

VOLUME LXXXIII.

PITTSBURGH, TUESDAY, APRIL 21, 1868.

printed.

cal purposes, several days after she had been ordered away from said harbor, and asking for the correspondence between the

Navy Department, Frederick Allen, James Dixon and the Democratic Town Committee

The House in Committee of the Whole

On their return the SPEAKER stated

Committee on Foreign Affairs was instruc

ing, which was agreed to: Whereas, the great loss of life and injury to persons by the recent railroad accidents and destruction of cars by fire, call loudly for a remedy, therefore *Resolved*, That the Committee on Com-

merce be instructed to inquire into the power and authority of Congress to make

regulations in relation thereto, and if the

power exists, then into the propriety of the Government appointing inspectors of the rails and other matter used in the construc-

tion of all cars for the carrying of passen

The House, by unanimous consent, re-

ferred back to the Committee on Printing

copies of Manager Butler's opening argu-ment on the impeachment of the President. Mr. PILE presented resolutions adopted

v the St. Louis Merchants Exchange. con

cerning the Cental system. Referred to ommittee on Coinage. Mr. WASHBURNE, of Illinois, from the

nses of the Senate, and \$17,000 for extra

Capitol police. Mr. WASHBURNE said the Committee

the resolution to print forty thousand

gers and the mails.

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of New London on the subject, &c. Mr. NIBLOCK objected.

eded to the Senate Chamber

TWELVE O'CLOCK M.

FORTIETH CONGRESS.

The Impeachment Trial—Evidence Closed on Both Sides-Adjournment of the Court till

To-morrow-House Proceedings. (By Telegraph to the Pittsburgh Gazette.]

WASHINGTON, April 20, 1868. SENATE.

The Court was opened in due form at 11 o'clock. a resolution directing the Secretary to re-port the facts relative to the detention of the ship Sabine at New London, for politi-

All the Managers were present In response to an inquiry of the Chief Justice, Mr. CURTIS stated the counsel for the President considered all their evidence closed.

Manager BINGHAM said the Managers might desire to place on the stand one or two witnesses who had been subpœnead early in the trial, but who had not appeared hitherto.

The CHIEF JUSTICE was understood to say it would be proper to first obtain an order from the Senate, Manager BINGHAM-I wish it to be un-

the House would meet to-morrow at noon for the transaction of business. On motion of Mr. SCHOFIELD, the Manager BINGHAM—I wish it to be un-derstood I desire to consult my associates about it first. So far as the order is con-cerned, I take it for granted that the sug-gestion made at the time the evidence was closed on the part of the Managers, that it would be competent for us, without fur-ther order, if those witnesses should ap-pear to introduce them on the stand. It is sufficient, because the Senate will recollect, although I have not mysaid referred to the ted to inquire into the propriety of provid-ing by law that no claim of British citiing by law that no claim of British citi-zens for the proceeds of captured or aban-doned property shall be allowed by the Court of Claims, or by any Executive De-partment, until the claims of citizens of the United States for spoliation by rebel cruisers fitted out by British citizens in British ports, shall be adjusted and pro-vision made for their payment, and that the Committee report by bill or otherwise. Mr. MOORHEAD introduced the follow-ing, which was agreed to: although I have not myself referred to the journal, it was stated by my Associate Manager, Mr. Butler, in the hearing of the Senate, that we considered our case closed, reserving, however, the right of calling some other witnesses or offering some doc-umentary testimony that might be obtain-

ed afterwards. Senator JOHNSON—I am not sure heard correctly the honorable Manager. I rise merely for the purpose of inquiring whether the Managers desire to have the Architege of offering any evidence after the argument begins. Manager BINGHAM—As at present ad-

vised, I am not aware that the Managers have any desire of that sort. I wish to be understood by the Senate that there are one or two witnesses who are important on the part of the Managers, who were early subporned on this trial, and although we subpœnaed on this triat, and although we have not been able yet to find them, we have been advised they have been in the Capital for the last forty-eight hours. Senator YATES repeated the inquiry^t

have been advised they have been in the Capital for the last forty-eight hours. Senator YATES repeated the inquiry whether the Managers intended to offer testimony after the argument was com-menced. Manager BINGHAM—As at present ad-vised we have no purpose of the sort. We what here is a present ad-vised we have no purpose of the sort. We

sociates would need the time to prepare ject, I did not suppose that one hundred thousand dollars would be taken as the necessary sum. It is a mere bagatelle, for the purpose of making the public believe roperly to fill his place. Manager LOGAN requested leave to file his argument which he said was now the purpose of making the public believe this is all the money necessary to pay the expenses of the trial, and the gentleman from Illinois admitted this when the said he would vote not only \$10,000 but \$100,000, and then added, with the approba-tion of his associates, that he would agree to vote one hundred millions. The senti-ment is unworthy of the gentleman from Illinois, and unworthy of the House, when the trial is neading, that they would an Senator SHERMAN submitted an order ranting leave to Managers and Counsel to file arguments. It went over on objection On motion of Senator JOHNSON, the Court adjourned till Wednesday next, and

the Senate went into executive session, and at two p. m. adjourned. the trial is pending, that they would ap-propriate this large sum of money for the HOUSE OF REPRESENTATIVES. The House met at eleven. On motion of Mr. HARDING, the Secrepurpose of making impeachment a success. I would not give one dollar. Let the trial go on according to the rules of justice, un-affected by money. If the \$10,000 is not ap-propriated to create the belief that this is all On motion of Mr. HARDING, the Secre-tary of the Treasury was instructed to com-municate to the House the names of all persons who applied for appointments in his dopartment, the offices applied for, name of any member of Congress recom-mending the same, in what case the ap-pointment has been directed by order of the President, or by his Secretary, since the 20th of February, 1868. Mr. STARKWEATHER desired to offer a resolution directing the Secretary to rethe money necessary, to meet the question let the country know what the expenses of

the trial really are, Mr. WASHBURNE—The gentleman did not misunderstand my purpose before the House, and cannot put his remarks on the House, and cannot put his remarks on the country as coming from me. He may un-dertake to lecture the House and myself as to our duty, but I will not permit him to misrepresent. What I said was, if impeach-ment was a success, it would be worth a hundred millions to the country, and I believe so, in whiat it would save the country from the amount plun-dered from the Treasury by office holders and friends of the gentleman from Wiscon-sin and his party. It would be worth count-less millions of dollars and the lives of loyal men of the South, who would be saved by thrusting a usurper and tyrant from the thrusting a usurper and tyrant from the White House. That is what I said. The gentleman and the House will not misun-

derstand, but agree with the verdict of guilty, which I trust the Senate will render. The bill then passed. Mr. ELDRIDCE offered a resolution in-quiring for what reason guards are em-ployed about the War' Department. Obected to. Mr. COBB offered a resolution author

izing the publication in the Capital of each State of a list of soldiers' claim agents holding funds received for an unnecessary length of time. Adopted. Mr. BANKS then called up the bill in re-

lation to the right of American citizens in foreign countries. Mr. PAINE, of Wisconsin, submitted an Mr. PAINE, of Wisconsin, submitted an amendment to exempt Ambassadors and other public Ministers and their servants from the provisions of the act. Mr. BANKS said the Supreme Court of the United States had determined that Congress had no power in the premises. The previous question was seconded version work wenty-five.

yeas seventy-one, mays twenty-five. The main question was then ordered.

Mr. BANKS spoke briefly on the bill and yielded to Mr. ELLIOTT, who opposed giving the President such extraordinary powers as allowed by the bill. After considerable debate the bill passed

Mr. MAYNARD presented joint resolu-tions of the Tennessee legislature in rela-tion to the navigation of the Tennessee Rivamended, by a vote of ninety-nine ayes to

er. Referred to Committee on Commerc Mr. WASHBURNE, of Illinois, introdu five nays. Mr. ROBINSON gave notice that he would to-morrow offer a resolution to re-call the impeachment and withdraw all

would to-morrow offer a resolution to re-call the impeachment and withdraw all proceedings. Mr. STARKWEATHER ngain offered his resolution, which had been objected to. At: the suggestion of Mr. ELDRIDGE. words "up the derivation" of public service" were stricked out, and it was adopted. Act

N FOUR O'CLOCK A. M.

Troops in Ireland.

By Telegraph to the Pittsburgh Gazette.]

GREAT BRITAIN.

On the opening of Court this morning, FROM EUROPE. he case of J. M. Brush and J. A. Butler, Executors of Margaret Kerr vs. David Mc-Knight, was taken up. This was a sci. fa. The Clerkenwell Outrage—Trial on a mortgage. The jury found for plain-tiffs in the sum of \$375. of the Accused-Re-Assembling Buffum & Kehew vs. Henry Rosenback of Parliament -- Review of

This was an action on a promissory note. Verdict for plaintiff in the sum of \$1,044 71. The next case taken up was that of Frederick Kauff vs. Frederick Quigg. Action on a book account. On trial.

CITY AND SUBURBAN.

THE COURTS.

District Court_Judge Williams,

TRIAL OF THE CLEKENWELL FENIANS. LONDON, April 20.-In the case for the prosecution, in the trial of the Clerkenwell prisoners, the Attorney General stated he

acoby, et al. 164. Gilliland vs. Pittsburgh, Fort Wayne

168. Ardesco Oil Company vs. Richard-

171. Selk vs. Sheddon

Quarter Sessions-Judge Mellon.

tence. There were two counts in the in dictment, one for felonious assault and bat ery, and the other for simple assault. The prisoners were acquitted of the felony, and found guilty of assault and battery. The Court sentenced the defendants to pay a fine of ten dollars and the costs of pros

John Mealy was arraigned upon a charge the conspirators. The Attorney General continued: The execution of the plot was fixed for the 12th of December. Burke was John Mealy was arraigned upon a charge of false pretenses. Thomas J. Campbell appeared as prosecutor. He testified that on the 1st of October, 1867, the defendant came to his grocery store on Tunnel street, and obtained a sack of flonr, a quantity of bacon, and some other articles, valued in all at twenty-eight dollars, upon the strength of the representation that a man named Robert Coward owed him one hun-dred dollars. Witness had ascertained that said representation was false, and had to be warned of the lighting of the fuze outside by a ball which was to be thrown outside by a ball which was to be thrown over the wall into the prison yard, where it was expected he would be taking exercise with other prisoners; but the attempt failed on that day. On the following day the fuse was lighted by Bar-ret himself, and the conspirators succeeded in producing the unfortunate explosion which caused the murder for which they are now on trial. A short time before this event the woman, Ann Justice, was seen said representation was false, and had found it impossible to collect the debt. By the defense it was claimed that the prosetalking, with the Desmonds, and she was arrested after the axplosion while flycutor had opportunities of knowing that the representations made by the defendant were false, and therefore a case had not was arrested after the explosion while hy-ing from the scene in their company. The learned counsel concluded by announcing that Vaughn and Mullaney, accomplices in the crime, had become Queen sevidence, and would give their testimony before the were raise, and therefore a case had hot-been made out. The Court charged other-wise. The jury returned a verdict of guil-ty and recommended the defendant to the mercy of the Court. The next case called was that of Michael Connelly, indicted on oath of John O'Riley for the Jerenny of a pair of which we had

Court: but he warned the jury against ac-cepting their evidence as conclusive, un-less sustained by the other witnesses pro-

for the larceny of a pair of pants, valued at seven dollars. The prosecuting witness is proprietor of a clothing store on Liberty street. The testimony of witnesses for the Commonwealth went to show that the pris-

NUMBER 94. Allegheny Bible Society-Twenty-Eighth

The twenty-eighth anniversary meeting of the Allegheny Bible Society was held Monday evening, April 20th, in the First United Presbyterian Church, Allegheny. The meeting was called to order by Rev. J. T. Pressly, after which the congregation

Anniversary,

sang the 78th Psalm. Rev. Dr. Pressly then read a portion of the Scriptures, after which Rev. A. A. Hodge offered up an eloquent and fervent prayer for the success of the Society. Society. The annual reports of the President,

Secretary, and Treasurer were then read, after which the congregation sarig the ninety-third psalm. Rev. A. M. Mulligan delivered an ad-

dress to the Society. Subject—"The Times' we Live in and What they Demand." Next in order was the election of a new Board of Managers for the year commenc-ing May 1st, 1868. The following named

atlemen were elected: First U. P. Church-W. J. Sawyer, J. White.

Patterson, J. White. Second U. P. Church—W. P. Bell, J. L. Robertson, W. M. Bell. Third U. P. Church-Joseph Fairly, Alex.

hambers, J. W. Arrott. Fourth U. P. Church-D. Dennison, J

Leech. Jr., A. Hamilton Fifth U. P. Church-J. White, W. K. McGunner, John Beggs. First Presbyterian Church-J. R. Hill,

James Miller, J. C. McCombs. Central Church-Wm. Semple, J. M

Central Church—Wm. Semple, J. M. Crider, S. B. Stewart. North Church—M. M'Mullen, Jno. Mil-ler, Hugh M'Elhenny. Reformed Church—(Dr. Sproul's)—Wm. Martin, Jno. Eakin, Jas. Boggs. Reformed New School—Rev. J. M'Mil-lan, W. J. Gill, Jno. B. Wills. Sandusky Street Baptist Church—M. B. Sloan, L. H. Eaton, F. Terrance. English Evangelical Lutheran Church-Lewis Hay, B. Hickert, Edward Smith. German Reformed Church-Geo. Reiter.

German Reformed Church—Geo. Reiter D. S. Diffenbacher, J. H. Mowan. Methodist Protestant Church—Jno. Mc

Methodist Protestant Church-Jno. Mc Cleary, Jno. IC. Brown, Geo. F. Cowley. Disciples Church-M. Spangler, C. Stan-ton, Jas. E. Strickler. Presbyterian Church, Manchester-Rev. M. Wright, B. A. Sampson, Jno. Forman. U. P. Church, Manchester-Rev. Dr. Clark, AddisonLysle, Jno. Given. "" Union Methodist-Jonathan Gallaher. At the close of the election, Rev. W. H. Locke delivered an address, subject "The Bible and its adaptation to the wants for Man."

Man." The 78th Psalm was then sung by the mangregation, after which Rev. Dr. Eels ad-dressed the Convention. The Doxology—"Praise God from whom all blessings flow," was then sung by the entire congregation, after which the Bene-diction was pronounced by Rev. Dr. Clark, when the Society adjourned.

That Grand Sale .-. This afternoon at two o'clock will commence the grand sale of fine triple plated silver ware and fancy. French parfor clocks, at the auction house

A motion for a new trial was made by defendant's counsel in the case of Hugh Wal-lace vs. Executors of David Sproull, de-The following is the trial list for to-day. 157. Sinclair vs. White. 159. Building and Loan Association vs. expected to prove that the crime of murder had been committed upon the person of a voman, one of the victims of the explosion

at the Clerkenwell House of Detention; that this explosion was directly brought and Chicago Railroad Co. 165. McClinton vs. P. Ft. W. and C. R. R, about by the prisoners at the bar, four of whom the testimony found were Company. 166. Beard vs. McClurg.

non of whom the testimony found were members of a Fenian organiza-tion; that the said explosion was a part of a plot to aid the escape of Burke, a Fenian leader, confined in said on, et al. 169. Markel vs. Sellers, Canfield & Co.

House of Detention; that in the confusion produced by the explosion, Burke was to

make his escape; that a fund of money was raised at a Fenian meeting in Holborn to provide for the expenses of the conspiracy; that all the prisoners in the Court were im-mediately concerned in the attempt, except John Duncan and Peter Wickline, con-victed last week of assault and battery,-were on Monday morning called up for sen perhaps, the woman Ann Justice, but that the prisoners Barrett and Murphy joined at a late date in the conspiracy; that a man named Falon, who had not yet been arrested, was known not yet been arrested, was known to have bought the powder for the use of

do not kno orrat progress of the trial. Manager BUTLER offered in evidence

portions of the Journal of Congress of 1774 and 1775, relative to the drafting of the commission for Washington as General-in-Chief, and its form as issued. Also, a letter to the necessity of an early appropriation for the purpose of subsisting friendly Infrom Secretary of Treasury relating to the practice of that department in making ad

derim appointments. Mr. Randall was recalled, and produced Mr. R a copy of the indictment of Mr. Blodgett. Manager BUTLER offered Mr. Blodgett's Manager BUTLER onered Mr. Blodget S answer to the notice of his removal. Mr. EVARTS objected, saying Mr. Blod-gett was not on trial, Manager BUTLER was proceeding to state what the Managers proposed to prove,

when

The CHIEF JUSTICE said it must be

Committee on Appropriations, reported back the Scnate bill making appropriation of \$10,000 for defraying the expenses of im-peachment, \$40,000 for miscellaneous exput in writing. Manager BUTLER objected, and said the counsel had never before been interrupted in that way, and was going on, but The CHIEF JUSTICE insisted on a compliance with his direction, and the offer

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had stricken out the other items of the bill and proposed to add \$15,000 for the pay of was written. was written. The Managers offered to show that the indicment was procured by the disloyal enemies of Mr. Blodgett, that he was relaborers, who had had no money since last Mr. ELDRIDGE, in noticing the item of \$40,000, wanted to know whether that was "a cat in the meal tub?" Mr. WASHBURNE replied that there enemies of Mr. Blodgett, that he was re-moved without a hearing, and that the ac-tion was not reported to the Senate, the of-fice being an appointment of the President; also that Mr. Blodgett had 'always' been friendly to the United States. Mr. EVARTS argued it was not relevant to the case, but if it was wished to put Mr. Blodgett on trial, he was prepared to prove that the observes argung him were true.

Appropriatio Appropriations would improperly foist any-thing on the House. Mr. ELDRIDGE did not believe the gen-

Mindgett on that, he was planted to perform that the charges against him were true. Manager BUTLER held that the paper was part of the record in the case and that Mr. Blodgett was forced into the rebel army, and that he had a right to defend his reputation. The evidence also tended to reputation. The evidence also tended to show the President's wilful violation of the reput

Mr. EVABTS briefly rejoined, and the offer being slightly modified, was submit-ted to the Senate and the evidence was re-

ted to the Senate and the evidence was te-fused admission without a division. Mr. Randall stated he merely sus-pended Mr. Blodgett till he could be satis-fied his offense was more than technical. \$40,000 item. He did not believe they should appropriate monoy without knowing more about it In answer to Senator Conness, witness said he had taken additional testimony on

Mr. ELDRIDGE asked whether it had been already ascertained that \$10,000 is an adequate sum to pay all the expenses of the impeachment trial, or is this merely to strike the public mind as all the expense, the subject. Manager BUTLER offered an order of the subject of the

lacing General Sherman in charge of the epartment of the Atlantic. Mr.12VARTS objected, saying it was not a rebuttal of any evindence that counsel ad introduced. pill?

introduc

The SPEAKER and the induity will not germain as yet. Mr. WASHBURNE, in the course of further debate, stated one of the items, and a large one, was to pay the funeral.ex-penses of Senator Focie, of Vermont. Mr. SPALDING withdrew his motion. Mr. ELDRIDGE-We on this side cannot decide whether this item of \$10,000 is to pay of the avignment of \$10,000 is to pay Manager BUTLER maintained that it was part of the President's action at the time of the removal of Stanton, and was admissable under previous rulings; but be-fore the vate was taken he withdrew the order and put in a schedule showing the number and pay of officers affected by the President's claim of power to remove at pleasure. Dieasure.

The Managers offered the nominations of General Sherman and General George H. Thomas to Brevet. Mr. EVARTS objected, saying the evi-

dence was not rebuilting. Manager BUTLER maintained the right of the Managers to continue to introduce

evidence in chief.

vidence in chief. Yeas and nays resulted fourteen to thir-ty-five, so the evidence was not received. Manager BUTLER then announced the case on the part of the Managers was

Mr. EVARTS made the same announce

Mr. BOUTWELL said he had been honored by the Managers with the selection as the first to (present the views of the Mana-gers to the Senate. He requested that the Court would adjourn over until to morrow, in order that he might have time to proper-ly prepare himself to present to the hon-orable Senators

Senator JOHNSON moved that the Court Senator JOHNSON moved that the Court adjourn until to-morrow. but withdrew it. Mr. EVARTS stated it was regarded as important by the defense that they should have the assistance of their associate. Mr. Stanbery, who was now convalescent and was consident that in two days he would shin sufficient strength to assist in the closing argument. If this expectation of Mr. Stanbery's should be disappointed, his that much. I will say one hundred mil-lions, if the gentleman would be better sat-isned. BIT. KLDRIDGE-I did not suppose the gentleman could be so candid on this sub-

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increased force of clerks and provision for journed. their accommodation. Also, a communication from the Secre-

THE CAPITAL. tary of the Treasury covering one from the Commissioner of Indian affairs in regard

(By Telegraph to the Pittsburgh Gazotic.] WASHINGTON, April 20, 1868.

FREEDMEN AGENTS AND POLITICS. Brevet Maj. Gén. Buchanan, commande of Fifth Military District, and assistant ommissioner of Freedmen's Bureau for Louisiana, has issued an order forbidding agents of the Bureau taking any active part that certain agents were'so engaged, has directed that they cease to meddle in any manner with politics, or forward their resig-nations. An agent failing to comply with this order will be summarily dismissed.

SOUTH CABOLINA ELECTION.

General Grant this morning received dispatch from General Canby, command-ing the Second Military District, anionno-ing that in twelve districts, registering ing that in tweive upstress, the poll 59,000 votes, partial returns from the poll lists gave 26,000 votes polled. A partial canvass of the returns, unpilicial, from nine districts, give 15,636 for the Constitution and 5,747 against it. The beavy rains have so much impeded travel that these returns are mainly from points at or near the telowas no "cat in the meal tub," and said he so much imper-did not think the gentleman from Wiscon-sin would suppose that the Committee or graph lines.

ARMY OFFICER RETIRED.

Horatio Bridge, Paymasier in the Navy and Chief of the Bureau of Provisions and Clothing, has been retired under the law of tlemian would, but when unanimous con-sent was given for acting on this bill he did not want to be found in this dilemma. Congress retiring officers at sixty-two years. Three promotions in the pay department necessarily follow.

Mr. WASHBURNE, said he had been as-sured by the Chairman of the Appropria-tion Committee of the Senate that he had examined the items embraded in the appro-priation one by one and found them .cor--The result of the recent iron experi-ments at St. Louis are attracting wide at-tention. Parties in New York, Binfalo, Chicago and other places are making critical inquiries into the main patter with a view of engine in the manufacture and said of iron there. Mr. SPALDING moved to strike out the manufacture and sale of liron there. Reliable authority says gentlemen who have recently had all the machineavy for two furnaces made in Chicago, whit the de-sign of putting them up in Indiana, are now seriously thinking of erecting them at St. Louis. The local press strongly upge a generous parloy on the part of iron and coal and real estate owners, arguing that such a course alone will indices investment of capital from abroad. Mr. ELDRIDGE asked whether it had nerely for the sake of sugar-coating the The SPEAKER said the inquiry was not

of capital from abroad. —A Rio Janeiro letter of date March 9th, says the following is a Brazilian account of late war operations: On the light of February six Brazilian account of frecture ships remained before Tigi, which was defended by 180 pieces of artillary. Three ships remained before Tigi, which was cocupied by the Brazilians. Two othors ascended as far as Assunction, which they found evacuated. On the mane day Marsi-lai De Catias, with 6,000 men, carried at the point of the bayonet a redocht north of Humaita, capturing fifteen candion. The losses in killed, wounded and prisoners amounted to 1,600 men. all the expenses of impeachment, or a mere bagatelle, to be followed by ten times as much more. Mr. WASHBURNE - If necessary, I would vote a hundred thousand dollars. Mr. ELDRIDGE-No doubt it would e used for that purpose. Mr. WASHBURNE-I don't think it ould be used for a better purpose, not illiamounted to 1,600 men.

gitimate. Mr. ELDRIDGE-Does. the gentleman say he would give \$10,000 to obtain suc-cess, and if it was necessary, to add ten times that sum. he would vote it? and does the propose to affect the action of the Senate in that way? Mr. WASHBURNE-Of course the gen-teman from Wisconsin does not understand -In the Supreme Court of News, York, special term, before Judge Barnard, yes-tarday, the Erie Railroad matter dame up in the cases against Alax. N. Divers, Ban-croft-Davis, Jay Gould, Skidmure and Thompson respectively, Judge Barnard decided the testimony should be taken in all the cases together. Belden, of Fiske, Belden & Co., decined to answer all what time he endorsed the certificates of the Erie stock, on the ground, that it would arimi-nate himself. Judge Barnard decided it was a proper question. On his still decili-ing he granted six commitments, each of thirty days, and the Court adjourned. Mr. WASHBURNE-Of course the gen-tleman from Wisconsin does not understand me as saying any such thing. The Senate, which is charged with trying the impeach-ment, wants ten thousand dollars. I do not know whether the amount is sufficient or not. They ask for it. I am for appropria-ting the money, and if a further amount is necessary. I will vote for that also. Mr. ELIDRIDGE-Did not the gentleman say if he could make the impeachment trial

-Mexican advices by steamer to San Francisco state that Gen. Corona had ar-rived at Stinalo and assumed foommand of the Military forces acting against Martines and had insued a proclamation calling on the people to sustain, him in putting flown the malcontents and restoring the legally constituted authorities. say if he could make the impeachment trial a success he would vote one hundred thousand dollars Mr. WASHBURNE-I said ten times

tre, and held frequent consultations with Murphy, who was an active agent in the af-fair, that all the prisoners at the bar, were well acquainted with the plot and its de-tails, and Barret had boasted of being the man who fired the train. In the course of his festimony the witness referred to an im-portant letter, written in invisible ink, and addressed to Murphy. Inspector Thompson swore Murphy could

Inspector Thompson swore Murphy could not be found, but that the letter spoken of was from Burke and contained the plot to effect his escape. The Court adjourned until, to-morrow

The Court room was crowded with specta politics. He having received information tors until adjournment, and the most in-tors until adjournment, and the most inpeople, especially the inhabitants of Clerk-enwell.

REASSEMBLING OF PARLIAMENT. LONDON, April 20. Parliament reas embled this evening, but after a short sit ting adjourned until to-morrow. The pro-

DUBLIN, April 20.22 A grand review of forces in and around this city took place toforces in and around this city took place to-day in Phœnix Park. The troops were under command of His Royal Highness, the Duke of Cambridge. The Prince of Wales was present with a large and brilliant staff, and reviewed the troops, who were all clad in new uniforms, and made a flue appearance. The display attracted vast crowds of people, who covered the elevated grounds and buildings in the vicinity.

GLASGOW, April 20.—The steamer Acadai arrived yesterday. Southampton, April 20.—The steamer Hansa arrived this afternoon.

LONDON, April \$0-Evening. - Consols

"HAyne, April 20.—Cotton firmer and ad-

anced; tres ordinaire, 151d.; to arrive. 148d.

CINCINNATI, April 20.—The weather is cloudy and chilly. The river has fallen three feet in the past twenty-four hours, and there is now thirty-five feet water in the obannel; and sixty-seven under the and Joint and a starty-seven under the bridge for passing steamers. Business is applied ault. The only arrival outside of the regular packets was the Kate Putnam, and the only departure the same boat for Pitts-

MEMPHIS, April 20.—The weather is oloudy and cool. The river is rising stead-ily. Departed: Belle Lee, for New Orleans, and Lexington, for St. Louis, last night Belle of Memphis, for St. Louis, to-day.

Georgia Election.

Georgia Election. [B5] Triegraph (5) the Pittivargh Gazette.] ATLANTA, April 20.—The election is pro-gressing quietly and there is much enthu-siasm with both parties. There was a large negro vote to-day. Bullock is ahead in the city. Gordon's friends are not generally voting. It is said that at Marietts one hum-dred and eighty, neurons formed in line dred and eighty negroes formed in line and voted for Gordon.

The Canada Assassination.

(By Telegraph to the Pittsburgh Gasette.) MonTREAL, April 20.—Rumors prevailed yesterday that the Government was in pos-session of information respecting the Fo-nian conspirators, forty in number, drew lots and the execution of the deed fell to Whelan.

Whelan. The Evening Journal, a daily started at Sanduaky, Ohlo, the first of January last, his suppended publication on account of not being able to gain similation into the Western Press Association.

Commonwealth went to show that the pris-oner with, two other men went into the store of Mir. O'Relley, on the afternoon of the 25th of last March. and while one of his companions was looring at some cloth ing, under pretense of i desire to purchase, Connelly adroitly placed a pair of pants under his coat. One of the clerks, who had been watching his movements, de-tected the theft, and deprived the alleged thief of the stolen goods. In reply to the question of how he came by the property, Connelly stated that he did not know. The defence called the companions of the prisdefence called the companions of the p oner, who testified that they did not

oner, who testined that they did not see him commit the larceny. They also tes-tified to his good character for honesty. Verdict, guilty, with a recommendation to the mercy of the Court. Sentenced to three months in the county jail. Minerva Ann Johnson was arraigned

upon anjindictment containing two counts, the first charging her with keeping and maintaining a disorderly house, and the second with keeping a bawdy house, at No. 107 Webster street, Sixth ward. Mrs. Natilda Crossel, Matilda Greenagle, the prosecuting wit-ness, testified that she resided in the same house with the defendant; at all hours of the day and night men were seen going to

and coming out of the house; men were also heard to enter and remain there all night. No witnesses were called by the defense. Verdict not guilty, and defendant to pay the costs.

the costs. Catharine Bryson was placed on trial, charged with stealing a ten dollar note from Mrs. Rebecca Harding. The prose-cutrix keeps a small store on Pennsylvania avenue. Her testimony made it appear that some weeks ago the prisoner came into her store and purchased a ball of yarn, tendering in payment therefor a ten dol-lar note. After she had received the prop-er change the prisoner, produced another ten dollar note for which she, desired small notes. Apparently a third note, also of the denomination of ten dollara was displayed by the prisoner, who asked that sman noise. Apparently attract noise, has of the denomination of ten dollars, was displayed by the prisoner, who asked that it, too, might be changed. Upon an exam-ination of her cash assets the prosecutrix discovered that one of her "tens" had dis-appeared, or, rather, that she only had two "tens," when, as she thought, she should have three. Major Brown, counsel for the defence, claimed that no larceny had been proved, inasmich as the prosecu-trix had not sworn that she received more than two noises. The ten dollar note alleg-ed to have been stolen, the prosecutrix never had in her possession. The jury ac-quitted without leaving the box. Jacob Born, keeper of a hotel on the Per-rysville plank road, was placed on trial for

Jacob Born, keeper of a hotel on the Per-rysville plank road, was placed on trial for selling liquor on Sunday. A. J. Higby, the prosecuting witness, testified that on Sun-day, December 15th, 1867, he went to Born's house; accompanied by a brother of witness, and the brother bought and paid for a drink of whiskey. The defense called a witness who testified that the liquor was procured without the knowledge of Mr. Born. Not concluded at adjourni

Common Pleas-Judge Sterrett.

The following is the trial list for to-day. 54, Day vs. Ellison. 53. R. J. Covie vs. Allegheny Fertilizing

Company. 65. Commonwealth ex. rel, Elizabeth do. Commonwearth Ex. Pet, El.
McKinny vs. Lucinda Stewart.
67. Elsele vs. Leopold Sahl, Sr.
1. Frazier Bros. vs. Coulter et al.
4. McRoberts & Co. vs. Taylor.
12. Stultz vs. Shale.

14. Myers vs. Myers, Hopper & Co.

The Chronicle need not have wasted its ammunition in exploding the bone sensation which originally appeared in the "oldest daily." We never deal in sensations, and feel that we but did our duty in directing attention to the cargoes of bones gathered from Southern battle fields which arrived at bone-boiling establishments in this city. The investigation by Mayor Hackmore shows that our suspicions that the remains of our gallant dead might have been dis-turbed by the bone hunters, were without ground, and we are very glad to amounce that fact Doubtless had there been a sin-tig skill found our sensitive friend of the 'Chronicle would have discovered "its exact resemblance" to some "distinguished, re-resemblance". munition in exploding the bone sensation

BQUD

The Academy of Music, judging from th appearance of the diagram yesterday after-noon, will be filled on the 25d and 24th with the amateurs of music in Pittsburgh. The expenses necessary to a complete produc-tion of the Stabat Mater are so heavy, that tion of the Stabat Mater are so heavy, that the great work of Rossini may, not be per-formed again for a long time. Mile de Lussan may never visit our city again. Those who have not secured their seats should do so soon, bearing in mind that owing to the short distance from the stage to the extremity of the parquette and dress circle, all seats in the Academy of Music are really great to the are as well as to the are really good to the eye as well as to the ear.

Fire .-- A slight fire occured about twelve o'clock last night in the grocery store of James Irwin, on Liberty street, near Diamond alley. It appears that several pine boxes had been carlessly left near the stove, in which there was fire, and in stove, in which there was fire, and in consequence of the proximity to it ig-nited, The alarm was given from box five, to which the Fire Department responded promptly and extinguished the flames be-fore any serious damage was done. The Central bell at the tower, it seems, is out of order, as it only struck one blow instead of five five.

Temperance Meeting.—The fifth of the course of lectures before the Alleghany Temperance League will be delivered this evening in the Third U. P. Church, Ridge street, by Rev. Joseph Kerr. Subject —What are the effects of intemperance on the church and the world?

Notary Public Appointed .- John A. Floyd has received, from the Governor, an appointment as Notary Public. Herraceived is commission yesterday.

-The New Orleans Republican of the 18th reports the assassination of several premi-nent Republicans in different parts of Louisiana. Others have been hunted and driven into the woods. The colored can-didate for the legislature in Ouachita Parish was killed.

Buffalo Mariaet.

Lardy 17%0. 11 Horacity Inter

Memphis Market.

Memphis Market. (By Telegraph to the Pittaburgh Gársher) MEMPHIS, April 20.—Cotion: firm at Slc; receipts, 435 bales: exports, 833 bales, Flour dull; superfine \$8,00@8;50. Pork \$25. Ba-con; Shoulders 13/0, clear Sides 180? Bulk Meats; Shoulders 13/0, clear Sides 187/@ 18/c. Lard 18@19c. Corn \$1. Oats 33c. Hay \$17. Bran \$34. 1.1.1.1

Detroit Market.

(By Telegraph to the Pittsburgh Gasate.) DETROIT, April 20. Kioni; superior hnoyant at \$12a13.25; choice amber quiet at \$12. Wheat; white very firm, at \$2,95 for No. 1, with an upward tendency, No 2 in improved request at \$2,6923,70.

San Francisco Market.

(By Telegraph to the Pfitsburgh Gazette.) 7 SAN FRANCISCO, April 20.-Flour; in conreanding, April 10 market was not of heavy receipts the market was and and prices declined; extra, \$7,75; depressed and prices declined; extra, \$7,75; superfine, \$7,00. Wheat; good shipping, \$2,40@2,45. Legal Tenders 72

Those Bones.

REVIEW OF TROOPS IN IRELAND.

ABRIVED OUT.

FINANCIAL AND COMMERCIAL.

LONDON, April 80-Evening. - Consols, 93%(@93%. American securities unchanged. FBANKWORT, April 20-Evening.-Bonds firmer at 75%(@75% LiveBFOOL, April 20-Evening.-Cotton quiet at a slight decline; uplands, 12%d; to arrive, 12%d. Orleans, 12%d. Corn, 39s. 6d, for red. Wheat, 114s. 6d. Naval stores dull. Petroleum dull. Other articles un-honomide decline.

River News. By Telegraph to the Pittsburgh Gazette.)