

The Jeffersonian.

THURSDAY, MAY 21, 1874.

The Arkansas Contest for the Governorshp Ended ---- The by the fact that the Supreme Court is made bent.

This is one of the most remarkable political contests of the age. For the purpose of presenting the leading facts in the case we will briefly review the whole matter.

Elisha Baxter and Joseph Brooks were candidates for the office of Governor of Arkansas at the general election held on the 5th of November, 1872. The returns of this election were transmitted to the seat of government by the returning officers of the several election districts, directed to the presiding officer of the Senate, who during the first week of the session of the Legislature shall open and publish the same in the presence of the members there assembled. Contested elections shall be determined by both Houses of the General Assembly in such manner as is or may be prescribed by law. Such is the requirement of the State constitution. Pursuant to this requirement of the Schools, delivered an address in the Court constitution the votes for Governor at said House, on Monday evening last, to the citielection were counted, and Baxter was zens of this place and vicinity, on the Nordeclared to be duly elected. When the present mal School subject. The meeting was organconstitution was adopted, there was a law in ized by electing Judge DeYoung, President the state which continues in force prescribing and Thos. A. Bell, Sec'y. The address was the mode in which the contest should be much to the point and was listened to with

first section of which is as follows: "All that the whole county could have heard him, contested elections of Governor shall be decid as we have no doubt that it would have reed by the joint vote of both Houses of the sulted in removing all doubt of the feasibility General Assembly, and in such joint meeting of the enterprise, as also the profit morally,

the President of the Senate shall preside." socially, intellectually, as well as financially.

asked, for his right to the office, if establishtannery usually enjoy themselves when corn ed at all, is established by the judgment of ed by knocking each other down with cobble the Circuit Court of Palaska county. We

stones. - Easton Argus. are of opinion that the Circuit Court had Our friend of the Argus is mistaken. A jurisdiction of the subject matter, and its more quiet, industrious and gentlemenly set judgment appears to be regular and legal. of men are employed in no establishment in Having arrived at these conclusions the dethe vicinity of Stroudsburg. murrer is overuled and the writ of manda

mus will be awarded, as prayed for." Was there ever more complete judicial somersetting? This judicial burlesque is intensified they had no jurisdiction over the case. These

judges have since become partisans of

ceptions, have petitioned the President to recognize Brooks as the legal Governor of Arkansas. The only question the President had to consider was, which was elected according to the laws of Arkansas? When put in this its only proper shape, there cannot be a particle of doubt that Baxter has all the forms of a legal election on his side, President's proclamation issued on the 15th, inst., declaring him to be the legal Governor of Arkansas, will meet with almost universal

Normal School Meeting.

pprobation.

Pursuant to announcement Prof. Wicker sham, State Superintendent of the Common

conducted before the general assembly, the marked attention by all present. We wish

after 11:25 A. M. Brooks, and all of them, with one or two ex-

name more suitable without roaming through are equally deserving of the sobriquet, "Butthe Teutonic regions of a foreign country? If termilk," for we occasionally see them freely living, Beethoven would no doubt consider indulging their appetite in stowing away the and is therefore entitled to the office, and the himself sufficiently honored in having them white liquid, of which the "Knight of the and its name is "Beethoven."

the proper observance of Decoration day.

rades. All contributions of flowers will be thankfully received, at the Express office, on the

morning of the 30th.

Suicide by Hanging.

Franklin Culberson, aged about 33 years, Brooks felt himself aggrieved at the result Institutions of this kind had a great reflex a carpenter by trade, and citizen of this place, of the election, and accordingly presented to benefit, property as well as everything that was, on last Tuesday morning, 19th inst. the lower house of said Assembly his petition tends to make a people or community about 8 o'clock, found hanging by the neck for a contest, but by the decisive vote of 63 worthy and valuable, are wonderfully promo- dead, from the beam or plate of the shed of to 9 it was rejected by that body, which alone ted. He would put up the Normal School the brick yard fronting on Green street, had jurisdiction of the case. But notwith- building with his own funds if he could have which yard was formerly worked by Melchoir standing this, subsequently, the Attorney secured to him the consequent increase of Bossard. On the morning of his death he General of that State upon the petition of the value of property in its vicinity. The got up about 4 o'clock, his wife asking him ing to Foxtown hill .--- It is rumored that

Brooks applied to the Supreme Court of Legislature would appropriate as much to us whether it was not too early to stay up, when the handsome and accomplished George, is

THE workmen at the East Stroudsburg What We heard and Saw within the Week.

The handsome and truly good "Swarty," was excused last Thursday evening from meeting his "chums" in secret conclave, last Saturday night, but not for the purpose of getting

handsome little "brunette," seated upon a of its path. The flood poured through than was called for by any previous h

shoes. Wear the old ones. " Anxious cares the pensive nymph's oppressed,"

retreat in the pines, near the Iron bridge, last from buildings destroyed and damaged. Sunday morning, there to drink in the beau- bridges have been carried away, roads ties of nature and contemplate "Love's young ruined, and hundreds of acres of meadow dream."-Found.-Last Sunday morning, land rendered almost valueless. The fourteen postage stamps. The owner can have total loss must far exceed \$1,000,000 the same by calling upon "Tannery," and

who are in the habit of making "night hideous with their howls," in their attempts to murder music in the vicinity of the old Presbyterian church, are requested by the residents of that locality, to change their place of meet-

America :

MANUFACTURING TOWNS SWEPT AWAY-TERRIBLE LOSS OF LIFE-DESTRUC TION OF PROPERTY.

A GREAT CATASTROPHE

A frightful accident occurred on Satur factories, and a great number of dwell lieved, is so framed as to cover all deser ing houses. The disaster was so sudden ing cases, and yet is so well guarded play his music. But then the child is born pencil" was so fond. One in particular, a that hardly anybody had time to get out to make the total sum required much

dry goods box, protected from the burning rays the narrow gorge formed by the hills on DECORATION DAY .- All soldiers and sail- of the sun by a striped awning and the butter- each side of Mill River, demolishing everyors of the late war residing in and around milk disappearing by the quart. But then the thing before it, and carrying down an awful Stroudsburg, are requested to meet at the presence of one well posted in the science of debris of shattered timbers, broken machin-American House this evening at 71 o'clock, electricity and the mysterious tick, tick, of the ery, uprooted trees, and mangled corpses for the purpose of making preparations for magnetic wire, had nothing to do with it .--- At Florence, five miles below Willsams Ladies don't cheat when playing croquet. Oh, burg, the country becomes more open, It is carnestly hoped that the churches no, but you ought to hear them quarrel. --- and there the torrent spread itself over and Sunday schools will participate in this "Tannery" is sojourning at the Kittatinny the meadows, and so spent its force. At ceremony and lend their assistance to the house-as a dauber. He says he is all O. K. Northampton, however, three miles further surviving heroes in paying their annual floral with the cooks. Good boy .--- The latest ex- on, the swollen current of the river tribute to the memory of their dead com- cuse for not attending Sunday School-tight demolished several bridges and inter rupted railway travel.

It is utterly impossible as yet to give a as they were wending their way to the cosy detailed estimate of the losses. Aside

paying expenses of advertising .---- The trio Proclamation of the President Recognizing Baxter as Governor of Arkansas. The following is the President's proclamation on the Arkansas question. By the President of the United States of

PROCLAMATION.

Whereas, Certain tububulent and dis

"I say," said a rough fellow to: with conspicuous bow-legs, "I say, day you have to have your pantaloons e with a circular saw ?"

Equalization of Soldiers' Bounties The House Military Committee have

lost, as some evil disposed persons supposed. day morning near Northampton, Mass., authorized Mr. Gunckel to report a -The windows are all right, the curtains by which over 145 lives were to equalize soldiers' bounties, which Post OFFICE ITEM.-The P. M. of Strouds- fit close, especially when a chair is placed lost and an immense amount of property will do to morrow. The bill has h burg take pleasure in announcing to the public, against them, and the fair occupants are was swept out of existence. On the long and carefully considered, the that on and after Monday, the 18th inst., there charming, but then they are somewhat mysti- upper part of Mill River, a small mittee having taken testimony of will be an additional daily mail forwarded at fied and cannot conceive how we secured the tributary of the Connecticut, in Hamp- Paymaster General, Controller, 8 7:45 P. M., through to Binghamton, New facts contained in the interesting little story of shire County, there are three large reser- Auditor and others. It provides for of Baxier, the present incum- they rendered the decision declaring that York. This mail will include all letters for the "Odd man." Sweet little cherubs from voirs for the use of the stream along time of \$8.33 per month for all the Western part of New York, and Western the realms of fairy-land are ever hovering which line the banks of the stream along time of service, deducting bonn States, which may be put into the Post-office around you, dear ones, and the gentle winds its whole course. One of these burst already paid. In case the bon M. A. LEE, P. M. bear their messages to our ubiquitous report- suddenly between 7 and 8 a. m., and the amounts to \$100 or over, the sole ers. -- We have a friend, who while report- imprisoned waters were hurled with may, at his option, take a warrant of BAND No. 2., was christened last Friday ing the proceedings of the Turf Congress, con- tremendous violence upon the villages 160 acres of land, for which he evening by a lady. The name is "The Beet- vened at Memphis, Tenn., a few years ago, was below, while some of the inhabitants were without residence or settlement, oht hoven Brass Band." With all due regard dubbed "Buttermilk Jack," on account of his not yet astir, and others were just going patent. It also provides that widows for the lady's taste, we cannot say that we ad-wonderful stowing-away capacity of the delimire the name. Could she not have found a cious drink. So, a few fair ones in our "burg," village of Williamsburg was almost a period less than one year, and we obliterated. Thence the torrent swept killed or died in the service, shall received over Skinnersville, Haydenville, and \$100 bounty. This class has never h Leeds, destroying all the principal provided for before. This bill, it is

Grand Jury May Term, 1874.

Polk Township-Peter H. Shupp, The Altemose, Harrison LaBach. John Kenkl Tobyhanna-William Adams, Henry & ard, Perry Sox. Pocono-Peter Shick.

Smithfield-Reuben Treible, Isaac B. Kinte ohn M. Traugh.

Jackson-Joseph Frantz John Frutcher, Chestnuthill-William Barthold, Nati Hufford, David Everett.

East Stroudsburg-Levi Smith. Middle Smithfield-Levi Hoffman, Sa D. Pipker.

Stroudsburg-Jerome Williams, John K. Wm. T. Baker. Tunkhannock-George Merwine,

Paradise-George Bowman.

PETTY JURY Chestnuthill Township-Frederick Deine Amandus Woodling, Peter S. Altmose, Hamilton-Anthony Kintz, John F. Bend John Haldermean, Silas Barnes. Polk-Charles Shoop, Peter K. Hawk. Barrett-Rufus P. Northrup. Stroudsburg-Robert R. Depue, Michael Brown , Linford Root. Pocono-Peter Slutter, Jacob Werkheim

Jackson-James B. Miller, Jerome Helle East Stroudsburg-John Hoensheld. Smithfield-Jacob Eilenberger. Tunkhannock-Andrew Wrick. Stroud-George H. Miller, James H. Ke

the State for a guo warranto to try the vali- as it had to any Normal School, which was he replied it was not. His wife got up about engaged writing a book to be entitled, "Swart- orderly persons, pretending that Elisha dity of Baxter's title to the office of Gover- \$35,000. We ought in the first place to 5 o'clock; and when she came down stairs ie's Jokes." His phosphorescent brain is Baxter, the present executive of Arkansas, nor. But that Court denied the application, secure by subscription \$60,000. Then every she noticed her husband's pocket book lying equal to the task .---- "Stickem" has not gone was not elected, have combined together upon the ground that the Courts of the State thing would go swimingly on. He promised on the shelf, of which she thought strange, "where the woodbine twineth," as reported. with force and arms to resist his au had no jurisdiction, and that jurisdiction in that we should have 500 pupils as soon as the but busied herself in getting breakfast, when He still lives, moves, and takes his wine at thority as such Executive, and other au such cases had been conferred upon the building was erected and properly supplied her husband not appearing at the usual the Washington house .---- The "blonde" thorities of said State; and

General Ascembly by both the Constitution with an efficient corps of professors and time, she suddenly became seized with a pulls the ribbons with the grace and skill of a Whereas, Said Elisha Baxter has been and Laws of the State. But Brooks was teachers. The Professor stated that there presentiment that he had killed himself, and practiced horseman. Whoop la !----While a declared duly elected by the General As- John F. Chaplain, Mr. Thomas J. One bound not to be settled by the highest Court are 16,500 teachers in the 4th Normal School requested her brother-in-law to help search lady (?) of pumpkin and milk color was pass- sembly of said State, as provided in the Miss Eliza D. Bartleson, both of South Ste of the State if he could help it. So he district. That more than enough of these for him. The night before his death he ing down town, last Thursday evening, when Constitution thereof, and has for a long Pike County, Pa. brought suit against Baxter in one of the in- were attending Normal Schools in other dis- purchased about 30 feet of rope at Matlack's opposite Wallace's lumber yard, she imagined period been exercising the function of ferior Courts, the Circuit Court of Pulaski tricts, than would be required to fill our hardware store. This rope he used for the that she had been insulted by a young lady, said office, into which he was inducted fat, fair, and not forty," who was standing he was inducted according to the Consti county, alleging that Baxter was a usurper, school full. That the great beauty of the terrible deed, he doubling and twisting it, inside the gate when she passed. She turned tution and laws of said State, and ought and claiming that he, Brooks, had received surrounding scenery, the healthy and brac- and fixing in it a large knot which he placed upon the unsophisticated damsel and gave by its citizens to be considered as the 15,000 more votes than Baxter, and prays ing atmosphere, and the desirableness of the under his ear, and which doubtless dislocalawful Executive thereof ; and

vent to a torrent of abuse, such as can only that the office of Governor might be given to location, together with the fact that it was ted his neck, producing instant death. Drs. Whereas, It is provided in the Constitu find its equal in the classic regions of Baxter him, and \$2,000 besides, the emoluments of as near the centre of the District as was pos- Seip and Patterson on examination found tion of the United States that the United street, among the slums of New York. It is said office accruing during the time Baxter sible rendered this place or vicinity a most that his neck was completely dislocated. States shall protect every State in the about time officer Keener looks after these Union on application of the Legislature. had held said office under protest. But here desirable location for the Normal School of When hanging his head was about four feet foul-mouthed characters .----- If Adam and Eve Brooks was more fortunate. What the the 4th district. The Professor is most from the beam to which the rope was or of the Executive when the Legislature had as much trouble in the "little garden," as cannot be convened, against domestic viol-Legislature had refused to do, and what the keenly alive to the general usefulness of these fastened, and his feet about three feet from our modern Eve down town, has with her ence : and

Supreme Court of the State declared it institutions. But it is natural that he should the ground. Mr. Culberson was known as lovers, no wonder they raised Cain .---- To ar-Whereas, Said Elisha Baxter, under had no right to do, the inferior court of so feel. He first saw and comprehended the an industrious, saving straight forward, good rive at the residence of your " darling ducks,' section 4 of article iv of the Constitution at ten o'clock at night, gentlemen, leaves but of the United States and the laws passed Pulaski county did, notwithstanding Baxter's pressing necessity for their establishment. citizen. He purchased a house and lot a demurrer or plea that said Court had no He by way of experiment started the Millers few years ago for \$1400, and had it paid for a short time for you to hold sweet communion in pursuance thereof, has heretofore made jurisdiction, and without further action, soon ville Normal School on his own hook, which and money at interest, at the time of his and return before day-light .---- "Swarty" application to me to protect said State and

after, on the 15th of April last, rendered from the very first was a tremendous success. death. He had a pleasant home and agreea- contemplates walking a match with Weston. the citizens thereof against domestic judgment in favor of Brooks in accordance Soon after he pressed the matter on the at- ble surroundings. He leaves a wife and two If he fails in making a match with the cele- violence ; and, with the prayer of his petition. In a few tention of the Legislature, and the result children. He served in the war of the brated "walkist," he will walk against time.

Whereas, The General Assembly of minutes after this decision, without any pro- was an act was passed inaugurating and Rebellion and was taken prisoner and con- He says he will wager any amount, from ten said State convened in extra session at cess to enforce the decision, but with a body establishing the Normal School system. And fined in the Salisbury rebel prison, where he cents to one dollar, that he can walk from the capital thereof on the 11th inst., pur of armed men, Brooks forcibly ejected Normal School buildings are erected in all was almost starved to death, and in order to Snydersville to Stroudsburg inside of ten suant to a call made by the said Elisha

Baxter and took possession of the Governor's the 12 Normal School districts of the State save his life he enlisted in the Rebel Foreign hours. He walked that distance on a trial beth houses thereof have office, before Baxter knew what judgment except 2 or 3, and movements are being Brigade, and did guard duty, but his trip, last Sunday, in nine hours, fifty-nine passed a joint resolution also applying to said Court had rendered. But on the next made in all three toward the erection of build- long starving period had fastened disease up- minutes and fifty-nine seconds. Make the me to protect the State against domestic match, George, and we will go a "shinney" violence; and day. Baxter's counsel made a motion to set ings. If we do not move soon and wisely, on him, which has resulted in his unfortun-

on your accomplishing the extraordinary feat. Whereas, It is provided in the laws of said judgment aside on several grounds, some other part of this district will take up ate and untimely end. From that time down -J. G. Keller is the Nestor of the Phoenix the United States that all cases of jusurchief of which was that said Court had no the project and push it to a successful conclu- to his death he has been troubled with one Fire Company .---- The verdant youth, down rection to the laws thereof, it shall be jurisdiction over the subject matter of the sion to our great loss and their great gain. disorder or another of his head. About town, who was parading up and down Main lawful for the President of the United and Meat Barrels; Forks, Rakes, also al suit, but the next day the motion was over- Our success would depend upon a generous three months ago he had an acute attack of street last Sunday, with a high "cady," trim- States, on application of the Legislature of old Iron, and many other things too nume ruled by the Court. This little Court and harmonious action. All petty selfish- inflammation of the brain, but he, to all apmed in deep mourning, has been the subject such State, or of the Executive when the to mention. evidently thought it had done a big job, ness must be thrown to the dogs. We should pearances, recovered from it, and resumed of much comment ever since. After numerous Legislature cannot be convened, to emand was fully resolved to stand by it. The not allow the question of locality to control work in Wallace's lumber factory, where he inquiries, we have been informed that he is ploy such part of the land and navel substance of the opinion of the Supreme our conduct. In short it was a magnificent has had employment for several years, and mourning the loss of a "Thomas cat" which forces as shall be judged necessary for May 21.74-3t Court alluded to above, is as follows. "Such enterprise, an opportunity of an age, which where he was accounted a good and trusty left this terrestrial sphere about three weeks the purposes of suppressing such insur an issue should be made before the General if unheeded or unimproved, must prove a workman. About two weeks ago however,

ago .--- "The Woman in Black, or is She rection, or causing the laws to be duly executed ; and

Whereas, It is required that whenever for the purpose aforesaid, he shall forthwith, by proclamation, command such insurgents to disperse and retire peace ably to their respective homes within a

Now, therefore, I Ulysses S. Grant President of the United States, do here by make proclamation and command all turbulent and disorderly persons to disperse and retire peaceably to their re spective abodes within ten days from this date, and hereafter to submit themselves Smithfield to the lawful authority of said Executive

and the other constituted authorities of shee of John Kresge, Son.

m. S. Rees, John F. Griffin Tobyhanna-James Grissman. Middle Smithfield-John Terpenney, Char W. Lander James Place.

MARRIED.

On the 13th of May 1874, at the Meil Parsonage in Center st., Stroudsburg, h

DIED.

At Resaca on May 14th, 1874, John Vanwhy, aged 22 years and 14 days

Special Notice.

Collars, ties, cuffs, suspenders, &c., Fried's.

Go to Fried's for clothing, boots m shoes, trunks, valices, and gents' furnishing goods.

The largest and best assortment of real made clothing, boots and shoes, trunks a valices at Simon Fried's.

Administrator's Sale.

Of the effects of the late Levi Strong, e offered at Public Sale, at the residen Wm. B. Ruff, in Stroud township, Month County, Pa., on

FRIDAY, JUNE 12, 1874 the following articles, to wit :

1 two year old Heifer, 1 acre ground ; 2 beds and bedding ; 1 Cool and Pipe; 1 Table, 6 Chairs, 1 Wash T Cabbage Cutter ; a lot of Crockery and Fa ware ; Fruit Jars, Tin ware, Knives and Fr a lot of Carpet ; Shoemaker's Tools . Carpe Tools; Crow-bar, and Grubbing Hoe; (

Sale to commence at 1 o'clock P. M. terms and conditions will be made known, MORRIS H. STROUSS, Admi

TRIAL LIST MAY T. 1874

John Merwine vs. Ezra Marviu. Chas. S. Detrick vs. C. C. Tasker. John E. Dennis vs Abraham Gish Charles Henry vs. Reuben Neyhari. Wm. Dotter & Co. vs. John C. Strunk. Frank Merwine vs. H. L. Sheuaman. Daniel Staples vs. Jacob Miller. Michael Kintner vs. Peter Merwine. Peterson & Carpenter vs. Timothy Mills Mathias Smith vs. John J. Fry. Joseph Greenswig vs. Reuben Hartzell, B

T. M. M'ILHANEY, Proth's. May. 14, 1874.

ARGUMENTLIST. MAYT. 151*

Lewis P. Peters vs. John DeYoung, Gam

In the matter of the Widow's Appraise

Assembly; it is their duty to decide, and no source of regret to all concerned. other tribunal can determine that question. We are of opinion that this court has no jurisdiction to hear and determine a writ of quo warranto for the purpose of rendering a judgment of *ouster* against the chief executive of this state, and the right to file an information and issue a writ for that purpose is denied.

political associations began to break up. Many the appearance of nature. of the leading Baxter men became ardent supporters of Brooks, and Brook's old supporters became warm friends of Baxter, and thus matters went on from bad to worse until the recent unheard of denouement, when the inferior court, before alluded to, decided ers intend to celebrate the 4th of July at against Baxter. And close on the heels of Tannersville. They have engaged the jury was composed of the following named this comes a case made up of persons all on Nazareth band for the occasion.

nor of the State, to which Brooks demurred,

dispute.

A WELCOME guest on our streets.-The sprinkler.

THE ice cream and soda water season has commenced. All the saloons are doing a rushing business.

After this decision had been rendered, have wrought a wonderful transformation in

THE Yeoman-ary in the vicinity of Port land are fond of their good old Apple especially when dealt out by a graceful Swan

THE order of the Mystic Band of Broth-

he suddenly without any assigned cause, left Married," we understand, is the title of a serthe factory. Afterwards, on being asked rial story soon to commence in a New York why he had left the factory, he replied that weekly. The hero, heroine, and old woman it may be necessary, in the judgment of

the country was all going to the devil and are said to be residents of this place .---- "Sut- the President, to use the military force there was no use working any more. Since ton's beer " is an exhilarating beverage. The then he has not been employed and has been secret of its manufacture is only known by two more or less melancholly and nervous down persons and they will never expose the secret to the time of his death. During these two by which it is made.----It is well for the THE gentle rains of the past few days, weeks he had, at times, worked in his gard- gang of drunken loafers who invaded the

> all day, but manifesting great nervousness. day night, that the proprietor was not at home Squire Rees summoned a Coroner's jury and or they would have left sorer and wiser men. and held an inquest on the body within about -Joe and Howard took a bath in the race an hour after the body was first discovered. at Kautz's blacksmith shop one evening last which was by Samuel Shively, whose brick week. They were hunting for dry clothes yard is about 75 yards from where the unfor-shortly afterward. tunate man was hanging in plain view. The

persons. A. Fowler, James M. Posten,

en, the day before his death working nearly kitchen of the Washington house last Satur-

A Sensation in High Life.

limited time.

said State, and I invoke the aid and co-operation of all good sitisses to all al. operation of all good citizens to uphold

Robert Huston vs. Michael A Bash. In the matter of a private road in Middle

Estate of Washington Overfield, dec'd. Reuben Christ vs. Casper Buskirk, Eld.

In the matter of the Widow's Apprais Estate of Washington Ooverfield, dee'd

Reuben Christ vs. Casper Buskirk, El-

At a regular meeting of the Town

held on May 4, 1874, the following Ordina

NOTICE.

T. M. M'ILHANEY, Clerk.

i Silh day

vents and ose

H, Chief Burges

BERLIN, May 15 -Additional infor-

the Brooks side, designed to get an opinion from the Supreme Court the reverse of the one previously rendered, and herein quota grand ice cream and strawberry festival. The "boys" know how to do it and we hope ed. To this end the State Auditor upon a regusition of Brooks, drew his warrant upon their coffers will be well filled from the prothe State Treasurer for the sum of \$1,000, ceeds.

payment of which was refused. Brooks then PLASTER.-We have more than double applied to the Supreme Court for a writ of our facilities for grinding plaster and have mandamus upon the Treasurer, who sat up. reduced the price. by way of defense, that Brooks was not Gover

N. S. WYCKOFF & SONS. Stoke's Mills, May 21-2t.

and thus the case was got before the Supreme Court, which on the 5th., inst. rendered the THE Phoenix Fire Company are making an following as their opinion of the matters in rangements for a grand excursion to New York on the Fourth of July. The excur-

"The only question that we deem it neces- sion will, as it should be, well patronized, as sary to notice is, did the Circuit Court have the proceeds are to be expended in purchasjurisdiction to render the judgment in the ing a team of horses for the use of the Comcase of Brooks against Baxter? We feel pany. As the steamer has been of great some delicacy about expressing an opinion service to the railroad company, especially upon the question propounded, but under at Tobyhanna, we think they would furnish the pleadings it has to be passed upon inci- the cars at a greatly reduced rate if the object of

James K. Walton, Wm. D. Walton, M. R. THE Phoenix Fire "laddies" will soon hold Brown, and John G. Keller. Their verdict member of the Imperial family in St. accords with the foregoing.

> The Temperance Crusade at Harrisburg HARRISBURG, May 15 .- The temper ance ladies made their first crusade in this city yesterday afternoon. They visited the National Hotel, were kindly received by the proprietor, and their request to hold religious services granted. The sal of liquor was suspended during their visit A large temperance meeting was held in

vate scandal. the Baptist Church last evening, and ad dresses made by Senators Cooper, Ander- ted personage in this city having missed tory of Little Rock was there such gen- Borough; and any Cow. son and Chalfant, and Representatives her diamonds, communicated the fact to eral rejoicing. Crowds of men, women Steer so found running at Stranahan and Wolf.

A number of ladies from Williamsport petrator of the theft was her own son. are reopening, flags waving and bands play were present and submitted appropriate Intelligence of the affair coming to the ing. Hundreds of people are visiting for each and every resolutions thanking their friends in both Emperor, he directed that legal proceed. Baxter's headquarters to congratulate such Cattle remain it branches of the Legislature for their ef ings should take their course, notwith him. forts in preventing the repeal of the Local standing personal considerations. It seems dentally, if not absolutely, in determining the excursion should be made known to the Option law. Mrs. Dietrich made an elo the dimonds were given by the Prince to to his forces to night complimenting them Attest :-- B. S. JACOBY

mation with regard to the arrest of a the law and preserve the public peace. In witness whereof, I have hereunto Petersburg shows that there was an error set my hand and caused the seal of the United States to be affixed. Done at the in the first despatches as to the name of city of Washington this 15th day of May, the person implicated. It was not the in the year of our Lord eighteen hundred May 14, 1874. Grand Duke Nicholas, brother of the and seventy four, and of the independence Czar, but one of the Emperor's nephews of the United States the ninety eighth. of that name who was arrested. All that is known of the cause of the arrest is con By the President : tained in the following despatch to the Augsburg Gazette, which mentions no

HAMILTON FISH, Secretary of State. LITTLE ROCK, May 15 - As soon as names and reduces the affair to mere pri-

the contents of the President's proclamation became known to day the wildest ex "ST. PETERSBURG, May 14 .- An exal- citement provailed, and never in the his the police, who discovered that the per and children now throng the streets, stores after that date, shall le t

Town Council of the Hor burg, and it is hereby enactthe same : That on and a

May, 1874, all Cattle are

was unanimously passed.

Be it ordained by the

and there kept until thereof shall pay a ba they will be advertised for their response to his call, &c.

U. S. GRANT.

May, 14-2t.