VOLUME LXXXIV.

PITTSBURGH, WEDNESDAY, MARCH 31, 1850.

NUMBER 79.

VELVE O'CLOCK: M.

HARRISBURG. Proceedings of the Legislature-Private Bills Passed—Charge Against the House Messenger rman Language in Comchools—Interpreter for ny County Courts.

o the Pittsburgh Gazette.] RISBURG, March 30, 1869. SENATE. MIVATE CALENDAR.

nundred bills were called up and assed finally, among them the follow-By Mr. KERR: Authorizing the Town Council of Leechburg, Armstrong coun-

ty, to extend and open certain streets to the Kiskiminetas river. Declaring Mahoning Creek, Armstrong unty, a public highway and authoring a tow-path along the same.

Authorizing the School Board of Kitanning to sell real estate. Incorporating the People's Savings Bank of Lawrence county.

By Mr. SEARIGHT: Incorporating the Uniontown and Waynesburg Railroad

Preventing horses, cattle and swine from running at large-in Rostraver township, Westmoreland county.

Increasing the pay of township auditation, westmoreland.

Trevaling for the better repair of roads is Morgan, Jefferson and Rich Hill township. townships, Greene county. Incorporating the Farmers and

echanics Mercantile Association of ownsville. Mr. ERRETT: Relative to delin ty Mr. ERREIT: Remark county. int Assessors of Allegueny county. corporating the Elisabeth Township

pealing the act incorporating the ongahela and Coal Hill Turnpike Mr. GRAHAM: For the better licution of disorderly persons in vale and Ormsby boroughs. ealing the Scott township road law

WAGILL DIVORCE CASE. he bill from the House divorcing llam and Lavina Magill was object-Mr. LOWRY introduced a bill author-

iring the Philadelphia and Eric Rallroad Company to issue bonds, secured by mortgage, to enable them to lay a double

HOUSE OF REPRESENTATINES. REPORT FROM COMMITTEE.

Mr. JOSEPHS, from the committee to Mr. JOSEPHS, from the committee to investigate the charge against James McCauley. House Messenger, of having carried to Philadelphia a bill, which Mr. Josephs had passed, incorporating to United Ffremens Insurance Association of Philadelphia to that city, boasting it should never reach the Sonate for final passage, reported against McCauley, re-commending his dismissal. After some discussion, on motion of Mr. DUNCAN, the report was referred back to the Committee, with instructions

o notify McCauley to appear in self de-PRIVATE CALENDAR. The private calendar of three hundred bills occupied nearly all day.

The following Senate bills were passed.

finally: Perpetuating and enlarging the corporate powers of Uniontown.
Extending the limits of Butler borough. The construction and maintenance of foot walks in Chartiers, Scott, Union and Robinson townships, Allegheny. Extending Venango county road law

Incorporating the People's Plank Road Company of Allegheny.
Authorizing the school directors of the
Sixth Ward, Allegheny city, to borrow Relating to the school district of Re-

Relating to the school district of Reserve township, Allegheny.
Empowering Bishop Domenec, of Pittsburgh, to sell certain real estate in Mittilin township, the gheny.
Incorporating the party Dental Society.
Authorizing Pittsburgh and Allegheny Bridge Company, at Hand, street, to borrow thirty thousand dollars.
Incorporating Allegheny County Savings Bank.

ings Bank.
Consolidating Mount Union and Hill-dale Cemeteries, Allegheny.
Authorizing the School Directors of Birmingham, Allegheny county, to bor-

row money.
Authorizing the Methodist church,
Uniontown, to sell the parsonage.
Incorporating the Union Club and Opera House Company, Pittsburgh.
Authorizing the Grand Lodge of Management of Manageme sons of Pennsylvania to borrow money.

The following House bills passed

Relieving Captain Simon P. Townsend, late Brigade Inspector of Armstrong

County.

Regulating medical practice in York,
Lancaster, Eric, Crawford, Adams, Bucks,
Northampton, Lehigh and Armstrong counties. Expanding Allegheay county livery stable law to Venango county.

Declaring Woodcock Greek, Crawford county, a public highway.

Authorizing the Burgess and Conneil of Freeport, Armstrong county, to yacate a bayou or eddy and connect Todd's Island with the borough by a permanent

third of the parents and guardians request it, was ordered on the public calendar, on a point of order raised by Mr.

INTERPRETER APPOINTED. Ernest G. Krehan was appointed to-day by the Governor as interpreter of the Allegheny County Courts.

CHICAGO.

Serious Railroad Accident—River Casuatty—Wife Murderer Imprisoned for Lite—Benzine Accident—Fire in Cros-by's Opera House—Attempt to Lynch's Murderer—Poisoning Case.

(By Telegraph to the Pittsburgh Gazette.)

CHICAGO, March 30.—Another frightful accident occurred on the Toledo, Peorla and Warsaw Railroad, at half-past twelve and Warsaw Railroad, at half-past twelve o'clock this morning, just east of Eureka. The eastern bound freight train, while crossing a bridge three hundred feet long, at or near that place, was thrown from the track by a broken rail. The engine was pitched from the bridge, turning completely over in its descent, and alighting on its wheels. Nine cars were detached and badly damaged. The engineer, W. W. Morgan, of Peoria, was instantly killed. The fireman, Corroy, was severely injured, so much that but slight hopes are entertained of his re-

was severely injured, so much that but slight hopes are entertained of his recovery. Morgan leaves a wife and two children; his wife is at present sick. Seventy-five feet of the bridge was torn away, and the whole thing, train, bridge and road, are a fearful wreck.

On Monday evening, a skiff containing Fred. S. Potter and his son, a lad eleven years old, and James Raymond, was capsized in the Illinois river, a short distance above the city. They held on to tance above the city. They held on to the boat and were rescaed at the ferry in time to save the men, but the boy was past recovery more from the effects of the cold than by drowning.

The trial of John R. Feller, for the

About half-past eight constituting as offered as a servants of Crosby's building, occupied as a servants' sleeping room by the proprietors of the St. James Hotel, immediately adjoining crosby's 'Opera' House.' The planes spread with great rapidity, and it was at one time feared that the Opera House and St. James Hotel might fall victims to the davouring flames; but by the activity of the Senate which the majority of the Senate in the constitution of the bill ought to be referred to the Committee on Pacific Railroad.

Mr. ABBOTT thought the bill ought to be referred to the Committee on Pacific Railroad.

Mr. CONKLING objected to the consideration of the bill ought to be referred to the Committee on Pacific Railroad. levouring flames; but by the activity of the Fire Department such a calamity was arrested. The actual damage by fire amounts to about \$20,000. The victims amounts to about \$20,000. The victims are: Messerve & Libby, proprietors of the St. James, \$1,000; Spear, Prince & Holbrook, carpet dealers, about \$15,000, and C. W. & E. Pardidge, small. Spear, Holbrook & Co. are insured as follows: Fireman's, Baltimore, \$2,500; Washington, Baltimore, \$2,500; Union, Baltimore, \$2,500; Home, New York, \$5,000;

Fireman's, New York, \$4,500; New Amsterdam, New York, \$2,500; Beekman, New York, \$4,500; Lamar, New York, \$2,500, and in another Baltimore Company, \$2,500. Total, \$29,000.

A special to the Tribune, from Morris, Illinois, says the grand jury of Grundy county have found a true bill of indictment against Abraham Hewitt for the murder of Mrs. Hess and her child, and he was to day arraigned. His counsel he was to day arraigned. His counsel immediately applied for a change of wenue, which was granted, and the case sent to Will county. On account of the excitement it was deemed best to remove the prisoner at once to Joliet. He was taken from the jail in an omnibus, and as the officers were about removing him from the ounnibus to the cars an effort was made by a mob to take him from

was made by a mob to take him from
the officers and lynch him. The officers
and the prisoner sattorneys immediately
drew their revolvers and kept the mob
at bay until Hewitt was locked in the
cars and the train moved off.

Dr. Searmba, who has been held a
prisoner for some time, charged with
poisoning Jacob Becker in his barber
about in this city, has been discharged. bhop, in this city, has been discharged, District: Attorney Reed failing to find any evidence which would convict the

The Freshet iu New York—Dangers of an Extraordiary Flood.

[By Telegraph to the Pittsburgh Gazette,] SCHENECTADY, N. Y., March 30.—The Mohawk is clear from Scoharle creek east to about two miles west of here. Above the creek the ice is still in the river. Two miles west of here the fee has formed a dam, and the water is as high as was ever known. It is over-tiowing the flats on the south side and

Accident on Central Pacific Bailroad Accident on Central Pacific Bailrond at the Central Pacific Bailrond at the Pittabura tracette.)

San Francisco, March 30.—A dispatch from Verdi states two engines of the Central Pacific Bailroad ran-off the track beyond ELCo. Fourteen cars were smashed, a conductor, two engineers, two fremen and these brakemen killad. The railroad willdings of the same company at Truckee were destroyed by independent Loss, fifty thousand dollars. San Francisco, March 80.—Flour dull and nominal at \$4,50@5,50. Wheat sales good shipping alongside ship at \$1,60; market quiet at \$1,45@1,65.

FOUR O'CLOCK A. M.

SENATE: Supplementary Currency Bill-Indian Appropriation Bill. HOUSE: Conference Committee on Tenureof-Office Bill Agreed to-Bill
Amendatory of Whisky and
Tobacco Tax Law Passed—
Resolution to Adjourn April

Associations organized in the States and territories having a liams, (Ind.,) Wilcher, Wood and Woodward—106.

pro rata, as herein set forth; their circulation the States and territories having a liams, (Ind.,) Wilcher, Wood and Woodward—106.

pro rata, as herein set forth; their circulation of July 27, 1868, removing political disaliation herein authorized shall within one year, if required, be withdrawn, as herein provided; from banks organized in the States and territories having a liams, (Ind.,) Wilcher, Wood and Woodward—106.

Pro rata, as herein set forth; their circulation one year, if required, be withdrawn, as herein provided; from banks organized in the States and territories having a liams, (Ind.,) Wilcher, Wood and Woodward—106.

Pro rata, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required, be withdrawn, as herein set forth; their circulation one year, if required in the requi 6th Adopted. graph to the Pittsburgh Gazette.1

WASHINGTON, March 30, 1869. SENATE. Mr. Wilson reported a joint resolution for the payment of pensions in person and not through attorneys or claim

agents. Laid over. The bill continuing the Freedmen's hospitals at Richmond, Vicksburg and in the District of Columbia was passed. Mr. WILLEY introduced a joint resolution exempting West Virginia from the act restricting the jurisdiction of the

Court of Claims. tance aboye the city. They held on to the boat and were rescaed at the ferry in time to save the men, but the boy was past recovery, more from the effects of the cold than by drowning.

The trial of John R. Feller, for the murder of his wife, in Tama county, Iowa, in 1866, was concluded yesterday in the District Court at Madison. The jury found the prisoner guilty of mixeder in the second degree, and he was teneed to imprisonment for the Mrs. John Launcer w. The teneed to imprisonment for the death at Appleton; as it is the way to while attempting to the construction of the Memphis, El Paso and Pacific Railroad.

About half-past eight the mixing a contract with certain parties to transport European meils. Referred to Postolice Committee.

Mr. KELLOGG introduced a bill authorizing a contract with certain parties to transport European meils. Referred to Postolice Committee.

Mr. KELLOGG introduced a bill parties to transport European meils. Referred to Pacific Railroad and telegraph from the Central Pacific Railroad to Colorado River; also, a joint resolution distributing the rank and number of Government employes minong the several said and Territories. Referred to Referch to Referred to Mr. ANTHONY introduced a bill

ond, because it was not one of the measures which the majority of the Senate had agreed should be considered at this

Mr. HOWARD urged a reference of the bill to the Committee on Pacific Railroad. It involved he said many important questions, one of them being

ment to the fourth section, providing that on the redistribution of banking circulation the requisition shall commence with banks having an excess of circula tion exceeding one million dollars, in States having an excess of circulation, and having withdrawn one-third of the excess above a million, shall proceed pro rata with banks having a circulation exceeding one hundred thousand dollars. He said he had consulted the Secretary of the Treasury and Comptroller of the Currency, who favored the course provided for in the amendment. which was designed to relieve smaller, banks in States from which circulation

was to be drawn.
Mr. FESSENDEN said he did not like the amendment as well as the original The amendment was agreed to.

'Mr. POOL then offered an amendment

Mr. POOL then onered an amendment to the amendment, offered some days since by Mr. Wilson, providing that in the consideration of banking privileges granted by the National currency act the United States bonds which shall hereafter be deposited in the Treasury as pledge under the provisions of this law, shall, during the time they remain therein, bear interest at the rate of only three

as high as was ever known. It is overfrowing the flats on the south side and
several farm houses are under water.
Four miles west of here the water is six
feet deep in the road, rendering it utterly impassible.

ROULESTER, March 30.—There is considerable excitement in this city and
along the Genesee Valley above in consequence of the rise of the river. The
ordinary high water mark has been
reached and the river is still risingTalegrams from above to-day say there

reached and the river is still rising.

Telegrams from above to-day say there is danger of an extraordinary flood.

ALBANY, March 30.—The river in front of the city is comparatively clear of ice, but above and below the city the ice is firmly lodged. It has accumulated largely just above the railroad bridge. As yet, very little damage has been done here, and the water is not remarkably high.

Accident on Central Paffic Railroad.

States ought to remember that it was the action of their States that brought about the condition of things out of which arose this injectable of banking capital, for which they now complain.

Mr. COLE declared himself in favor of reducing the interest on bonds deposited in the Treasury as security for National Banks. It was filme that the claim of bondholders for special privileges, on the ground that they lent the Government money in its need, should cease. They had undoubtedly lent the money to the Government, but they had been careful to receive ample security and to barging for usurious interest.

Section three provides for salaries for receivers of National Banking Associations, to be paid from the assets of the Section fourth is as follows: That to secure a better distribution of national banking currency, there may be issued circulating notes to Banking Associations organized in the States, and

pro rata, as herein set forth; their circulation herein authorized shall within one year, if required, be withdrawn, as herein provided; from banks organized in the States having a circulation exceeding that provided for by the act entitled "an act to amend an act entitled an act to provide for a national currency secured by a pledge of United States bonds and to provide for the circulation and redemption thereof," approved March 3d, 1865, but the amount to be so withdrawn shall not exceed thirty millions of dollars, and the rate of distribution for one hundred and fifty millions of their circulation authorized by law shall be according to the population, and the remaining one hundred and fifty millions shall be according to the value of all property, real and personal, within such States and territories, the same to be accertained by the Secretary of the Treasury: the Comptroller of the Currency shall, under the direction of the Secretary of the Treasury makes a trail. rency shall, under the direction of the Secretary of the Treasury, make a state-ment showing the amount of circulation

in each State and the amount to be re-tired by each bank in accordance with this section, and shall, when with this section, and shall, when circulation is required, make a requisition for such amount upon such banks, commencing with banks having a circulation exceeding one hundred thousand dollars, in States having an excess of circulation, and withdrawing one-third of their circulation in excess of one million of dollars, and then proceeding are to the proceeding are the with banks, having excepts. tion exceeding one hundred thousand dollars in States having the largest excess of circulation, and reducing the circulation of banks in States having a smaller proportion, until those in greater excess have been reduced to the same grade, and continuing thus to make the

reduction provided for by this act until the full amount of thirty millions herein provided shall be withdrawn and shall be distributed among the States and territories having less than their proportion, so as to equalize the distribution of such circulation among such States and Territories upon the basis provided the bill to the Coumittee on Pacific Railroad. It involved, he said, many important questions, one of them being the question whether there really is a quired within ninety days after reduction, it shall be the duty of the comprosite of the Currency to sell at public auction, having given twenty pration of the morning hour, which brought up, as unfinished business, the Supplementary Currency bills.

All APIAN moved to recurrence bills.

Mr. HARLAN moved to postpone this and all prior orders, and proceed to the consideration of the Indian appropriation bill. Lost—yeas 23, nay 30.

The pending amendment to the supplementary currency bill was that offered by Mr. POOLE, when the bill was last up, but at the request of Mr. SHERMAN he withdraw it.

Mr. SHERMAN then offered an amendment to the fourth section, providing that on the softward and the section, providing that on the softward in the section, providing that on the softward in the section, providing that on the softward in the section of the softward in the secti withdrawn, so that the aggregate of cir-culation shall not at any time exceed three hundred millions of dollars. Section five provides that any bank-ing association, located in any State hav-ing more than its proportion of circula-tion may be removed to any State having less than its proportion of circulation,

ander such rules and regulations as the Comptroller of the Currency, with the approval of the Secretary of the Treasury, may require.
On motion of Mr. HARLAN, the Senate took up the Indian Appropriation bill, and then, at 8.10, went into executive session and soon after adjourned.

HOUSE OF REPRESENTATIVES. The appointment of a Conference Committee on the Tenure-of-Office bill by the

Mr. BUTLER asked unanimous cor sent to it, but Mr. BROOKS objected.

The bill renewing Miller's patent improvement for surface condensers for steam engines, passed; also, the bill for the reissue of Atkin's self raker patent; also, for Ulark's lastenings for hay and manure patent.

manure patent.
The bill reviving Hoe's improvement The bill reviving Hoes improvement in printing press for seven years and certain restrictions was supported by Mr. Jenckes, and at the expiration of the morning hour went over antil to-morrow. The House then proceeded to business on the Speaker's table, and took up the Senate message asking a Committee of Conference on the Tenure-of-Office bill. Mr. BUTLER, of Mass, moved to

Mr. SCHENCK moved the House recede from the disagreement to the Sen-ate amendment, which motion, he re-marked, had precedence over every other motion.
Mr. WOODWARD moved the House insist on its disagreement, The vote was distilling taken on Mr. chenck's motion, to recede, and re-

agree to the request for a Committee of

ulted: yeas 60, nave 150. The House then voted to instend the agreement and to agree to a Committee of Conference.

Subsequently, the SPEAKER appointed as such Committee Messrs. Butler, Mass. Washburne. Wis., and Bing-

The following is the vote on Mr. Schenck's motion. Schence, Beatty, Ben-

or otherwise, to reduce the amount of Getz, Gilfillan, Galladay, Griswold, such deposits to a sum not exceeding Haight, Haldeman, Hale, Hambleton, ninety per contum of the bonds deposited penalties are provided for bribery, Hoge, Hoer, Holman, Hopkins, Johnson, Soution the provided for bribery, Hoge, Hoer, Holman, Hopkins, Johnson, Section two provides that liquidating banks shall range up their bonds within ninety days, in default of which they shall be sold at public auction in the city of New York.

Section two provides that liquidating Jones, (N. C.) Jones, (Ky.,) Judd, Jones, (N. C.) Jones, (Ky.,) Judd, Jones, (Inc., Lash, Logan, Toughridge, Marshall, Mayhan, M'Carthy, M'Cormick, M'Neely, Morfatt, Moore, (Ind., Morgan, Morrill, (Me.,) Mungen, Nibland, Mayhan, M'Carthy, M'Cormick, M'Neely, Morfatt, Moore, (Ind., Morgan, Morrill, (Me.,) Mungen, Nibland, Mayhan, M'Carthy, M'Cormick, M'Neely, Morfatt, Moore, (Ind., O'Neil, Orth, Packaid, Payhe, Payhan, M'Carthy, M'Cormick, M'Neely, Morfatt, Moore, (Ind., O'Neil, Orth, Packaid, Payhe, Morgan, Morrill, Meyhan, M'Carthy, M'Cormick, M'Neely, Morfatt, Moyre, (Ind., Neyhan, M'Carthy, M'Cormick, M'Neely, Morfatt, Meyhan, M'Carthy, M'Cormick, M'Neely, Morfatt, M'Carthy, M'Cormick, M'Neely, Morfatt, M'Carthy, M'Cart lack, O'Neil, Orth, Packaid, rayne, Palmer, Phelps, Porter, Randall, Reading, Reeves, Rice, Rogers, Roots, Shumacker; Sheldon, Slockin. Smith, (O.) Smith, (Tenn...) Stevens, Stiles, Swann, Sweeney, Tanner, Trimble, Tindel, Upson, Van Auken, Voorgees, Washburne, (Wis.,) Washburne, (Mass.,) Welker, Wells, Whittemore, Wilkinson, Williams, (Ind.) Wilcher, Woodend Wood.

structure and postroad. After some discussion the bill passed. On motion of Mr. BUTLER, Massachusetts, the Constitution passed for the State of Texas was ordered to be printed. Mr. HOOPER called up the motion to reconsider the vote by which, on the 18th inst., the bill to amend the act of July 20th 1868, to impose taxes on distilled spirite and tobacco, was referred to Com-mittee on Ways and Means.

The vote was reconsidered and the bill came before the House for action. It amends section pight in reference to the ownership of real estate of such dis-tilleries, by allowing in certain cases a bond to be taken. It amends section bond to be taken. It amends section twenty by providing that in distilleries of a producing capacity of less than one hundred gallons in twenty-four hours, and in which grain or meal is mashed by hand, or without the use of steam, sixty, gallons of mash or beer brewed or farmented from grain, shall represent not less than one bushed of grain. It amends section fifty-slight by

rectifiers. It amends section fifty-seventh by requiring all revenue taxes for packages of tobacco and snuff to be numbered in continued series for each collection district. The second section requires statements of the stock of tobacco, snuff or clears manufactured prior to the 23d of November, 1868, on which the tax has been paid, but not stamped, to be made within sixty days. The third section requires the Commisioner of Internal Revenue to have suitable special stamps prepared. The fourth section prohibits the withdrawal from bonded warehouses of tobacco, snuff or cigars, unless put up in packa ges and stamped.

Mr. HOOPER explained the provisions A discussion took place in reference to the provisions concerning cigars, partici-pated in by Messrs. Hooper, Allison, Rutler Moss Stevens and Indd. Mr. Al.LISON moved to strike out the paragraph in reference to the withdraw-

Logan, Garfield and others.
Mr. LOGAN declared that the proposition extending the time for withdrawing whisky from bonded warehouses was in the interest of the whisky ring, and rob-bing the government of millions of dollars; that the attorney of the ring in Washington, a man named Boyd, was furnished with plenty of money.

Mr. KELLEY favored the proposition,

and gave the reason why it should be adopted. Mr. BUTLER desired the House to be ing only a little more when filled up, and; which were very difficult to detect. He

taining the clause in reference to bonded warehouses and declared that if there were attirneys on the one side of the question, there were also attorneys on the other, representing the rich distillers.

mittee on Roads and Canals, reported a bill authorizing the building of a rail-road bridge over the Ohio river at Paducah, Ky., by the Paducah and Gulf Rail-road Company, with a span of not less than four hundred feet in the clear over the main channel, and to be a legal

houses, and argued in advocacy of his motion.

very careful how it passed the bill, be struction by a strict party vote decided cause, in relation to clear stamps, forged to report Mr. Butler's Georgia bill.

York at two dollars the thousand, costs

which were very difficult to detect. He distributed some specimens of forged stamps among the members.

Mr. SCHENUK opposed the proposition and expressed himself in favor of requiring the withdrawal of the whisky so that those bonded warehouses should be closed up. The tobacco stamps had been printed in a coarse way, and on coarse paper, so if not largely countaring fetted they might easily be. He believed the government was losing revenuelarged by on that account by tobacco stamps. ly on that account by tobacco stamps; being almost worthless. This bill con-tained a remedy for that, and therefore, he was anxious for its passage.

Mr. ARCHER argued in favor of re-

Authorizing the Burgess and Council of Freeport, Armstrong county, to yacate a bayoul or eddy and connect. Took of the same high, a ceftductor, two engineers, armstrong county, to yacate a bayoul or eddy and connect. Took of the same and the present the present the present of the present the p

THE CAPITAL. By Telegraph to the Pittsburgh Gazette.

WASHINGTON, March 30, 1869. BRIDGE COMMISSION. By direction of the Secretary of War a commission will assemble in New York on the 31st inst., to examine and report upon the subject of a bridge across East river. Generals Wright and Newton and Maj. King compose the commission.

MILITARY CHANGES. Brevet Colonel Schofield, Major of the Forty-first Infantry, has been relieved from duty in the department of Missouri; Brevet Brigadier General R. C. Brum has been ordered to report for duty to General Meade, at headquarters in the

Military Division of the Atlantic. ONLY ONE NOMINATION. The President to day sent only one nomination to the Senate, namely, Chas. S. Hamilton to be Marshal for the District of Wisconsin. General Hamilton was a class-mate of President Grant at

West Point, and served during the war principally in the Southwest as Major PLACED ON PILE The entire mass of applications for postions under the government, ministers, consuls, &c., have been classified and arranged at the State Department and placed in regular order according to the weight of recommendations appended to each. The appointments will be made from them so as to give the several States

their due proportion of them. All due regard is being paid to in strength the Department in all cases. VARIOUS MATTERS. The President received several visitors this morning, among them Senators Tipton, Corbett and Robertson.

At the Cabinet meeting to-day all the members were present.

Mr. Haisey has decided to accept the office of Register of the Treasury.

The President sent to the Senate today, in compliance with a resolution, the letter of Secretary Cass giving his res sons for resigning as a member of President Buchanan's Cabinet, and also Buchanan's reply.

GENTRAL PACIFIC BAILROAD BONDS. The testimony before the Senate Committee goes to show that there has no over issue of government bonds to the Pacific Central Railroad. The bonds were facis, and after the opinion of Attorney General Evarts had been given to the effect that the Secretary of the Treasury could no longer withhold them, under section eight of act of 1864, authorizing the issue of two-thirds the amount of the bonds on completion of the work to advance of leving the rails. It is also shown that the Union Pacific road is far from being completed to Ogden, as alleged. In the Echo and Weber canons of the Wastach Monntains, thirty miles east of Ogden, there are several miles of temporary track, to the mile in use, upon which the Union Pacific Railroad Company have received their full quots of bonds, al-though the road is not built upon the approved line of survey, and two tunnels are still unfinished, one of which will not be completed until the 30th of April, by which time the Central Pacific Railroad will have reached Ogden City.

THE CASE OF TEXAS. About fifty Texas gentlemen appeared before the Reconstruction Committee this morning. Gov. Hamilton stated the case for the party, which asks to vote upon the new Constitution, and discussed the equal rights and suffrage clauses.
Some conversation grose between them and the speaker as to the true meaning of the disfranchisement section, which is copied from the new Constitution of South Carolina. Gov. Hamilton con-tended that those only can vote who can-hold office under the Fourteenth amendment, That interpretation being ques-tioned, and the member from South toned, and the member from South Carolina having remarked that no one is now a disqualified voter in South Carolina.

The discussion on that subject was participated in by Messrs. Kelly, Butler, General Butler said "that is explicit." enough." Gov. Hamilton then spoke against all disqualification as a permanency. The further hearing was adjourned until Thursday. FUND APPROPRIATED.

The General Committee who had charge of the inauguration ball held a meeting last evening and resolved to devote the surplus fund for the purchase of Clark Mulls' statue of President Lincoln. GEORGIA CASE.

The General Committee on Reconstruction by a strict party vote decided

NEWS BY CABLE. IBy Telegraph to the Pittsburgh Gazette.]

LONDON, March 30. In the draft of the new Spanish Constitution the reign of the king te not limited to eighteen years, as reported. On the contrary, the pos-session of the crown remains with the king for life and idescends to his hely the period of whose majority is fixed at the eighteenth year.

go metioda al --TO COLUMN MARINE, NEWS .: 1 COMPAN QUEERSTOWN; March 30.—The steam-ship Tripoli, from New York, arrived yes-terday. The steamship City of Baltimore, arrived to-day:

FINANCIAL AND COMMERCIAL. LONDON, March 30.—Evening—Consol s. 93/(@93/; Five-Twenties,83/; Erie, 24/; Himols; B... Petroleum firm at 1s. 1-64. for refined. Common Rosin, 6s. 6d. 7 urpentine, 81s. 9d. Tallow, 47s. 3d. Sf. erm oil (@s.) Whale oil; 37s. Calcutte, Himoly 189s. Swear quiet at 89s. 9 oil, 1048. Whisle oil, 578. Laiceute, He-seed oil, 598. Sugar quiet at 398. 9 d. Antwerp, March 30. — Petroleum eksler at 54%@55%. EFRANKFORT, March 30.—Bands, 57

@87% March 80. Cotton active and higher; sales of middling uplands at 12%d.: Orleans, 12%d.: Vf heat 4 sales at 12%d.; Orleans, 12%d. Wheat sales of 2,000 bus California whiles at 8s. 3d.; ord winter, 9s. 10d. Flour, 2s. 6d. Corn; 90s. 3d. Oats, 3s. 4d. Barley, 5s. Peas, 40s. Pork, 100s. Heef, 90s. Lard, 75s. Cheese, 76s. Baccu, 63s. Common rosin, 5s. 3d. Petrolcum, 9s. Tallow, 40s. Linseed oil, 32s. Turpentine, 30s. Paris, March 8s.—Bourse quiet. Rentes, 70f. 37c.

Havre, March 80.—Cotton closed buoy—ant at 146f. 50c. on spot. ant at 146f. 50c, on spot.