TWELVE O'CLOCK M.

### PENNSYLVANIA LEGISLATURE [Special Dispatch to the Pitteburgh Gazette.]

HARRISBURG, April 6, 1868. SENATE. Mr. TAYLOR read a bill, and had it final ly passed, incorporating the Pennsylvania Express Company, to operate all, over the

United States. Mr. ERRETT read and had one passed authorizing the Fort Pitt Coal Company to sell certain real estate and validating cer

Mr. ERRETT also read one laying out State road in Allegheny and Butler Coun-

A bill was passed transferring the Pennsylvanians interred in the Gottysburg Cemetery to the General Government. HOUSE OF REPRESENTATIVES.

A large number of bills were introduce of no importance to Western Pennsylvania. BILLS PASSED FINALLY. General poor law, as recom ended by the

Civil Code Commissioners. Relating to incorporated companies which allows stockholders to define the number of directors, not more than fifteen nor less than five.

Relating to the new general militia bill. Senate resolutions relative to impeac

Adjourned.

### FROM EUROPE.

Clerkenwell (England) Explosion Case-Irish Church Revenues-Ocean Mail Arrangements -Farragut Still at Naples. (By Telegraph to the Pittsburgh Gazette.)

GREAT BRITAIN. CLERKENWELL EXPLOSION CASE. LONDON, April 6-Evening.-The case of

the prisoners arrested on suspicion of being implicated in the Clerkenwell explosion, went before the grand jury to-day. The charge of the Recorder to the jury was strongly averse to the prisoners. MAIL ARRANGEMENTS.

It is announced to-day that the steamships of the Hamburg-American line will hereafter carry the United States mails from Southampton to New York every Friday. CHURCH ESTABLISHMENT REVENUES. It is said the Bishops of the Irish Church have united in a note to D'Israeli, urging him to sacrifice half the revenues of the

### GERMANY.

ANOTHER TREATY WITH UNITED STATES. BERLIA, April 6.-Immediately on the cently concluded between Prussia and the United States, Mr. Bancroft will enter into negotiations for the establishment of a commercial treaty between the two countries

# PARRAGUT STILL AT NAPLES.

NAPLES. April 6 .- Admiral Farragut is still in this city. He awaits the return of the Duke De Aosta, who is at present in

## FINANCIAL AND COMMERCIAL.

LIVERPOOL, April 6.—Evening.—Cotton LIVERPOOL, April 6.—Elening.—Cotton closed irregular and generally easier; sales 15,000 bales middling uplands in port at 1234; to arrive 1234; Orleans 12341234. Breadstuffs closed quiet and steady. Corn-40s. 9d. Ofhers unchanged. Provisions quiet. Beef 124s. Pork 85s. Lard 61s. 9d. Cheese 55s. Bacon 56s. Produce—turpentine declined to 33s. 6d. Tallow 15s. 6d. Refined Petrolium 1s. 3d. spirit do. la Refined Petroleum Is. 3d.; spirits do. Is. London, April 6.—Evening.—Consols close at 93%; Five Twenties, 72%; Erie, 48%; Illinois Central, 12%; Atlantic and Great Western, 31%.
FRANKFORT, April 6.—Evening.—Five-

Twenties, 7514.

Antwerp, April 6—Evening.—Petroleum

## ST: LOUIS:

# Tabacco and Whise Frauds Rascally Revenue Officers The Election To-

Sr. L. April 6 The United States Circuit Court met to-day, and Judge Kre-kel delivered a charge to the grand jury, in which he drew special attention to the many violations of the United States laws, especially the Indianal Revenue law. The tobacco and whisky frauds, he said, becoming adore and more numerous, ar tobacco and whisky frauds, he said, were becoming more and more numerous, and the system is extensively carried on by officers, by leaving black mail. They should be thoroughly investigated; also the practice of compromising violations of the revenue law by collectors, and the exacting of large and illegal ress by Government officials. The election to morrow will be an unusually important one. In addition to the election of Councilmen, School Directors election of Councilmen, School Directors and Street Railroad Commissioner, the and street Railroad Commissioner, the sense of the people will be taken on the building of a city shall adding about fifty acres of land to Leftyette Park, and giving the credit of the city to the Bridge Company, involving in all about five million dollars.

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## ALABAMA.

Order Concerning the Kuk-Klux-Klan. By Telegraph to the Pittsburgh Gazette ] MONTGOMERY, April 6.—Gen. Shepperd, commanding the sub-District of Alabama, to-day issued an order in relation to the Kuk-Klux-Klan, and ordering that the va-rious officers, marshals, magistrates, con-stables, chiefs of police and police will be held accountable by post commanders over their respective districts for the suppres-sion of inquitous organizations, and the apprehension of its members, wherever mund. When supprehensions are made and apprehension of its members, wherever found. When apprehensions are made, and the foods of Alabama is allent on the subject of the offences of which they are charged, the prisoners will be turned over to the commander of the proper military post, with a view to trial by military commender. Allendards, and, newspaper the fold of Alabama is silent on the subject of the offices of which they are charged, the prisoners will be turned over the commander of the proper military commission. All placards and newspaper mission. Mr. CONKLING'S amendment, reducing and seventy-one freight the number of seamen from 85,000 to 75,000.

Mr. HENDRICKS asked upon what in not be held as adequate excuse, it being promitted and seventy-one freight care.

Mr. HENDRICKS asked upon what in mission. Mr. HENDRICKS asked upon what in mission. Mr. HENDRICKS asked upon what in the flatter of the promitted and seventy-one freight care.

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Mr. HENDRICKS asked upon what in mission the flatter in the flatter in the promitted in the flatter. The flatter in the flatter in the promitted in the

### FORTLETH CONGRESS.

Proceedings in the Senate-General Business-Naval Appropriation Bill.

By Telegraph to the Pittsburgh Gazette.] WASHINGTON, April 6, 1868. SENATE.

The CHAIR submitted resolutions of the Legislature of Minnesota endorsing the action of Congress in regard to impeach ment. Tabled.

Mr. RAMSAY presented resolution of the same Legislature for the improvement of the Mississippi river, recommended by General Warren and others. Referred. Mr. COLE presented a petition of citizens of California, asking aid for the Southern Pacific Railroad. Referred.
Mr. WILSON introduced a bill to relieve the political disabilities of certain citizens of Goorgia. Referred to the Judiciary Com-

Mr. TRUMBULL introduced a bill ex-

Mr. TRUMBULL introduced a bill ex-tending the provisions of the act of Febru-ary 21st, 1863, which allows the United States to prosecute appeals without giving security, to allow writs of error, appeals, or other process in law, admiralty or equity, issuing from or brought up to the Circuit Court of the United States and ordered to be placed on calender.

Also, a joint resolution directing the Sec-Also, a joint resolution directing the Secretary of War to issue such quartermaster stores to the expedition engaged in the exploration of the River Colorado as may be necessary. Referred to the Naval Committee.

Mr. EDMUNDS offered a resolution asking the Secretary of War to inform the Senate what was the practice in respect to the settlement of public accounts and the issue of requisitions therefor by the Secretary of War upon the Treasury prior to the passage of the late act respecting the prompt settlement of accounts, and whether

any defects exist under the law in that re Mr. FESSENDEN called up the joint resolution authorizing the Secretary of State to adjust certain claims and to direct the payment thereof. It directs the payment out of indemnity received from the Japanse Government of a certain amount for lamages sustained by the steamer Monitor

t the hands of the Japanese. A discussion ensued, some Senators holding the owners of other vessels had equally meritorious claims, but the resolution was passed without amendment. passed without amendment.

Mr. SHERMAN called up the bill to refund the duties paid under protest in 1867 on the bell imported from France and directed for the use of St. Mary's Institute and Notre Dame University, Indiana.

After half an hour's discussion of the principle involved, several opposing the stablishment of the precedent, the bill passed.

The UHAIR then stated the special order to be the resolution to admit to a seat on the floor reporters of the Associated Press.

the floor reporters of the Associated Press. By consent the resolution was tem-porarily laid saide and the naval appropriporarry and saids and the navai appropriation bill taken up.

The question was on an amendment providing for the enlistment of 1,250 apprentices and boys, exclusive of 8,500 able saidmen now authorized.

Messrs, CONKLING and EDMUNDS 30 Church establishment in order to be able to

rocated restricting the total force to 8,500, in-cluding apprentices and boys. Mr. GRIMES explained and advocated the apprentice system, and argued it necessary to keep up the navy to a respectable footing in order to meet any

gency. He held the amendment of the Committee simply increased the number of the force of the navy 596 under the ap-The amendment of the Committee was

The amendment of the Committee was agreed to.

Mr. CONKLING, moved to amend by making the number exclusive of apprentices and boys 7,500 instead of 8,000. Adopted by twenty-three to twenty.

On motion of Mr. MORRILL (Me.), an amendment increasing from \$32,000 to \$70,000 the appropriation for the pay of the civil establishment under the Burcau of Madding and Surgary at the saveral Navy Medicine and Surgery at the several Navy Hospitals and Yards, was adopted. Mr. SHERMAN offered the following as

an additional section:
That all unexpended balances existing on the 1st of July next under the several heads of appropriations provided for in this act shall be carried to the surplus fund, unless the same is necessary to pay expenditures made during the fiscal year, or unless necessary to execute contracts made before

Mr. CONNESS opposed the amendment

saying he had been informed by the Secre-tary of War that with this provision in the sary or war that with this provision in the army appropriation bill, it would be impossible to carry on that department.

Mr. SHERMAN had heard that bugaboo before. There was not the slightest weight in it. He considered it necessary that Congress should retain control over these balances on the state of the slightest weight in the considered it necessary that Congress should retain control over these balances. gress should retain control over these bal-ances, so no money can be drawn from the treasury unless in pursuance of law, and he thought it would be unwise to leave discre-tion in the hands of any Department. The provision not commencing until the 1st of July next, when the next annual appropriation comes in, he pointed out where they could commence with a new balance sheet.

Mr. FESSENDEN had not sufficient information to warrant him in voting for it. While he was perfectly willing a large war palance shall be carried into the Treasury, he said that appropriations made for a year cannot be expended within that year; that contracts would be made or debts incurred which could not be forescen, and therefore the anendment would be of no practical value. He thought it would be unsafe without consultation of the heads of de-

partments. Mr GRIMES read a letter received by him from the Secretary of the Navy, ex-pressing the opinion that confusion in the results of the Department would result from such a provision, as well as the empleyment of new clerks in the Anditor's office, and trouble would be experienced in the payment of men returning from a long

Mr. SHERMAN replied that the accounts in such cases were carried forward from year to year, and he thought no trouble would come from that source. More debate followed, whereupon the

amendment was agreed to.

Mr. SHERMAN offered another amendment directing the Scoretary of the Treasu-ry, in his next annual message, to state all the balances of appropriations made during the present session for each branch of the public service remaining unexpended or present session for each princh of the public service remaining unexpended on the first of July next, showing also the amounts necessary to execute the contracts or pay expenditures on each of such balances. Adopted.

The bill then passed in Committee of the Whole, and being before the Senate, Mr. HOWE asked a separate vote on the amendment increasing the amondment increasing the amondment.

## ELECTIONS YESTERDAY.

FOUR O'CLOCK A. M.

### THE CAPITAL.

Public Debt Statement-Cotton Claims Decided-Final Determination of the Mrs. General Ardle Case A Minumderstand received: Cases, &c., &c.

WASHINGTON, April B, 1868. PUBLIC DEBT STATEMENT. The following is the statement of the public debt for the month ending April 1st: 1,944,440,841 8 281,766,630 C aring coin interest. caring currency interest. ment ..... Debt bearing no interest...

Total debt. 2,641,719,322 mount in Treasury in colin 251,251, 25 99,270,617 (CD). 40 durrency 121, 20,007 (CD). ...\$ 122,509,645 02 Total ...

The amount of debt less cash in the reasury has decreased during the month \$619,935 48. COTTON CLAIMS DECEDED.

The Supreme Court this morning affirmed the decree of the District Court of the United States for the Southern District of Illinois in the cases of claims of Lewere & Co., Wittenburg & Doyle and Grieff & Zunts, for nine bundred and thirty-five bales of cotton captured by Porter's fleet on Wachita River, Louisiana, in April, 1864, and dismissed all the claims. The ppinion of the Court was read by Justice Swayne, who placed the decision of the Court exclusively on the non-intercourse act of July 13th, 1861. The Court says prohibition was the rule and license the exeption, and military permits were void.

THE M'ARDLE CASE. The action of the U.S. Supreme Court in the M'Ardle case has been generally mis-inderstood. The case was argued on the day originally fixed. Confer-ference day is Saturday in each week. Other working days have been fully occu-Other working days have been fully occupied in hearing the argument of cases in order on the docket. On the first conference day after the argument the case was not reached, although the conference occupied all day. The next conference day Congress had already passed the act to repeal jurisdiction in such cases, and the act was before the President. Gentlemen predictions at the low with. Gentlemen, practitioners at the bar, with-out respect to politics, say the Court could not have anticipated legislation, and if it had, could not possibly have run a race with Congress; that it would have been ridiculous affectation not to take notice of it and would hardly have been consistent with the dignity of Courts and the respect due to the other branches of the Government, to proceed with the mat-ter until the President had either approved or vetood the bill. On the reception of his veto it was passed by the required majority in both Houses. When Mr. Black, for McArdle, moved to be heard upon the question of the effect of the law, the Court, of the law to be the west of the law, the Court, of the law to be the fore fixed.

although it had several weeks before fixed Tuesday the 31st of March, for the closing in the case on Wednesday, the 1st of April. Of that, however, the counsel did not take notice, not having appeared in Court until HABEAS CORPUS WRITS ISSUED. In the Supreme Court to day a petition

was presented from Hamilton Martin and Win, E. Gills, held in prison in Florida un-der an indictment in the Féderal Court for the murder of freedmen, asking for writs of habeas corpus and certiorari, returnable at this term. The petitioners hold that the State Courts alone can take jurisdiction, This being the last day of the present term the writs asked for were granted, returna-ble on the first day of the next term. MRS. GEN. GAINES' CASE.

An opinion was delivered reversing the udgment of the Circuit Court of Louisi-na and re-affirming the legitimacy of Mrs. General Gaines, and confirming he in all her rights of property in that State PATENTS ISSUED.

For the week ending on the 14th inst. three/hundred and one patents will be issued from the Patent Office. GEN. SHERMAN.

Lieutojiant General Sherman was before the Pacific Railroad Committee to-day and made a statement showing that large sums could be saved by the Government by structing the Kansas Pacific Railroad IMPEACHMENT WITNESS.

Hon. Lewis D. Campbell, of Ohio, arrived here to-day to testify for the defense on the impeachment frial and indians.

The Secretary of the Interior sent a communication to the Senate showing that one of the tribes of Indians, more than 5,00

in number, are in a suffering condition, and recommending an appropriation for their PACIFIC RAILROAD PROGRESS. Twenty miles more of the Union Pacific Kansas Branch, are finished and

waiting for inspection.

Union Pacific Railway -- Meeting of Stock-

By Telegraph to the Pittsburgh Gazette. ] = 9 8 8 LAWRENCE, Kansas, April 6.—The annual meeting of the stockholders of the Union Pacific Railway, Eastern Division, was held here to day. Reports of the Board of Directors and Superintendent were read and april

ing the track within thirty miles of Pond Creek, which point it is expected to reach on the 15th of May. The present indications are that business this year, on the extended road will double that of last year. The following Board of Directors was elected. John D. Perry, Adolphus Meler, C. S. Greeley, Wm. Mc-Pherson, and Thos. L. Price, of Missouri; W. H. Clement and H. J. Jowett, of Ohio; Thos. A. Scottand John McManus of Penn.

Phos. A. Scottand John McManus, of Pennsylvanis; John D. Perry was re-electe President, Adolphus Meir, Vice Presiden

### CONNECTICUT

English, Democrat, Re-olected Governor by About 1600 Majority Legislature

By Telegraph to the Pitteburgh Gazette.]
NEW HAVEN, April 5.—The annual election for State officers took place to-day The Republicans voted for Marshal Jewell and the Democrats for James E. English. Gaines' Case Patents The Mc The following are among the returns

received:
Greenwich—Jewell, 412; English, 674.
New Ganaan Jewell, 282; English, 260.
Darlen Jewell, 187; English, 118.
Stamford—Jewell, 969; English, 673.
Plymouth—Jewell, 969; English, 308.
Wallingford—Jewell, 368; English, 308.
Winchester—Jewell, 369; English, 826.
Winchester—Jewell, 340; English, 234.
New Milford—Jewell, 352; English, 421.
Danbury—Jewell, 366; English, 481.
Norwich—Jewell, 263; English, 443.
Norwich—Jewell, 310 majority.
Stonington—Jewell, 17 majority.
New Haven—Jewell, 17 majority.
New Haven—Jewell, 180 majority.

Bridgeport—English, 180 majority. Milford—Jewell, 315, English, 425. Norwalk—Jewell, 49 majority. Killingly—Jewell 166 majority. Putnam—Jewell 233 majority. Thomas—Jewell 243 majority. Waterbury—Jewell 916; English 1,243.

HARTFORD, April 6.—Returns from twenty-six of the twenty-seven towns in Hartford county show a gain for Jewell of one hundred and seven. New London county shows a gain of two hundred and fifty for Jewell.

A few returns from Litchfield county A few returns from Litchfield county show Republican gains.
Hartford gives English 630 majority, and

New Haven gives 2,300 majority for English. It is probable that English is re-New Haven, April 6.—Ninety-one cities and towns give English, Democrat, 18,025; Jewell, Republican, 15,821. The Democratic gain is about 1,000. The Democrats claim the election of English by 2,000 ma-

ority. New Haven gives Jewell 3,524, English Hartford gives English 624 majority. New Haven, April 6.—The Democratic najority is 1,733.

LATER.—One hundred and twenty-six towns give English 1,733 majority. The forty towns to hear from gave English 298 majority last year. The Senate will stand twelve Republicans to nine Democrats. The first district is yet in doubt. The Republican majority in the House will be about twenty. New Haven, April 6 .- Windham county,

complete—1,489 majority for Jewell.

New London county, complete—Jewell 610 majority. LATEST.—The entire State, except three small towns give English, 1,437 majority. The three remaining towns gave English 163 majority last year. His majority is about 1,600.

### MICHIGAN.

The Constitution Defeated-Probable suc-

DETROIT, April 6.—The returns coming n clearly indicate the defeat of the Constitution. We cannot yet judge how the vote on prohibition has gone. Negro suffrage i embodied in the new Constitution, the only separate articles submitted being the pro-hibition and annual or biennial sessions of the Legislature 19 P. M.—Thirty-five towns heard from

give 2,162 against the Constitution. Seventeen towns give 184 majority for pohibition.

DETROIT, April 6—10 P. M.—Returns received from fifty towns give four thousand and five against the Constitution. The re-sult on prohibition, as far as heard from, is a majority for it of one hundred and thirty-one. This will be greatly overbalanced by the vote of Detroit. The temperance men

DETROIT, April 6.-Complete returns of this city give for the Constitution 2,453, against 5,892, only one ward giving a majority for it; for prohibition 1,534, against 6,567; for annual sessions 755, against 6,672. At this hour, 10:30 p. ni., returns from eventy towns, including Detroit, show a majority of 8,156 against the Constitution.
The vote on the prohibition outside of Detroit is about equal. It is thought the returns from the rural districts will overcome the 5,000 majority given against the measure in Detroit.

measure in Detroit.

DETROIT, April 4.—Midnight.—Returns from one hundred towns give 10,653 against the Constitution. The vote on prohibition will be quite close, and it is impossible to tell to-night what the result will be. The municipal elections throughout the State show no especial change from last year.

## KANSAS

ATCHISON, Kan., April 6.—The city elec-tion to day resulted in the choice of a Democratic Mayor by twenty-one majority. The Republicans elect a majority of Council-men and members of the School Board. They also elect a constable.

LAWRENCE, April 6.-The Republican city ticket was elected to-day. Although the Democrats polled a pretty large vote, this is only the second time in the history of the city that the Democrats have had a ticket in the field.

Cincinnati Charter Election. By Telegraph to the Pittsburgh Gazette. CINGINNATI, April 6.-Eleven O'clock. The city election passed off quietly to-day. The vote was light. The nominations were: For Judge of Supreme Court, Clerk of Police Court, City Commissioner, Trustee of Water Works, Wharf Master, Director of proved. From these reports it appears City Infirmary, and one member of three hundred and thirty-five miles of main Council From each ward. The conline and thirty-four miles of branch road test is close. Full returns are not are now in operation; that the yet in The Republicans claim to have increase during last year was one hundred elected their whole ticket, while the Demoline and thirty-four miles of branch road are now in operation; that the increase during last year was one hundred and ninety-nine miles. Average length of road operated last year two hundred and sixty miles; total earnings, \$1,833,853; near miles, \$1,822. Twenty miles of track additional men. There were three tickets in the field, Republican, Democratic and Working \$7,222. Twenty miles of track additional men. There was a completed on Saturday, take and a gain of four or five Council men. There were three tickets in the field, Republican, Democratic and Working men's.

\*\*Was 1 completed on Saturday, take of Pond Creek, which point it elected their entire ticket, with the exception of the control of th

men's.

11:30—Nearly complete returns from the wards indicate that the Democrats have elected their entire ticket, with the exception of Clerk of the Pollee Court and Direction of Clerk of the Court and Direction of Clerk of C tor of the City Infirmary. The Council will be Republican by a small majority. Indiana Charter Elections.

(By Telegraph to the Pittsburgh Gazette: 1 INDIANAPOLIS, April 6.—The vote polled at the township election here to-day was small. The Republican ticket was elected by eight hundred majority.

### VIRGINIA

By Telegraph to the Pittsburgh Gazette. RICHMOND, April 6.—The Convention has finished all the reports before it and will

adjourn this week. There is much interest in Republican circles regarding the appointment of the new Governor. Two committees have gone to Washington to protest against it. Governor Pierpoint is also there. Amessage from General Grant is stated to have been received, directing General Schofield to suspend his order till further orders, General Wells, the new Governor, is not here. A dispatch from Washington, from buch authority amountes he will be from high authority, announces he will be here to morrow and be inaugurated.

### BRIEF NEWS ITEMS.

—It is feared that the frost in St. Loui has injured the fruit. -About \$150,000 worth of real estat changed hands last week in St. Louis. The General Assembly at Columbus Ohio, adjourned on Saturday until to-day -The steamer City of Antwerp, from Liverpool, arrived at New York yesterday. -Dr. J. F. Paeler, a prominent citizen of Cincinnati, died in that city Sunday night. —A company of New York capitalists has bought the Mississippi Central Rail-

-Rhode Island's Republican majority ,301 official, a net gain of 67; total vote -Considerable excitement is felt in Co-

lumbus, Ohio, over the finding of a skele ton in a cellar on High street. -Steamers have resumed their regular but little ice in the lake now. -The municipal election at Keokuk

The city went Republican last year. —The Irish Giant was arrested at his hotel in Indianapolis, on Saturday. He re-sisted, but six policemen carried him off to

-An old shipbuilder of Massachusetta

who died the other day, had constructed and launched over one hundred vessels during his busy life. —Navigation on the Mississippi river was open to St. Paul on the 4th instant, when the steamboat Phil. Sheridan passed

through Lake Pepin. The Chicago Union Brewing Company has just filed a certificate of organization in the office of the Secretary of the State of Illinois. Capital stock \$250,000. -The land office of Charles Luxton, in

Hudson City, was entered by burglars Sun-day night, the safe blown open, and bonds valued at thirty-two thousand dollars The twentieth annual report of the Board of Directors of Girard College, Phila-delphia, shows that during 1887 apwards of ive hundred pupils were educated in the

—The entire Republican State ticket was elected in Arkansas by an astoundingly in-creased majority. The Legislature organ-ized and promptly adopted the constitution-al amendment.

The assassination of prominent Union citizens of Georgia, who are abilities to the "Conservatives" of that State, is become ing so general as to create great excitement mong the people.

—An Irish servant girl at the residence of K. Y. Morris, in Nashville, Tenn., attempted to start a fire with coal oil. An explosion ensued, and the girl was shockingly and fatally burned ngly and fatally burned.

John J. Roe has purchased the entire stock of Levi Ashbroker, of St. Louis, at a profit of \$100,000. They are both pork packers, and a large amount of lard, bacon and bulk means thus change hands.

-The House of Representatives has or-dered fifteen hundred copies of J. Ross Browne's report of the condition of the mining countries of the west. It is sup-posed that the same number will be ordered by the Senate. -A New England raiway superintendent

enjoins upon his conductors and other as-sistants, not only to do their work "well" but "pleasantly." He thinks civility and courtesy a valuable part of the company's, equipment. Can be be induced to come to-Pennsylvania?

Pennsylvania?

—In the Petroleum trade Philadelphia is loading: 34 vessels for exports, with 107, 700 barrels capacity, while New York: has but 15 now loading, with a capacity of but 221,000 barrels. In five years the former city has sent abroad about 80,000,000 gallons, valued at some \$31,000,000.

—It is stated that, when Mr. Vanderbilt, a few months since, got control of the New York Central, he found the road hurdened with the weight of "thirty-five thousand free passes" All these dead-heads, "he deadened considerably more by abolishing the entire mass."

and interests of the latter class; and interests of the latter class; and interests of the Waldron of the Munfeipal Court yesterday decided he had no authority to grant a writ of labear corpus, and ordered the prisoners to be removed to juil, but subsequently suspended decision ten days in order to give them opportunity to hear from the Supreme Court of the State.

naid. The matter has been referred to a The projected railway from Coshocton via Mount Vernon to Bellefontaine, Ohio, is likely to be built. Nearly \$300,000 of stock is already pledged; the State releases the Walhonding Canal to the Company for 24 miles, and the balance of the line will include much grading, masonry and bridging already long since completed for old projects which have collapsed.

jects which have collapsed. The examination by the refered in regard to the \$10,000,000 of Erie stock issued in violation of the injunction of Judge Barnard, at New York, was commanded yesterday. Horatio N. Otis, attorney of the Company, testified to receiving preferred certificates of stock in accordance with instructions from the President With the Pre structions from the President. Witness will be cross-examined to-day.

--Gen. Butler has n't the most sympathet-

Gen. Butler hasn't the most sympathetic voice in the world. One correspondent compares it to the screeching of a hundred saws, commingled with rumbling of an artillery carriage across a rugged payement, while another one says that it resembles in its intonations the combined and varied noises of a cracked barrel organ and a chorus of bull terriers in a street fight—now sharp and snappish, and grain voiders; and sharp and snappish, and again wheezy and

rasping.

The elephant Romeo which killed its The elephant Romeo which kaned his keper a few months since at its winter quarters near Philadelphia, has remained since unconquered and too savage to be applied to the second beautiful as the second beautiful as week, one of his old proached. But last week, one of his old keepers under took the duty of breaking him in. Having entangled him with chains and thrown him down, it was 48 hours before the brute gave up. He was then led out, as docile as a spaniel.

Of two very prominent men at Wash-Of two very prominent men at Washington, just now, while the Impenchment is going on, a letter remarks: Grant, during all this game of chess, is quiet as a corner square of the chess-board. He rides, roves, reads a little, and rises all the time in the situation. Judge Chase said to me on Friday that he wished his friends would let him alone and never mention him again in connection with the mention him again in connection with the Presidency.

## How the Case is to be Closed.

Mr. Stanbery is to close the Impeachment case, preceded by Mr. Evarts. Whether the other members of counsel will speak depends upon the action of the Senate. The rule in the matter prescribes that the case shall be closed by two on each side, unless the Senate shall agree that the matters of the standard or the stand that the managers themselves will ask that the rule he suspended for them and if this is done, counsel will receive the same indulgence. It is known that Gen. Logan desired to speak. Gov. Boutwell has been assigned the General summing up of the case. Mr. Williams has an argument on the character of impeachable offerees and both the House and Seneta offences, and both the House and Senate desire to hear Mr. Wilson. It is suppos Mr. Stevens' health will not allow him take any prominent part. On the side of consel, Mr. Groesbeck is very anxious to speak, as he has taken no part whatever up to the present time. When all others have finished Bingham will close

The Constitutional Amendment. California has rejected the Constitutional amendment. It has now been ritified by twenty-two States, two of which, Ohio and New Jersey, have reconsidered their action and, so far as lay in their power, withdrawn their ratification. Fourteen States have rejected the amendment, ten of them being those formaly in insurrection. One Allowing that Ohio and New Jersey have the right to withdraw their ratification, it will require the vote of eight of the insurrectionary States or seven should Iowa ratify—to adopt the amendment. By the terms of the Reconstruction laws, no one —John Bright says that six hundred thousand Protestants in Ireland had two arch-bishops and twenty bishops, with an income of twelve millions sterling, yet the Established church was a failure.

Antiquities of Annesley Bay.—An-

nessley Bay, in Abyssinia, was the point whence the Greeks, in the days of the Ptolemies, carried on trade with Axum, by way of Senafe and Haiai, while the Portuguese and modern travelers have usually taken the route by Massowa. The ancient Greek city of Adulis, the emporium of this trade, was close to the shore, but the recession of the close to the shore, but the recession of the sea has left the ruins four miles back, among busies. Broken pieces of fluted columns, capitals and other tragments of a very dark-colored volcaning the are to be found. A very slight extraction brought to light the bronze balance and chain of a pair of scales.

I Lateran of denying George Alfred T.'s, a separate tight to the immerchants.

reporter's ticket to the impeachment trial, in the abusive language and bad grammar at-tributed to him, President Wade actually obtained an extra seat for him, after all the seats had been obtained, and some four hundred had been disappointed.

## St. Louis Market.

fBy Telegraph to the Pittsburgh Gazette. ST. Louis, April 6.—Tobacco a shade easier, but not quotably lower. Cotton: little if any offering; on Saturday there were small sales at 30c. Flour, very little doing; sales of X at \$8,37a9,25, XX \$9,50a 10,75, XXX to fancy \$11,00a18,50! Wheat offering large and the market easior; sales of prime to choice and and white fell. ishing the entire mass."

A queer story is told of the Old Pub.
Func. by a South Carolinian of vericity and high standing, who informs the Impeachment Managers that, upon the written order of the O. P. F. just before the attack upon Fort Sumter, fifty cases of rifled string were delivered by Major Anderson to the attack and lower, prime spring sold at \$2.50. Rye ligher at \$1,60a1,62½. Provisions, excited and continue to advance. Pork sold before change at 264/a264c, and subsequently et were delivered by Major Anderson to the authorities of that State.

Senator Wilson says: "I have seen General Grant in the camp, in his office fathis own house; and at dinner parties things own house; and at dinner parties things liquors were freely used by others, but I have never seen him drink even against I have never seen him when I had the slightest reason to think he was in any degree under the influence of drink.

The native-born citizens of the Manufacturing States of New England so lighted wine, nor have I ever seen him when I had the slightest reason to think he was in any degree under the influence of drink.

The native-born citizens of the Hinduring States of New England so lighted with the influence of the Union, their places at home being supplied by foreigners, that the votes of Connection to the latter class.

Rhode Island and Massachusetts are above the latter class.

Memphis, Judge Waldron of the Municipal

## Now York Cattle Market

REW YORK, April 6.—Receipts for the week, 4,515 beeves; 16,315 sheep find lambs; iall, but subsequently suspended decision ten days in order to give them opportunity to hear from the Supreme Court of the State.

The case of Hatch and others against the Rock Island Rallroad was before the Supreme Court of New York yesterday, on an appeal from the decision of Judge Cardozo, refusing to transfer the suit to the Courts. The decision of Judge Cardozo, refusing to transfer the suit to the Company being a foreign corporation could not be sued in a State Court. The decision was reserved.

A member of the New York Assembly, a Quaker, whose integrity is admitted by all, has brought forward, efficially and from his place as a member distinct and the Committee which reported in against the Committee which reported in against the Committee which reported in against the Committee which reported in the State Court of the Railway Stock. He decisied the sums