon Garcia discharged the contents of a pistol at Davis, who avoided the shot by jumping through a door. Garcia was held in \$2,000 to answer.	GEORGE H. CHRISTIAN. DIRECTORS, F. S. WILSON,
extra work, or to ratify its execution. It was the folly of the contractor to rely upon their directions to proceed outside of his contract. He knew the extent of their powers defined in the law, and referred to upon the face of his written centrack." Judg-	ANOTHER DARING ROBBERY. We learn that Officer Meyers, of the Seventh district police, had his attention attracted, early on sunday morning, by a horse and wagon driving rapidly up New Market street, above Noble. He	JOHN P. O'MEIL, Esq., WM. F. JOHNSON, BOBERT CLARKSON, JOSEPH D. KOROKER, G. H. CHRISTIAN.
ment affirmed. Barton. N. Dickens, Chester county. Judgment reversed, and a ventre factas de novo awarded. Maloney vs. Dayls. Judgment affirmed. Miller vs. Consolidation Bank. Judgmentaffirmed.	stopped the horse. The driver jumped out on the other side and escaped. The officer drove to the station house, and after examining the wagon, found it to contain several thousand dollars worth of goods. It was subsequently ascertained that the silk-goods store of Messrs. Raiguel & Bro., Third street, near	PROSPECTUSES, and all information as to the pros- pects of the Company, will be freely given at the OFFICE, NO. 121 SOUTH THIRD STREET, (Second Story.)
In the matter of Wharton street. Appeal by the city. Opinion by Woodward, C.T. Decree affirmed. Ulrich's appeal. Schuylkiii county. Decree affirmed. THE LEGAL-TENDER NOTE CASES.	Vine, had been "cracked," and robbed of \$2,000, worth of goods. The entrance to the store was made through a rear window, a "jimmy" being used to facilitate the burgiarious operation. Quite a large quantity of stolan property was found in the yard	LEASEHOLDS. Since the announcement that the Company would lease their lands at a royally of one half of the oil, ap-
Yesterday having been assigned for the argument of the legal tender note cases, of which there are seve- ral, they were called up. Wm. Schollenberger vs. Mary M. Brinton, was the first case argued. This case first came up before Justice Agnew, at	attached to the store, from which fact it is inferred the robbers made rather a hasty retreat. OWNER WANTHD. Sergeant Huston, of the Chestnut Hill police force, desires an owner for a pocket-book, containing a small amount of money, which he found a day or	plications have been received for fifteen leases of three- fourths of an acre each TWENTY MORE ARE OF- PERED to parties desiring to form development com- panies. As we are desirous of having improvements at once made, no bonus will be required for the twenty
Nisi Prius in Equity, upon bill and demurrer, the bill asking for specific performance to compel the defendant to execute a release and exting uishment of a ground rent. The case was follows: The defendant soil to John McDowell, whose title	will amount of money, which he found a day or two ago. WILOW SLRIGH BODIES,—A FEW More left, at leat year's prices. Also, 200 gross MATCHES, at reduced prices.	lots. This mode of operation insures to the stockholders, from arrangements already in progress, the completion of eighteen wells at an early day. Applications for lesseholds should be accompanied by references of the applicant's ability to perform his con-
complainant owns, a lot in Aliadelphia upon a ground rent of \$111.50, payable half yearly, in "lawful atter money of the United States of America." The deed contains the following clause of redamption: "Provided always, nevertheless, that if the said	M more left, at last year's prices. Also, 200 gross MATCHES, at reduced prices. ROWS, EUSTON, & CO., ja25 157 and 159 North THIED Street. TOMATO CATSUP.—NEW TOMATO Catsup, in quartand pint bottles, of cholosoguality. Also, barrels. For sale by REODES & WILLIAMS, ROW 107 South WATER Street.	references of the applicant's ability to perform his contract. None others will be noticed. jazi-tuthest. JOSHUA T. OWEN, ATTORNEY, GOUSELLOE AT LAW, AND SOLICITOR OF OLAIMS. Office, BBI F Street, near Fourteent St. Washington, D. C. dail-6g
John MoDowell, Jr., his heirs or assigns, shall and	noil 107 South WATER Street	CLAIMS Office, B51 F Street, near Fourteenth St dell-6m dell-6m

ne de ner ne en la comité de le profit estado e pelo de la comité de la comité de la comité de la comité de la La comité de la com

	THE PRI	55.—PHILADELPHIA,	TUESDAY, JANUAR
do at any time hereafter pay, or cause to be paid, unto the said Mary M. Brinton her heirs er assigns, the sum of three thousand five hundred and twenty-	OIL COMPANIES.	OIL COMPANIES.	INSURANCE.
the sum of three thousand five hundred and twenty- five dollars, lawful money, as aforesaid, and the arrearages of said yearly rent to the time of such		LOOK TO YOUR INTEREST!	DELAWARE MUTUAL SAFETY
five dollars, lawful money, as aforesaid, and the arrearages of said yearly rent to the time of such payment, then the same shall forever thereafter cease and be extinguished, and the covenant to the payment thereof shall become void, and then the	CAMERON PETROLEUM CO.		INCORPORATED BY INSURANGE COMPANY. INCORPORATED BY THE LEGISLATURE OF PENNSYLVANIA. 1835. OFFICE S. E. CORDER THIRD AND WALNUT STREETS. PHILADELPHIA. MARINE INSURANCE ON VERSUR.
payment thereof shall become void, and then the said Mary M. Brinton, her heirs and assigns, shall and will, at the proper costs and charges in the law of the said grantes, his heirs or assigns, seal and execute a sufficient release and discharge of the said yearly rent, hereby reserved, to the said John Mo-Dowell, Jr., his heirs and assigns, forever, anything the contraver therefore contained to the contraver therefore.	OF PENNSYLVANIA.		ON VESSELS, CARGO, FREIGHT. To all parts of the world.
execute a sufficient release and discharge of the said yearly rent, hereby reserved, to the said John Mo-		GOVERNMENT	FREIGHT, INLAND INSURANCES On Goods, by River, Ganal, Lake, and Land Carriage.
ent wise notwith tanding !	CAPITAL		On Goods, by River, Ganal, Lake, and Land Carriage. to all parts of the Union. FIRE INSURANCES. On Merchandise generally, On Stores, Dwelling Houses, &c.
The complainant tendered to the defendant the sum required to extinguish the ground rent in legal-tender notes of the United States, which the defend-	SHARES 200,000.	OIL AND MINING COMPANY	On Stores, Dwelling Houses, &c. ASSETS OF THE COMPANY,
ant declined to accept, and the point raised by the demurrer is, that the tender was insufficient, be- cause not made in current silver money of the United	PAR VALUE		ASSETS OF THE COMPANY, \$100,000 United States Five Per Cent. Loan, '71.8100,000 00 111,000 25,000 25,000 26,000 States Five Per Cent. Loan, '71.8100,000 00 175,000 275,000 States Five Per Cent. Loan, '71.8100,000 00 275,000 States Five Per Cent. Loan, '71.8100,000 00
States. The question of the constitutionality of the legal- tender act was walved in the argument, and the asse		OF WEST VIRGINIA.	Loan
rested on the grounds that the subject of payment	VANCE STEWART,		Loan. 55,840 00 123,050 City of Philadelphia Six Per Ct. Loan 122,550 37 20,000 Pennsylvania Railroad First Mort-
rent only bargained that the owner of the land might buy it off upon fixed terms.	of merger coupty, pa. Treasurer,	CHARTERED BY THE STATE OF PENNSYLVANIA.	50,000 Pennsylvania Railroad Second Mort- gage Six Per Cent. Bonds
elected to pay the principal sum then it became a debt within the meaning of the legal-tender act, and	E. J. JAMES,		55,840 00 123,000 Gity of Philadelphia Six Per Cent. 20,000 Pennsylvania Railroad First Mortages Six Per Cent. Bonds. 22,000 Pennsylvania Railroad Second Mortages Six Per Cent. Bonds. 22,000 00 Shares Sicok Germantown Gase Six Per Cent. Bonds. 22,000 00 63,260 00 63,260 00 63,260 00 63,260 00 65,000 20 65
was not a debt, but an estate subject to redemption only on stipulated terms, and that the owner of the rent only bargained that the owner of the land might buy it off upon fixed terms. Judge Agnew decided that when the grantee elected to pay the principal sum then it became a debt within the meaning of the legal-tender act, and the grantor was bound to extinguish upon payment of the same, and decreed accordingly. An appeal was taken to the court in banc, which was argued yesterday by Wm. M. Merideth and J. B. Townsend, Esqrs., for appellents, and by F. C. Brewster, Esq., for appelless.	OP PHILADELPHIA. SECRETARY,	CAPITAL	5,500 190 Shares Stock Pennsylvania Rail- road Company 9,100 09 5,000 100 Shares Stock North Pennsylvania
J. B. Townsend, Esqrs., for appellants, and by F. C. Brewster, Esq., for appellees.	J. L. DARLINGTON,	\$1 PER SHARE, FULL PAID.	5,000 130 Shares Stock Pennsylvania Railrod Company 9,100 09 5,000 100 Shares Stock North Pennsylvania 8,000 09 50,000 United States Treasury Certificates of 48,425 00 50,000 State of Tennessee Five Per Ck Loan 12,000 09 28,700 Loans on Bond and Mortgage, amply 128,700 09
District Court—Judge Hare. Jos. Burk, Jr., vs. Henry Coy. An action of da-	WEST CHESTER, PA. DIRECTORS.		
Jos. Burk, Jr., vs. Henry Coy. An action of damages. Before reported. Verdict for plaintiff, \$798. Levering vs. The Farmers' and Mechanics' Bank of Camden. This was an attachment execution served upon the Farmers' and Mechanics' Bank of Camden, and the only question in the case was as to the effect of marking a check "good." On the morning the attachment was issued, and before it had been served upon the bank, the defendant had drawn a check for \$7,700, and had it marked "good." This oheck was afterwards deposited in the agency of the State Bank of Oamden, and, as was alterged, value given for it by that bank, but	VANCE STEWART, Mercer county, Ps. JOHN E. LEONARD, West Chester, Ps.	WORKING CAPITAL, \$38,000 CASH.	\$866, 250 Par. Cost \$842, 100 50. Market value. \$857, 627 87 Real Estate
served upon the Farmers' and Mechanics' Bank of Camden, and the only question in the case was as to the effect of marking a check "good." On the	D. C. FORNEY, Washington, D. C. HENRY D. COOK, Washington, D. C. SIMON CAMEBON, Harrisburg, Pa.	NO FUTURE A 3SESSMENTS.	Bills receivable for insurances made. 118,330 42 Balances due at Agondes.—Premi- ums on Marine Policies, Acorucci Interest, and other debts due the Company.
morning the attachment was issued, and before it had been served upon the bank, the defendant had drawn a check for \$7,700, and had it marked	JOHN H. DIEHL, Philadelphia. JOHN F. GRAFF, Philadelphia. GEORGE O. RVANS, Philadelphia.	COMPANY'S OFFICE, 434 WALNUT STREET.	Company 23, 795 24 Berip and Stock of sundry Insurance and other Companies, \$4,203. Esti- mated value
"gcod." This check was afterwards deposited in the agency of the State Bank of Camden, and, as was alleged, value given for it by that bank, but	JAMES DUFFY, Marietta, Lancaster co., Pa.	Kaisisina k masa kil	nated value
was alleged, value given for it by that bank, but was not paid until after the service of the attachment. Such being the fact, plaintiff claims to recover the amount from the bank. Jury out. H. M. Coleman and H. M. Phillips for plaintiff; Bullitt and Dickson for the bank.	The present and prospective value of the stock of this Company may be inferred from the fact that it owns a fee simple interest in 473 (four hundred and seventy-	The GOVERNMENT OIL AND MINING COMPA- IX is organized on a strictly mutual principle, and its	Cash in Drawer
M. Coleman and H. M. Phillips for plaintiff; Bullitt and Diokson for the bank.	three) acres of the richest tested oil territory in Venango county, believed by the most experienced oil men in	Y is organized on a strictly mutual principl, and its affairs will be conducted with the sole were of affording a source of permanent business profit toknose interested. Every Stockholder is practically one of the Company's corporators. The Estates of the Company, instead of being burdened with an exorbitant profit, exacted by a few jucky originals, are deaded in few direct	Thomas C. Hand DIRECTORS:
John Davison vs. Isaac C. Vanscever & Co. An action on book account for goods sold and delivered.	that region to be expable of producing a net annual in- come to the Company of one and a half million dollars, or three times the entire cost of the stock, which would	instead of being burdened with an exorbitant profit, ex- acted by a few lucky originals, are deeded, in fee direct from first owners to the Stockholders of this Company.	Thomas C. Hand, John C Davis, John C Davis, Edmund A Souder, Theophilus Paulding, William G. Boulton, William G. Boulton,
Verdict for plaintiff, \$122 68. J. & T. Elkington vs. G. S. Burnett. To recover for goods sold and delivered. Verdict for plaintiff,	be equivalent to twenty five per cent, a month on its subscription price, or one hundred and fifty per cent. per annum on its par value,	They compilee OVEE 2.200 ACRES,	Edmond A. Souder, Theophlins Faulding, John R. Penrose, James Traqusir, Henry Sinan, William G. Boulton, William G. Boulton, James B. Morariand, James B. McFarland, William C. Indwig, James B. McFarland, Ja
\$1,248. Sloanaker & Cameron vs. Jermon & Jones. An action of replevin. Verdict for plaintiff.	The following is a description of the Company's property:	(Titles examined by Theo. Cuyler and T. J. Ulayton, Esqs , and pronounced indisputable).	Theophilins Faulding, John B. Penrose, James Traquair, Henry C. Dallett, Jr., Jemes C. Hand, William G. Boulton, Waward Darlington, H. Jones Brooke, James B McFarland, Joshua P. Byre, Spencer McIlv dne, George G. Leiper, Hugh Craig, Robert Burton. William G. Boulton, H. Jones Brooke, James B McFarland, John B. Semple, Pittabur A. B. Berger, Pittaburg
Court of Quarter Sessions—Hon. Joseph Allison, Associate Justice.	One-fourth fee simple interest in the celebrated "Hoover" Farm, situate on the Allegheny river, about two and one-half miles below Franklin, con-	of West Virginia, which region, for the great Oil belt of West Virginia, which region, for the superfority of its Oil and for the volume and certainty of its yield, is	Hugh Craig, Robert Burton, THOMAG C. HAND, President,
[William B. Mann, Esq., Prosecuting Attorneys] THE TWENTY-THIED WARD ELECTION FRAUDS	taining 292 (two hundred and ninety-two) acres, with 332 rods (or over one mile) front on the Allegheny river,	vania.	HENRY LYLBURN, Secretary. del6-ly
AGAIN. Edward Davy was charged with voting on a false naturalization paper. Mr. Mann said he felt it to	on which there are now twelve leases, each ten rods square, and from which the owners of the fee simple get one half the oil, free of all expense. Besides this,	region. In close proximity to this estate, on every side, are situated the most successful Oil Wells to be found in the country, and at an almost adjoining distance is located the widely celebrated "Lewellyn" and "Eter-	INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA OFFICE NOS. 4 and 8 EXCHANGE BUILDINGS, north side of WALNUT Breet, between DOOK and THIRD Streets, Philadel.
be his duty to present these cases for the purpose of demonstrating whether these people were lawful citizens, or whether they were not citizens, but were	there are two wells owned by the owners of the fee, from which they get all the oil. On this Farm there are now ten wells in operation,	nal Centre'' wells, the former of which. FLOWED FULLY THERE THOUSAND (3,000) BAB-	PRIA.
in the habit of voting on fraudulent certificates. John F. Patterson sworn.—I was an inspector of elections at the First division, Twenty-third ward,	producing an average of ten barrels per day, and several others are about being tubed. There are also on it 87	RELS OF OIL PER DAY, being the greatest bons fide yield of Oilever known, and	UNCORPORATED IN 1794-CHARTER PERPETUAL. CAPITAL \$200,000. PROPERTIES OF THE COMPANY, YEBRUARY 1, 1864, 4862, 817 61.
last October; I am under the impression Davy voted there. Alfred Bartolet sworn.—I was present at the	(eighty-seven) more lots surveyed, and more than fifty applications are now standing to lease the latter for one half the oil to the owners.	very considerably surpassing, both in quantity and quality, the product of any two wells in Pennsylvania, 2d. 2we thousand (2,000) acres, in two tracts, in the heart of the successful Oil region of the Breat Kanawha,	WARINE, FIRE, AND INLAND TRANSPORTATION INSURANCE.
election; saw Davy come to the window and his vote was challenged; he presented a paper, pur-	Out of the twelve wells on this Farm eleven are now paying handsomely: a fact which sufficiently demon-	slong whose course for over 70 miles Oll can be dis-	DIRECTORS. Henry D. Sherrerd. Tobias Wagner, Charles Macalester, Thomas B. Watson,
porting to be a naturalization paper, from which I made a memorandum. It was dated Oct. 1, 1866. Mr. Mann now called upon the defendant for the more distinguished the paper be presented at the paper.	atrates the great richness and reliability of the territory.	while the evaporation at the neighboring salt works is effected by igniting the Fetroleum (as emitted from subterramean reservoirs of Oil. Al. 100 acres (in fee simple) of superior Semi-Bitumi- nous Coal land, in Bedford county, Pa	William S. Smith. Henry G. Freeman. William R. White. Charles S. Lewis.
production of the paper he presented at the polls, but it was not forthcoming. Witness was handed a paper produced at the	Is the entire fee simple interest in 181 (one hundred and eighty-one) acres, situate on the Allegheny river,	nous Coal land, in Bedford country, Pa. The value and importance of the above properties may be inferred from the fact that lesses for adjoining lands, with large royalties of Oil, laye been taken by New York and Boston companies at a homes greater	George G. Caraon, Samuel Grant, Jr., John B. Austin HENEY D. SHERKERD, President, WILLIAM HARPIE, Secretary.
poll by Michael Kirwan, and asked to look at the seals and signatures thereunto attached. Judge Parsons, for the defendant, objected to the	nearly opposite the "Hoover" Farm, and a little nearer Franklin, at the mouth of Mill Run, having a front of 96 rods on the Allegheny river, and one mile on	New York and Boston companies at a bonus greater than the fee simple cost of the Company's estate, and if deemed advantageous by the Company's estate, and if	ANTHRACITE INSURANCE COM-
witness making any comparisons. To the court.—I think the words "prothonotary's office" were on the margin of the seal of Davy's	both sides of Mill Run, with ample boring surface for one hundred wells, or Lots of ten rods square. This	than the fee simple cost of the Company's estate, and if deemed advantageous by the Stockholders, it is be- lieved that but little difficulty would presently be expe- rienced in leasing a portion of their territory at a bonus and royalty greater than the original ost of the whole.	PERPRIVAL Office No. 311 WALBUT Street, between Third and Fourth streets, Philadelphia. This Company will insure against Loss or Damage by
paper; I believe, to the best of my knowledge, that the seal on Davy's paper was printing something similar to that upon this paper of Kirwan's; the	tract is known as the "Stewart Farm," and is clear of all leases or incumbrances of any kind. There is now in operation a fifty barrel well (beside	A number of wells are at once going forward, and more	rally.
paper presented by Mr. Kirwan was similar to that shown by Davy, except the names. Mr. Benkert sworn.—I made search in the Dis-	several smaller ones) on the Cochran Farm, which ad- joins, this on the south. In fact, the "Stewart" Farm	(Right in all) will be sunk as soon as the drat are com- pleted. These, with a yield of Oil quait to adjacent wells, will insure to this Company a daily cash income of several thousand collars over every possible ex- panse. The nat cost of the Company is three letters is expense.	Also, Marine Insurances on Vessels, Cargoes, and Freights. Inland Insurance to all parts of the Union. DIERCTORS. William Esher. Davis Pearson,
trict Court office for proceedings of the naturaliza- tion of Edward Davy, but found none. The	is surrounded with good-paying wells, and within a shost time a single lease of 80 rods front, on the immediate opposite side of the river, sold for \$165,000 (one	The net cost of the Company's three estates is \$57000. The Capital is \$200,000, in shares of \$1 each. 125,000 shares only will be sold, and no further subscriptions will be accented at any price whatever. This amount	D. Luther, Lewis Audenried, J. K. Baum, John R. Blackiston, William F. Dean,
witness produced the alphabetical index of proceedings in 1856, but the name of Edward Davy did not appear thereon.	hundred and sixty five thousand dollars.) On this lease a good well has been struck within a few days.	will be accepted at any price whatever. This amount pays for the properties and leaves a working capital of \$88,000 cash. The remaining 75,000 shares stand pledged to be equally divided prorate between the original or present subscribers, at such a time as the Board of Di-	
Cross-examined.—Was not in the office in 1856; have been keeping the index during the past six months; cannot say if all the names were entered	In addition to the territory of the "Stewart" Farm, which is believed to be equally as good as the "Hoover") there are on it a three-story Grist Mill, with fine	present sucsoribers, at such a time as the Board of Di- rectors may deem most advantageous to the Interests of the Company. This reduces the actual cost of the stead	THE RELIANCE INSURANCE COM-
in the index in 1856. James W. Fletcher sworn.—I was prothonotary of the court in 1856; the words "prothonotary's office"	water-power, a good farm-house, and other buildings, that will be of use to the company. The durabitity of this immediate oil section is illus-	rectors may deem most advantageous to the interacts of the Company. This reduces the actual cost of the stock to First subscribers to exactly 60 cents per share. The immense profit to be derived from earnest and successful working is shown by the fact this ringle company—the Columbia—is this year paying to its stockholders one Million (\$1,000.000) Dollars in cash distillated, besides a hardsome reserve for additional	Incorporated in 1841. OF PHILADELPHIA Incorporated in 1841. OFFICE No. 308 WALKUT STERRIT. CAPITAL, \$300,000. Insures against loss or damage by FIRE Houses, Stores, and other Buildings, limited or perpetual: and provide the company of the company
were not upon the seal of the court. The paper of Kirwan was now shown witness, and he pronounced it a forgery.	trated by the fact that some of the wells on the "Hoov- er" Farm have been pumping for over four years, with- out any material diminution in their yield, while the	developments. The stock of this company, for \$5 paid.	CAPITAL, 8300,000. Insures against loss or damage by FIRE Houses, Stores, and other Buildings, limited or perpetual: and on Furniture, Goods, Wares, and Merchandise, in Town
Mr. Reeves, clerk of the prothonotary's office, produced the returns of the First precinct, Twenty- third ward, of the last October election. Mr. Mann offered the returns in evidence, to show	oil here produced, from its greater convenience for transportation and superior gravity, always commands	has sold for over \$400 per share. The substantial inducements which the GOVERM-MENTOLIAND MINING COMPANY offer to those desirous of securing an interest in a source of wealth that	or Country. LOSSES PROMPTLY ADJUSTED AND PAID. ASSETS, \$400,068.71. Invested in the following Securities, viz:
that Edward Davy voted. Mr. Parsons objected to this, as the returns were not signed by the officers of the election.	from one to two dollars per barrel more than the oil at Oil Greek.	is now startling the whole-world are of a character that merit your gravest consideration. The profit of the undersigned, in common with that of every stockholder, lies in the increased development of	Virst Mortgageson City Property, well secured \$108,00000 United States Government Loans
Mr. Mann said that the returns were accompanied by the caths of the clerks and all the other papers required by law. If this was not a legal paper, why	The officers of the Company feel justified in present- ing the following estimate of what, with vigorous, management, the above lands can be made to yield for	ries will be honestly consecrated to that one end	Pennsylvania \$3,000,000 6 per cent. Loan 15,009 00 Pennsylvania Raiiroad Bonds, first and se- cond Mortgages
is it required to be kept so guardedly in the protho- notary's effice. Mr. Parsons urged that the clerk who filled up	the benefit of the stockholders in a comparatively short time: THE "STEWART FARM,"	To persons feeling any interest or feeling none, every information concerning the estates of the Company, its workings and prospects, will be chestfully given, and detailed maps and charts will be freely shown.	Qamden and Amboy Railroad Company's 6 6,000 00 Philadelphia and Reading Railroad Company's 6 per cent. Ioan. Huntingdon and Broad Top 7 per cent. mort-
the paper could prove it, and then it would be legal. The court sustained the objection.	There is room on this for one hundred lots of ten rods square, all which can be leased immediately for one. half the oil, free of all expense to the Company.	If you like our candid plan of dealing, or have any preference for a corporation that certaintly means worst, we should be pleased to see you at once. 30,000 shares were engaged on the first day. The prompiest applies too, is therefore indispensable to insure a share, in the	County Fire Insurance Company's Stock 1.060 09
Mr. Patterson recalled.—The clerks of the elec- tion were Messrs. Mills and Sowerby (return shown); this paper was not kept by my clerk.	Estimating one well to each lot (one hundred wells although there is room for three hundred) at the very	tion is therefore indispensable to insure a share in the original stock, subscriptions to which (if not already taken) will be received at original price, it per share, including a stock dividend of three-liths the amount.	Mechanics' Bank Stock: 4,000 00 Commercial Bank of Pennsylvania Stock: 10,000 00 Union Mutual Insurance Company's Stock: 380 00 Reliance Insurance Company of Philadel-
Mr Schull sworn —I was the indee of the elec-	moderate average of ten barrels each, would make a Daily product of		phia's Stock
Verdict guilty. Sentence deferred. ATTEMPT TO STEAL.	Value of daily yield to the Company, at ten dollars per bbl (it is now selling at	PRESIDENT, HENRY SIMONS.	#400,068 71 Worth at present market value 414,393 77
Stewart Higgins and Francis Quinn were charged with an assault with intent to steal. The ball of Higgins was forfeited, and the trial of Quinn pro-	\$13.50)	TREASURER. WM. H. WEEKS.	Worth at present market value 212,553 71 DIRECTORS. Glem Tingley. Wm. R. Thompson, Marshall Hill, William Museer, Charles Leland.
ceeded with. Wm. Mallon sworn.—On the 15th December I was coming down and noticed three men behind me,	ny's annual net receipts, from the Stew- art Farm alone	SECRETARY,	William Musser, Samuel Bispham, H. L. Garsen, Bebert Steen, Thomas H. Moore.
two of whom passed me, and afterwards I was accosted by Quinn, who said I was not the man; Higgins ordered the others to go through with ma, which	Allowing the same estimate for the "'Hoo- ver'' Farm, in which the Company owns one fourth in fee of the land interest, the	J. PERCY DIX.	William Stevenson. CLEM TIMGLEY, President. THOMAS C. HILL, Secretary. Philadelphia, December 1, 1864. jaio-tf
was done by their taking a knife and key from my pocket. Oross-examined.—Quinn had been drinking free. ly, and wanted the others to let me go; he had his	annual net receipts from the latter would be	COMPANY'S OFFICE.	LIRE INSURANCE EXCLUSIVELY.
the man, he let me go. Verdict guilty.	farms	ja24 inthest 424 WALNUT Street. M'CLINTOCK	THE PENNSYLVANIA FIRE INSURANCE COM- PANY. Incorporated 1826. CHARTER PERPETUAL. No.::510 WALBUT Street, opposite Independence Square.
After the rendition of the verdict, defendant called his sister, who testified that he had been a hard- working man; and never had been arrested before	the Net Annual Income of the Company\$1,500,000 00	RESERVE OIL COMPANY.	This Company, favorably known to the community for nearly forty years, continues to insure against Loss or Bamage by Fire, on Public or Private Buildings, sither permanently or for a limited time. Also, on Furniture, Stocks, Goods, or Merchandige generally, on liberal terms.
He had served two years in the army. The wife of Quinn was very sickly, and had to support herself	ALL THESE LOTS CAN BE IMMEDIATELY LEASED, If it is deemed expedient, at a royalty of one half the	OFFICE 486 WALNUT STREET.	sither permanently or for a limited time. Also, on Fur- niture, Stocks, Goods, or Merchandise generally, on liberal terms.
SERIOUS CHARGE. Harry Markwood was charged with committing	Oil, with covenants binding lessess to sink wells, with all possible diligence, to the depth of 500 or more feet.	The subscription books of this Company will be	Their capital, together with a large Surplus Fund, is invested in the most exceful manner, which enables them to offer to the insured an undoubted security in the case of loss.
an assault and battery, and assault with intent to kill, Robt. Little. Robt. Little sworn.—The occurrence took place	A FEW PLAIN WORDS TO SUBSCRIBERS. You are not asked to subscribe to this Stock with the	closed on WEDNESDAY NEXT, February 1st. By order.	Jonathan Patterson, Daniel Smith, Jr.,
dant come down from WcCormick's court, saving	expectation of immediately receiving large dividends, but the basis on which the Company rests, it is believed, will make your investment not only safe, but,	J. D. REINBOTH,	Issac Hasishurst, Thomas Smith, Thomas Bobins, Gillingham Fell. JONATHAR PATTERSON, President. WILMAR G. CROWELL, Secretary.
was any man that would take his part; I said to him that Jeff Davis was a better man than he was,	prospectively. of enormous value. Notwithstanding, at the present prices of cil, the Company's annual receipts (without any farther develop-	EDUCATIONAL.	A RETURN OF A ST. TETTOTE YSYCHES AND
and the other was fighting the public; my daughter interfered then to get me home, and Markwood said	ment) would be forty thousand dollars, or eight per cent. on the cost of the stock.	PENMANSHIP. — MR. AND MRS. A. R. DUNTON'S ROOMS, 1304 CHESTNUT St., are now open for the reception of pupils and visitors.	A MERICAN FIRE INSUKANCE COMPANY, Incorporated 1810. CHAETER PRE-PRIVAL. No. 310 WALKUT Street, above Third, Philadelphia.
people who liked Abe Lincoln had better marry niggers; witness struck at defendant, and after- wards received seven or eight stabs, four or five of	The president, Mr. Stewart, is one of the most prac- tical and experienced oil operators in the State, and his residence near the Company's property and general	A. R. DUNTON'S ROOMS, 1304 CHESTNUT St., are now open for the reception of pupils and visitors. A large collection of specimens of Penmanship and Pen Drawing on exhibition, which all lovers of the art are cordially invited to examine. An easy, elegant, rapid style of writing taught, and perfect satisfaction guaranteed	Having a large paid-up Capital Stock and Surplus in- yested in sound and available Securities, continues to insure on Dwellings, Stores, Furniture, Merchandise, Vessels in port and their Cargoes, and other Personal Property. All lesses liberally and promptly adjusted.
And had a car in the neck one in the centre of the	oversight of its management is the best guarantee that no efforts will be spared to make the investment pro- fitable.	anteed visiting eards written, and all kinds of ornamental work executed in the best manner.	
sixth rib, one below that, and another near the short rib; he was very seriously injured. Without concluding the case the court adjourned.	Applications for a large proportion of the stock have already been made, but none will be received until the books of the Company are regularly opened for that	THE PHILADELPHIA SCHOOL OF DESIGN FOR WOMEN, southeast corner of FIL.	John Welsh, Samuel C. Morton, Patrick Brady, John T. Lewis,
THE POLICE.	Only a limited amount of the stock will be sold at	commence its sessions for 1866 on the first of February.	Albert C. L. Crawford, Secretary. fe22-ti
[Before Mr. Alderman Beitler.] ALLEGED STOLEN GOODS CASE,	subscription price. The stock will be issued full paid, without further assessments.	Drawing Department and Museum. A limited number of students can only be taken, as our rooms are nearly full. Terms are very low. For circulars, apply at the School-house.	FAME INSURANCE COMPANY, No. 406 CHESTNUT STREET, PHILADELPHIA.
Matthias Karse, charged with receiving stolen goods, the property of Messrs akahn & Haas, clothers, on Market street. The parties interested in this affair are Jews, and the proceedings are	BOOKS OF SUBSCRIPTION will be open for a few days, on and after January 18, 1855, at the office of	jai9-12t T. W. BRAIDWOOD, Principal.	FIRE AND INLAND INSURANCE. DIRECTORS. Francis H. Buck, Charles Richardson, Robert R. Potter
interest. The Central Station was next wall	E. G. JAMES, Treasurer,	MILITARY BOARDING SCHOOL, four miles from MEDIA, Pa. Thorough course in Mathematics, Classics, Natural Sciences, and Spelish, practical less.	Henry Lewis. Samuel Wright, P. S. Justice, Charles Stokes,
developments in this case rather unexpectedly ob-	jals-12t No. 101 WALNUT Street, Philads.	MILITARY BOARDING SCHOOL, four miles from MEDIA, Pa. Thorough course in Mathematics, Classics, Natural Sciences, and English; practical leasures in Civil Engineering. Pupils received at any time, and of all ages, and enjoy the benefits of a home. Refers to John C. Capp & Son, 23 South Third street; Thos. J. Clayton, Esq., Fifth and Frune streets; ex-Sherif Kern, and others. Address Rev. J. HERVEY BAE. TON, A. M., VILLAGE GREEN, Penn's. no5-6m	Francis M. Buck, Charles Richardson, Henry Lewis. Samuel Wright, P. S. Justiee, George A. West, FRANCIS W. BUCK, President, CHAS. RICHARDSON, Vice President, W. I. BLANCHARD, Secretary.
the police column of The Press that Karse was ar- rested on the charge of receiving stolen goods. He was seen at Ninth and Chestnut streets, a short	OIL COMPANY, NOT LAND COM-	Kern, and others, Address Rev. J. HERVEY BAR. TON. A. M., VILLAGE GREEN. Penn's. no5-6m	MACHINERY AND IRON.
was seen at Ninth and Chestnut streets, a short time since, with a chinchili coat on. This was identified as having been sloten from the store of Messrs. Kahn & Haas on the night previous. A pair	WILL YOU INVEST IN A LAND COMPANY,	HOTELS AND RESTAURANTS.	TITM M PARPERS CO.
of pantaloons he wore, and also a vest, were stolen from the same store on or about the 9th of November. He was arrested, and the holdness with which	OR IN AN OIL COMPANY?	Corner of THERD and MARKET Streets, The stanting of Array Bulled, Pa	FIRM FOUNDERS, IRON FOUNDERS, GENERAL MACHINISTS, AND BOILER MAKERS, PENSYLVANIA RAILEDAD PASSENGER STATION, PITTSBURG, PRINA. Manufacture all kinds of STEAM ENGINES, ranging from three to one hundred and fifty horse-power, and suited for Grist Mills, Saw Mills, Blast Furnaces, Oil Wells. &c. &c.
he appeared on the street, dressed in stolen goods, was suggested as a point that he was guiltless of any felonious charge that could be made against him.		The attention of the travelling public is most respectfully called to this old established stand, which for the past five months has been along the stand of the light the stand of the light the li	Manufacture all kinds of STEAM ENGINES, ranging from three to one hundred and Affiles.
as a thief or a receiver would be more apt to hide his transactions. The case went over for a further hearing. Yesterday he was arraigned for the third		The attention of the travelling public is most respectfully called to this old established stand, which for the past five months has been closed to trade, and during that time has been thoroughly remodeled, repaired, and newly furnished throughout, until it now possesses all the conveniences pertaining to a first class hotel, which are in any manner calculated to insure the perfect comport of its greats.	Give particular attention to the construction of En-
time. He desired to waive any further hearing, and entered ball in the sum of \$2,500 to answer at court. A man, named Jacob Livenstein, doing business		Its situation slope would recommend it as a commine	tions. Have always on hand, fluished and ready for shipment, ENGINES and BOILEES of every descrip- tion.
at 640 South street, was arraigned on the charge of receiving two boxes of clothing, valued at \$1,228.25	PIERREPONT OIL COMPANY	place, being only two and a half squares from the depots; near enough to prove convenient, sufficiently distant to avoid the annoyance of railroad noise and bustle. The furniture is entirely new, rooms large and well ventilated table amounted with every lawyer the amounts.	Orders from all parts of the country solicited and promptly filled.
the property of Messrs. Kahn & Haas. These goods were sold by Matthias Karse to defendant, who sold them to a Mr. Cohen, one of the firm of Messrs. A. & J. Cohen, No. 51 South Fourth street, Clin-		can afford, while as to the management, it is trusted to	SOUTHWARK FOUNDRY,
cinnati, Ohio. The police officers, Messrs. Callanan and Carlin, having traced these goods to the Pennsylvania Rail-	Is strictly an OIL COMPANY, and has no land but what has been demonstrated OIL LAND. All companies formed in West Virginia are located	The Proprietor, having determined to make the character and reputation of the house the object, without regard to cost, hopes to merit the patronage and favorable opinion of those who design stopping in the State capital.	FIFTH AND WASHINGTON STREETS. PHILADELPHIA. MERRICH & SONS, ENGINEERS AND MACHINISTS,
road depot, seized them, and arrested Livenstein. Mr. Haas testified that on the 9th of November last, in the night time, his store was forcibly entered	within so mone MITER of RITENING SPRINGS DITE	ja21-lm HENRY THOMAS, Proprietor. TONES HOUSE,	Manufacture High and Low Pressure Steam Engines, for land, river, and marine service. Bollers, Casometers, Tanks, fron Boate, &c. Castings of all kinds, either iron of brass.
goods to the amount of several hundred dollars	those who torture a little run of about a mile and a holf in length, until they get it eight or nine miles long, that it may seem close to their lands. This shows	Cor. MARKET STREET and MARKET SQUARE, HARRISBURG, Pa. The Proprietor respectfully returns his sincere thanks	road Stations, &c.
with the defendant, Livenstein, in the presence of the police officers—Callahan and Carline the	plainly that the only reliable oil producing territory is BURNING SPRINGS RUN; hence, of course, the company having the most of that valuable territory is	JONES HOUSE, Oor. MARKET STREET and MARKET SQUARE, HARRISBURG, Pa. The Proprietor respectfully returns his sincere thanks to his friends for the very liberal patronage bestowed to the Homes since under his management, and would respectfully solicit a continuance of the same. C. H. MARN, Proprietor.	Refore and cas machinery of the latest and most improved construction. Every description of Plantation Tachinery, such as Sugar, 'Saw, and Grist Mills, Vacuum Pans, Open Steam Trains, Defecators, Filters, Pumping Engines, &c. Sole agents for N. Riliteur's Patent Sugar, Boiling Apparatus, Nesmyth's Patent Steam Hammer, and Aspinwall & Wolsey's Patent Centrifugal Sugar-Draining Machine.
thias Karse, on South street, but did not know how much he paid for them. The witness tes-	the best to invest in. This Company has	LEGAL	Sole agents for N. Billieux's Patent Sugar Boiling Apparatus, Nesmyth's Patent Steam Hammer, and Aspin-wall & Wolsey's Patent Centrifugal Sugar-Draining
thied that Wolf Waker called upon him saying that he had been sent by Karse to tell him that he (Karse) had a lot of goods for sale, after this Wolf	ONE HUNDRED AND FORTY-SIX ACRES	FOR THE CITY AND COUNTY OF PHILADEL-	
	in fee simple on BURNING SPRINGS RUN, and FOUR	JOHN LUKENS VS. LOUISA LUKENS. December Term, '63. No. 39. MADAN: You will please take notice that the Court	PENN STEAM ENGINE AND BOILER WORKS, NEAFIE & LEVY. PRACTICAL AND THRORETICAL ENGINEERS, MA. GHINISTS, BOILER-MAKERS, BLACKSMITER, and FOUNDERS, baving for many venty been in successful
perly marked; he took them on being informed the	ACRES on lease, besides THREE ACRES near the Eter- nal Centre and Rathbone Wells, both well known. All we ask is inquiry, linvestigation, which can	has granted a rule on you in above case, to show cause why a divorce "a vinculo matrimoni"; should not be decreed. Returnable on SATURDAY. January 28, 1866. Yours, &c., WM. W. JUVEWAL.	operation, and been exclusively engaged in building and repairing Marine and Biver Englies, high and low pres- sure; Iron Boilers, Water Tanks, Propellers, &c., &c.
to his business; he told the officers that he did a cash business; Mr. Livenstein said that Karse said	alone show relative value. One half of the stock has already been disposed of and the subscription list will shortly close,	To Mrs. LOUISA LUKENS. January 16, 1966. January 16, 1966. January 16, 1966.	fully prepared to contract for engines of all sizes, Ma- rine, River, and Stationary; having sets of patterns of different sizes, are prepared to average of
he had just bought a lot of clothing, and did not want to take the same to his new store.	CAPITAL\$150,000	IN THE COURT OF COMMON PLEAS	quick despatch: Every description of pattern-making made at the shortest notice. High and Low-pressure, Fine, Tubular, and Cylinder Boilers, of the best Penn-
obtained from him the bill of lading, which answered to the description of the boxes, except the residence. These are about the main features of a	SHARES ST RACH PAR	PHIA. CAROLINE L. HELMICK. by her next friend, HENRY AYRROD, vs. GEO. R. HELMICK. Mr. GEO. R. HELMICK:	GRINISTS. BOULES MAKERS, ELAUKSMITHS, and FOUNDERS, having for many years been in successful operation, and been exclusively engaged in building and repairing Marine and River Rugiues, high and low pressure; from Boilers, Water Tanks, Propellers, &c. respectfully offer their services to the public, as being fully prepared to contract for engines of all sizes, Marine, River, and Stationary; having sets of patterns of different sizes, are prepared to execute orders with quick despatch: Every description of pattern-making made at the shortest notice. Righ and Low pressure, Fine, Tubular, and Cylinder Boilers, of the best Pennsylvania charcoal trun, Forgings of all sizes and kinds, Iron and Brass Castings, of all descriptions; Ecil-Turning, Serew-Ou ting, and all other work connected with the above business.
heavy robbery, that has given a vast deal of trouble	DEVELOPMENT FUND330,000	Sir: You will please take notice that the Court has granied a rule to show cause why a Divorce a vinculo matrimonti should not be decreed in this case, return-	
RASH CASE OF SHOOTING. Last evening a Cuban named Domingo Garcia was brought to the Central Station, by Reserve	PRESIDENT,	Sir: You will please take notice that the Court has granted a rule to show cause why a Divorce a vinculo matrimonit should not be decreed in this case, returnable SATURDAY. February 4, 1865. Yours, &c., WM W. JUVENAL, JANUARY ZI, 1865.	The subscribers have ample wharf-dock room for rapairs of boats, where they can lie in perfect safety, and are provided with abears, blocks, falls, &c., &c., for raising heavy or light weights. JACOB C. NEAFIR. JACOB C. NEAFIR.
Omeer Creighton, on the charge of firing a pistol at Arthur H. Davis. It seems that Garcia and Davis board together, on Spruce street, and at dinner had	FRANKLIN S. WILSON,	BATHS.	MORGAN ORR & CO. STEAM EN.
Some words. As Daviswas leaving the house a lady i.	TREASURER,	SULPHUROUS BATHS	MORGAN, ORR, & CO., STRAM EN- GINE BUILDERS, Iron Founders, and General Hachinists and Holler Makers, No. 1219 Callow- HILL Street, Philadelphia.
said to him, "if you ride in the car vote to allow the colored persons to ride" Garcia, it is alleged, remarked, "yes, and sleep with them, if you vote for them." The parties did not meet again until five 0'clock, at the Continental Hotel, when the diffi-	GEORGE H. CHRISTIAN	OF SAN DIEGO, ISLAND OF CUBA. Large buildings have been erected on the spot, under the inspection of the Government of the Island. These	
culty was renewed, whereupon Garcia discharged the contents of a pistol at Davis, who avoided the shot by jumping through a door. Garcia was held in \$2,000 to answer.	DIRECTORS,	the inspection of the Government of the Island. These sulphurous waters (cold and warm) have been used for the last sixty years, and are recommended by the most eminent by siclans, among whom we may name Dra. Jorrin, Le Beverend, Zayas, Ruz, and Guluxo. They are visited every year during the season from February to May, by upwards of four thousand people, and their use is specially recommended in cases of rheumatism, venereal diseases, and other complaints for which sulphurous waters are ordered. Great relief will be felt by both sexes in their use. The village of San Diego has five spacious first-class hotels, with every accommodation for travellers; these hotels are located near	DEAN'S GREAT TOBACCO, CIGAR, Mo. 413, CHRSTNUT-Street, Philadelphia, Fa. Dean keeps the greatest assortment. Dean keeps the greatest variety. Dean keeps the largest general stock. You can get any kind of Tobacco. You can get any kind of Tobacco. You can get any kind of Pipes, You can get any kind of Fipes, You can get any kind of Supers.
ANOTHER DARING BOBBERY.	F. S. WILSON, JOHN P. O'BRIL, Reg.,	Jorrin, Le Reverend, Zayss, Ruz, and Giluzzo. They are visited every year during the season from February to May, by upwards of four thousand people, and their rate is made in the control of the contro	Dean keeps the largest general stock. You can get any kind of Tobacco. You can get any kind of Gizara.
We learn that Officer Meyers, of the Seventh dis- trict police, had his attention attracted, early on Sunday morning, by a horse and wayon driving ra-	WM. P. JOHNSON, ROBERT CLARKSON, JOSEPH D. KORCKER,	venereal diseases, and other complaints for which sul- phurous waters are ordered. Great relief, will be felt by both sexes in their use. The village of San Diago	Ion can get any kind of Pipes, Ion can get any kind of Spuffs, AT DRAM'S GREAT TOBACCO STORE, No. 413 CHESTNUT Street, Philadelphia, Fa.
pidly up New Market street, above Noble. He stopped the horse. The driver jumped out on the other side and escaped. The officer drove to the	G. H. CHRISTIAN. PROSPECTUSES, and all information as to the pros-	modation for travellers; these hotels are located near the Bath establishment, and their charges do not ex- seed three dollars ner day	When you go to Dean's you can get anything you want in the way of Plug, Fine Gut and Smoking Tobascoe, Domestic and Havana Glarar, Plues, &c. Dean's cope the largest general stock of Tobasco, Gigars, Plues, &c. in the United States. Dean's sales are so extensive that he can afford to sell the best what other wall for
it to contain several thousand dollars worth of goods. It was subsequently ascertained that the silk-goods.	office, No. 121 South Third Street,		## WOODS OND THE WINDS OFFICE WATER TAYS
store of Messrs. Raiguel & Bro., Third Street, near Yine, had been "oracked," and robbed of \$2,000 worth of goods. The entrance to the store was made through a rear window, a "jimmy" being used to	COGCORN DIOLE.	nouse The price class &cu lor overy man to only the case	The state of the s
facilitate the burglarious operation. Quite a large quantity of stolen preperty was found in the yard attached to the store, from which fact it is inferred	Since the announcement that the Company would lease their lands at a royalty of one half of the oil, applications have been received for fifteen leases of three-	cents. These springs arevery well known to many travellers from the United States and Mexico, who avail themselves of the fine season (from February until May) to visit Guba. That season of the year is the most delightful and propitious for the use of sulphurons waters, insamuch as the cold weather in the United States prevents persons living there-enjoying the benefit of their ownsignings. For further particulars apply the office of the San Diego Sulphurous Baths, Mo. 16	Dean sells to the Army of the Foundat. Dean sells to the Army of the James. Dean sells to the Army of the Cumberland. Gunboats all order their Tobacco, Cigars, Fipes. &c., from DEAN'S, No. 413 UHESTNUT Street. Pennsylvania merchants all buy at Dean's. Rew Jersey merchants all buy at Dean's.
the robbers made rather a hasty retreat. OWNER WANTED.			New Jersey merchants all buy at Dean's. Delaware merchants all buy at Dean's. As they can always get just what they want, and at a much lower price than they can elsewhere, and they do not have to pick up their goods at a dosen little
desires an owner for a pocket-book, containing a small amount of money, which he found a day or	panies. As we are desirous of having improvements at once made, no bonus will be required for the twenty lots.	HAVANA: December Sist. 1864. ini4-stuthiot 1	do not have to pick up their goods at a dozen little stores. All goods ordered are guaranteed to give satisfaction.
WILLOW SLEIGH BODIES.—A FEW	This mode of operation insures to the stockholders, from arrangements already in progress, the completion of eighteen wells at an early day.	WARDIAN CASES HANGING VASES.	to not have to pash up had a good not never to pash up had a good ordered are guizanteed to give satisfaction. Order once and you will always order from Dean's, as his plug and fine cut chewing and smoking tobaccoes and eights are far superior to all others, and he sells for much less. DRAM'S, No. 413 CHESTRUT Street; no22-tf Philadelphia, Pa.
Also, 200 gross MATCPES, at reduced prices.	Applications for leaseholds should be accompanied by references of the applicant's ability to perform his contract. Hone others will be noticed. ja24-tuths6t.	HVACTETH POTE FLOWER POTS.	COTTON AND FLAX SAIL DUCK
TOMATO CATSUP.—NEW TOMATO	JOSHUA T. OWEN, ATTORNEY	Of Numerous Styles and Patterns. With Superh Articles for the CONSERVATORY. VASTIBULE, PARLOR, LIBEARY, and BOUDOIR. Imported and for sale by	Tank CANVAS, of all numbers and brands. Tank, Awaling, Trunk, and Wagon-cover Duok. Also, Paper Manufasturers: Drier Faits, from 1 to 5 nest wide; Paulins, Belting, Sall Twine, Sc. VERMAN & CO., OHR W. REAL TANKS.
Cataup, in quartand pint bottles, of choicequality. Also, barrels. For sale by REODES & WILLIAMS, noil	CLAIMS Office, N52 F Street, near Fourteenth St. de22-6m	Imported and for sale by ARRISON, 6. A. HARRISON, dell-tuthati Ro. 1010 CHESTMUT Street.	nos-te follow W. Everman & Co.,

1500 boxes Lubec, Sealed, No. 1 Herring.
1500 boxes Lubec, Sealed, No. 1 Herring.
150 bbls, new Mess Shad.
160 bbls, new

jaso-6t George R. Ormic.

QUARTERMASTER'S OFFICE,
cornier TWELFTH and GIRARD Streets.

PRILADRIFFILAP. Pa., January 25, 1886.

SEALED PROPOSALS will be received at this office until 12 c'clock M. TUESDAY, January 31, 1886.
for the immediate delivery at the Hanover-street Store-house, properly packed, and ready for transportation, of the following described quartermaster's stores—vis:
20.000 Wagon Bows.
5.000 Wagon Bows.
5.000 Wagon Tongues, ironed.
All of the above described to be of the best quality, and subject to the inspection of an inspector appointed on the part of the Government.
Bidders will state price, both in writing and figures, the quantity bid for, and the time of delivery.
All samples to be seen at the Government Storehouse.
Hanover-street wharf.
All bids must be made out on printed blanks, which may be had on application at this office, otherwise they will be rejected.

Each bid must be guaranteed by two responsible persons, whose signatures must be appended to the guarantee, and secrified to as being good and sufficient security for the amount involved, by the United States District Judgs, Attorney, or Collestor, or other public officer; otherwise the bid will not be considered.
Bids from dotalling contractors, and those that do not fully comply with the requirements of this advertise ment, will not be considered.
By order of Colonel Herman Biggs, Chief Quartermater.

OUARTERMASTER STER'S DEPARTmaster.

Jazz-6t

Captain and A. Q. st.

Cuptain and A. Q. st.

SEALED PROPOSALS will be reselved at this office until 12 o'clock M. MONDAY. January 20th, 1886, for the immediate delivery at the United States Storehouse, HANOVER. Street Wharf of 200 "Annuary 20th, 1886, for the immediate delivery at the United States Storehouse, Biddens will nake of the Storehouse, and specification at the Storehouse, and suppared to the seen at the Storehouse, and the short
cet time they can alelyer them in Storehouse, and the short
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which may be lad on a prication at this office; other
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which may be lad on application at this office; other
which may be lad on application at this office; other
tions, whose signatures must be appended to the guaran
tee, and certified to as being good and anfidient security

for the amount involved by the United States District

Judge, Afformery or Collector, or other public officer;

otherwise the bid will not be considered.

The right is reserved to reject all bids deemed too

light and A. Q. M.

The Part There is the Part of the storehouse.

Cuptain and A. Q. M. COPARTNERSHIPS. DISSOLUTION OF COPARTNER-SHIP - The copartmership hereitofore known as the firm of FELTUS & ZIMMERLING is dissolved by the decease of Charles Zimmerling, Sr., one of the members thereof. All persons having claims against the firm will please present them for settlement to the surviving partner.

HENRY J FELTUS.

TIR FILDERT Etreet. December SI, 1854.

NOTICE OF COPARTNERSHIP.—The undersigned have this day formed a copartnership, under the style and firm of FELTUS & ZIMMERLING. Their business will be that of Sugar Refiners.

HENRY I FEITHIS. January 2, 1865.

DISSOLUTION OF PARTNERSHIP.

The suberthers have force trading and a state of the suberther have force trading and a state of the suberthers have force trading and a state of the suberthers have force trading and a The subscribers, heretofore trading under the firm of BUNTING & JONES, have this day dissolved partnership by mutual consent. The undersigned has this day associated himself with the UNION STEAM AND WATER HEATING COMPANY OF PERMESTLVANIA, for the sale of GOLD'S PATENT STEAM HEATING APPARATUS.

The business of the above Company will in fature be conducted by JAMES P. WOOD & JOERPH WOOD, under the name of JAMES P. WOOD & CO. January 2, 1866. NOTICE OF DISSOLUTION. The limited partnership existing between the undersigned, under the firm of RIEGEL, WIEST, & REVIN, expires this day by its own limitation.

JACOB RIEGEL,
JOHN WIEST,
DAVID R. REVIN,
HENRY S. FISTER,
JOSIAH RIEGEL,
General Partners.
PETER SIRGER,
WM. S. BAIRD,
Special Partners. Philadelphia, Dec. 31, 1864. NOTICE OF LIMITED PARTMERSHIP.

The subscribers hereby give notice that they have entered into a Limited Partnership, agreeably to the provisions of the several laws of the Commonwealth o Pennsylvania relating to timited partnerships.

That the name of the Samuel Partnerships. BUTTERFIELD'S OVERLAND DESPATCH, Office, S. W. corner SIXTH and CHESTNUT Streets. DITHRIDGE'S XX PLINT GLASS LAMP CHIMNEYS. The world-wide reputation which these Chimneys have acquired is due to their acknowledged superiority over all others. This superiority is derived from three sources: over all others. This superiority is derived from three sources:

lat. Being fifty per cent. heavier than the common Chimney, they may be handled with much less eare.

2d. The oval shape is an adaptation to the flat fiame, the Chimney being at all points the same distance from the heat, so that the danger of eracking by unequal expanding is avoided.

3d. The material of which these Chimneys are manufactured is unequalled by any other glass as a rapid conductor of heat; and, practically, it is found that the combination renders them almost entirely free from liability to destruction by the heat of the same. Hence the obstacle in the way of the universal use of Carbon Oil, found in the unreasonable expense for Chimneys, has been met and removed by the introduction of DITRINGES FIRE-PROOF CHIMNEYS.

The popularity of these Chimneys has induced some unprincipled persons to make use of our name and trademarks, and their reputation has been partially impaired by the worthlessesses of spurjous Chimneys so das ours. Farties who have been annoyed with the eracking of some glass Chimneys would to sail and try the Parties who have been annoyed with the cracking of some glass Chimneys would do well to call and try the XX fint.

We have appointed Mesers PERRINE & DRYDEN, No. 102 South SECOND Street, Sole Agents for our Chimneys in Philadelphia, from whom they can be obtained in any quantity, at manufacturer's prices, with the addition of fieight.

R. B. DIERRING AND SUPPORTERS FOR LABIES—
he only Supporters under eminent medical patronage. alaed in any quantity, at magnification applies, he addition of freight.

E. D. DITHRIDGE,
FORT PITT GLASS WORKS,
jals-2m WASHINGTON St., Pittsburg, Penna. Jails-2m WASHINGTON St., Pittaburg, Penna.

WHITE VIRGIN WAX OF ANTILLES.

Law French Cosmetic for beautifying and preserving the complexion. It is the most wonderful compound of the age. There is neither chalk, powder, magnesia, bismuth, nor tale in its composition. It being composed entirely of pure Virgin Wax; hence the extraordinary qualities for preserving the skin, making it soft, smooth, fair, and transparent. It makes the old appear young, the homely handsome, the handsome more beautiful, and the most beautiful divine. Prices 30 and 60 cents. Prepared only by HUNT & CO., Partumers, 41 South RiGHTH Street, two doors above Chestauts, jab-3m

PROPOSALS.

QUARTEEMASTER'S OFFICE,
Corner TWELPTH and GIRARD Streets.
SEALED PROPOSALS WILL be seed at this office until 12 o'clock M. on BATURDAY, February 4, 1865, for the immediate delivery at the United States Storehouse, HAROVER street Wharf, properly packed, and ready for transportation.

300 SETS SIX. MULE WAGON HARNERS, complete. The same to be of the best quality and make, and subject to the inspection of an inspector appointed on the part of the Government.

The above-described Harness to be made in accordance with sample and specifications, to be seen at the Harover street blorehouse,
Bidders will state price both in writing and figures (to include boxes and delivery), the quantity hid for, and the shortest time they can deliver them in All proposals must be made out on printed blanks, which may be had on application at this office, otherwise the bid will be rejected. By two responsible persons, whose signatures must be appended to the guarantee, and certified to as bedieved and sufficient security for the amount involved the proposals be appended to the guarantee. Altorney, or collector, or other public officer; otherwise the bid will not be considered.

The right is reserved to rejectall bids deemed too high. Bids from defaulting contractors, and those that do not fully comply with the requirements of this advertisement, will not be considered.

By order of Golonel H. Biggs, Chief Quartermaster.

GEORGER C. ORME,
Captain and A. Q. M. DESIRABLE BUSINESS PROPER.
TY, No. 231 and 233 North THIRD Street, 25
feet front by 190 feet deep. For sale by
84 4t* A. P. & J. H. MOERIS, 216 ARCH Street. FOR SALE—4 SUPERIOR BUILT

mastic front DW ELLINGS. With large airy floms,

S. R. corner of Mineteenth and Green streets.

I double front (25 feet) do, M. W. corner Nineteenth and Green streets.

6 neat and convenient brick Dwellings, Mineteenth streets, sonth of Green.

4 do, do, Brandy wine street, east of Nineteenth.

Three-story and Basement, 124 Union street.

Do, do, west side of I wentieth st., north of Gherry.

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With many others in various situations.

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Alot adjoining, 150 feet by 12) feet, with four small
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Large lot on the Delaware river, between Westmoreland and Ontario streets, 300 feet front on the rives, 2,672
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Alot on Pennsylvania avenue, corner of Oxford street,
300 feet front, 300 feet deep; a fine stone quarry with
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Alot corner of Somerset street and Trenton avenue,
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Alot on Costello street, Germantown, 182 feet front,
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Will be sold very low. Terms easy. A lot on Costello street, Germantown, 182 feet front, 38 feet deep Will be sold very low. Terms easy.

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FILBERT Street, with stable on the rear, covering a

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