all existing local option laws.

and the third \$200.

of eating houses to sell liquors.

46,365, and it leaves the remaining litical Thugs are driven, is made ap-State. district with 67,221 of a population, parent as the noon-day, by the fact nearly one half more than in Frank- that they are now claiming as a viclin county. Again, add Fulton to tory for them, the passage of a bill Franklin, and the Bedford and Som- which they clamorously opposed and erset district will still have 3,136 vainly tried to amend and defeat more of a population than Franklin The new election law is distinctively and Fulton combined. Or take Bed- a Republican measure, shaped in a ford and Somerset together, and they Republican caucus, and so eminently contain 2,496 more of a population fair and just that our political espothan Franklin county. Franklin nents were constrained to commend may be creeted into a separate dis- it and vote for its adoption. trict, and "bless her let her go" into one, if she insists upon it But per-

The nomination by the President, form" which are well worthy the at- was favorable to him, and the apof Hon. Morrison R. Waite, of Ohio, tention, not only of our Legislators pointment promises to be popular and for the office of Chief Justice of the and educators, but of all reflecting also, what is better than that, an ad-Supreme Court of the United States, citizens: Says Mr. Hawkins, of the vantageous one to the country. and his unanimous confirmation by necessity of a system of public edu- of Judah P. Benjamin and John Slithe Senate, appears to give general cation in every enlightened State dell have just been pronounced insatisfaction to the entire country, even there can be no question. In the valid in the United States Supreme of killing off any possible chance that the most captions of the opposition United States especially there must Court. In the former case the ground he might have prospectively. He the most captions of the opposition be free schools. Self-preservation leaders, conceding his fitness for the letter it was decided exalted position, their chief objection imposes upon our Government the that the purchaser took an estate that being, that as yet, he has not acquired duty of educating the people suffi- was terminated by the death of the a National reputation or does not hall ciently to qualify them to exercise in- defendant and that the title of his from New York or Boston. During telligently the right of suffrage,- children as heirs was not affected the pendency of his nomination in Conscious of this, every free State the results work of the Conscious of this reverse free State the results work of the Conscious of this reverse free State the results work of the Conscious of this reverse free State the results work of the Conscious of this reverse free State the results work of the Conscious of this reverse free State the results work of the Conscious of this reverse free State the results work of the Conscious of this reverse free State the reve the Senate, both the Ohio Senators has made some provision for the ed- tion which ends all forfeitures of Sherman (Re.) and Thurman (Dem.) ucation of its people. So great and property with the life of the owner. -bore testimony to his exalted char-beneficent has been their influence acter, and legal abilities, and when upon the people, that the waterial is still enormous, though the present the unemployed laborers of the city yourself. the year and navs were called every prosperity, intellectual and moral desinteresting to notice that although ed to nothing. An effort has been of the situation, and set up a scream, Senator present voted for his confir- velopment, respect for law and obedir Germany has recently immerged from made for weeks to incite the laboring the husband relapsed into profanity mation. It is very seidom that so ence to it, in each State, may be rel- a most successful war, and has conmarked an endorsement is received atively measured and calculated by solidated her several petty Kingdoms with little effect. The real laborers man went off to answer a call some by any candidate before the Senate, the condition of the free public under King William about half of look with suspicion upon the orators where else. The husband got his

We take the following biographical schools. sketch of this newest and highest in- We have in the United States over Official returns made to the Bureau dicial officer from one of our exchang- fourteen and a half millions (14,- of Statistics show that during the work?" became a very common quest to the proprietor. By the way where es. "Chief Justice Waite comes of 500,000) of children of the school quarter ended Dec. 31, 1873, 44,789 tion as to the red-nosed individuals was the proprietor. good New England ancestry, and of age; we spend annually for schools Of this number 24,699 were males peals in behalf of "we laborers." a line of able lawyers. He is a son over ninety-five millions (\$95,000, and 20,000 females. Under fifteen And, as it never could be ascertained the clerk was staggered though not of the late Chief Justice Waite of 606) of dollars, which is equal to years of age, 11,223; fifteen and un- that the red-noses had ever illumin- convicted. He finally consented that Connecticut, one of the leading jur- one-third of one per cent. of the der forty, 27,583; forty and over, 5,- ed any shop or factory, or other they should stay till morning when ists of New England. He is in his property, real and personal, of the Of the total arrivals, 7,523 were sidered laborers were scouted. Not- went below fifty-eigth year. He was graduated at whole country, as returned by the from England; from Scotland, 1,292; withstanning the inflamatory appeals A few minutes after, the watch-Yale College at the age of twenty- last census; and we employ two hun- Wales, 76; Ireland, 5,912; Germany, to the laborers out of work to join in man passed the room, supposing, of the com-Yale College at the age of twentytwo. In 1838 he went to Toledo and
two. In 1838 he went to Toledo and
entered upon the study of law, practicing with his preceptor eighteen years.

The National Goving with his preceptor eighteen years.

The wives successive the the man had been ejecting the twints are in the demonstration on Tuesday, and demonstration on Tuesday, an He has twice declined a seat on the neational purposes one hundred and 67; Holland, 500; Russia, 209; Po- Square, and of these but few were la- to the office to get it. The watch- for each member, came up on its sec- sewing room. Nine women who announces the total loss of the ship Supreme Court bench of Ohio. In 1849 he was elected a member of the Legislature, serving with distinction. In 1862 he was a candidate for Conceived a majority of 1200 in Toledo. In December, 1871, he was appointed as counsel to Geneva, his associates as counsel t gress, and although defeated, he re- of is discussed. In the last Congress maica, 10; Bermuda, 12; Sicily, 30; thing by industry and sobriety, shall the shtreet, but I'll fix ye. Come and Democratic parties respectively, sorting rooms were saved from des- Goliah. When within fifty miles of New Jersey Railroad was run as counsel to Geneva, his associates reported favorably a bill for this purrendering cheerful testimony to the pose, and after a careful debate and to the U. S. Senate from Maryland red flags and badges, and that was "I'll have no more bother with Finally, after considerable skirm- rup, Miss Moon, Mrs. Martin Gar- assistance, subsequently repaired to the lights on the rear of the passes. ralue of his learning and labors during the arbitration, and the arbitration, and the arbitration of the femiliarity he manifested
with the settled principles of internawith the settled principles of the Democratic is a good choice for the Democratic is and badges, and that was
is a good choice for the Democratic is all. The police ordered them to diswalked away.

Where the principle of internaw

Governor Francis R. Shunk, and a chosen President of the vision, and expended upon public education and their complexes held the real laborers written as boldly as possible. quite a young man, of scholarly atand had gained quite a reputation as large order of ability. He is not bril- ucation, than to educate 230,000 least \$4,000. liast, but has deeply studied Ameri-children

The liquor dealers of the State on policy and jurisprudence. He argument in favor of compulthe House for consideration yesterfor a year or two, but the elections The liquor dealers of the State can poncy and year or two, but the elections theld a convention at Rending last was never willing to be a mere law sory education is substantially this: day, and will be considered until a last fall going Democratic, as they held a convention at Rending last was not a sequence of the se week, and framed a new liquor bill, yer, and his framed say that, were and his framed say that, were and his framed say that were considered to have a which a delegation has asked to have laid before the Legislature, and enwas not indebted for his heavy docket effective and powerful preventative of is a Democrat of the anti-Bourbon consulting the judges. One Mierson, to-day. cted into a law.

The first section of the bill repeals

The postal telegraph bill introduce.

The postal telegraph bill introduce. The first section of the bill repeals of swift feet, but to ability and learnill existing local option laws.

The second section provides for an option provides for an option laws.

The second section provides for an option laws.

The second section of the bill repeals to a heavy conserved, but to ability and learning such as no mere lawyer can aping such as The second section provides for an one officer of his Court had ness of a routine uniform license throughout the State, preciate. He is, as a lawyer, at once statistics of England, Scotland, Ire-uniform license throughout the State, preciate. He is, as a lawyer, at once statistics of England, Scotland, Ire-uniform license throughout the State, preciate and philosophic, and is as land and of the different countries of the holidays is uniform license throughout the State, uniform license throughout the State, divided into three classes—the first livided l divided into three classes—the first unassuming in his private manners as Europe indicate that, other things office Committee of the Senate. Mr. nate the two men. class to pay \$50, the second \$100, and the third \$200.

The fourth section repeals all extractions are found to the found to the found to the found to the provided and the provided to the being equal, pauperism is in the instand what a ring of thieves headed to the being equal, pauperism is in the instand what a ring of thieves headed to the being equal, pauperism is in the instand what a ring of thieves headed to the bill, are both to the publication of legal notices of the popular that is as advection, as Notary Public was somewhat the publication of legal notices of the publication of the pub The fourth section repeats all existing licenses granted the proprietors straightforward, while his disposition mass of the people; that is, as educalisting licenses granted the proprietors straightforward, while his disposition mass of the people; that is, as educalisting licenses granted the proprietors straightforward, while his disposition mass of the people; that is, as educalisting licenses granted the proprietors straightforward, while his disposition mass of the people; that is, as educalisting licenses granted the proprietors straightforward, while his disposition mass of the people; that is, as educalisting licenses granted the proprietors straightforward, while his disposition mass of the people; that is, as educalisting licenses granted the proprietors straightforward, while his disposition mass of the people; that is, as educalisting licenses granted the proprietors straightforward, while his disposition mass of the people; that is, as educalisting licenses granted the proprietors straightforward, while his disposition mass of the people; that is, as educalisting licenses granted the proprietors straightforward is the proprietors of the people; that is, as educalisting licenses granted the proprietors straightforward is the proprietors of the people; that is, as educalisting licenses granted the proprietors of the people; that is, as educalisting licenses granted the proprietors of the people; that is, as educalisting licenses granted the proprietors of the people; that is, as educalisting licenses granted the proprietors of the people; that is, as educalisting licenses granted the proprietors of the people; that is, as educalisting licenses granted the proprietors of the people; that is, as educalisting licenses granted the proprietors of the people; that is, as educalisting licenses granted the proprietors of the people; that is, as educalisting licenses granted the proprietors of the people; the people granted the people granted the people granted the peop is that of a man as amiable as one of tion increases pauperism decreases, ready each consuming about four ing appointments of officers in his A supplement to the act of 1860 in so much will can be. He is a sound and as education decreases pauperism hours of the Committee's attention. court, and he so told Mr. Mierson. reference to taxing corporations, act establishing a State Homeapathic Born the political parties in Phila- Republican, and there is every reason increases. The same rule holds good To be brief, Mr. Editor, (as your cor- Thereupon Mr. Mierson waxed bankers and brokers. The suplement Hospital for the Insane. delphia have made their nominations, to believe that, with experience, he in our country. preparatory to the coming election. will confer dignity upon the exalted Taking the three States of Penn-

nominated by the Republicans with- and thoroughly justify the favorable tration, we find that of illiterate per. for the establishment of a telegraph has for decent Courts, as long as a stock. out opposition, and the Democracy expectations which are entertained sons one in ten is a pauper, while of ont opposition, and the Democracy expectations which are entertained the rest of the population only one in the rest of the population The N. F. Tribune, that has kind-The N. F. Tribune, that has kindly taken charge of Pennsylvania polly taken charge of Pennsylvania polities, Forney's Press, and the selfstylgle dissenting vote, and has passed
ities, Forney's Press, and the selfstylgle dissenting in the House where ed reformers, are striveing hard to second reading in the House, where many paupers as the same persons and to be sold by all established bound of the genuineness of a favorite whole to consider it. get up a third ticket, hoping thereby, it will also be adopted at an early would if required to get such an edu-telegraph offices. The government to throw the city, and eventually the day. It is very nearly the same as cation as our free public schools afford is also required to deliver without pose the Sherry drank in the country State, into the hands of the Democration only such containing only such containing only such containing only such the present law, containing only such that the present law that the containing only such that the present law nation of Stokely most fariously, and it to the requirements of the new ises it is argued that it is the right, within the circuit of the letter carrier declines supporting him. As that Constitution. The bill was prepared as well as the duty of Government, circuit. Five cents on each message six gallons of water, four gallons of sheet pursued the same course to- by the Republicans in cancus, and as the protector of society, to en- to be retained by the government as wards Governor Hartrauft, and signally failed in its frantic efforts to defeat him, its hostility is only calculafeat him, its hostility is only calcula- formers, McClure, and was most bit- tect society against pauperism and is received less than 25 words at the ted to increase the majority that the terly denounced as an outrage and a crime. It costs far less to prevent following rates; under 100 miles, 25 Republican city ticket will receive.

The Franklin Repository—ever two or three immaterial alterations, THE Fronklin Repository-ever two or three immaterial alterations, than it does to punish criminals, supready to ascribe a sinister motive for the conduct of others—commenting proving its just and non-partisan representations of the conduct of others—commenting proving its just and non-partisan representations of the conduct of others—commenting proving its just and non-partisan representations. The conduct of others—commenting proving its just and non-partisan representations of the conduct of others—commenting proving its just and non-partisan representations. The conduct of others—commenting proving its just and non-partisan representations are admitted with sufficient points and under 1,000 miles phuric acid, and strengthened with alcohol, the Champagnes are made of proving its just and non-partisan representations.

District, Fulton county should be at- sage, and claiming it as a great vic- training seidom attend school at all, The rates of charges to the press, for trached to Bedford and Somerset and tory for the "reformers"—McClure, to wit, those whose parents, through every 100 words 250 miles are not acid, its price and foreign name recomment to section 22, making some adnot to Franklin, suggests that the objection is caused by the fact "that it would diminish Somerset's chances for securing the Judgeship when an long long of Basham are week of a compulsory and soarching stat. for securing the Judgeship when an election occurs."

In securing the Judgeship when an election occurs."

In securing the Judgeship when an election occurs."

In securing the Judgeship when an election occurs.

In securing the Judgeship when an election occurs.

Actresses, as a rule, retain their maiden names after they are married, the reason being that having made.

Every other remedy has been on the circuit, the charges not to extend the reason being that having made.

This class can be reacted only by and office only 10 cents additional charge will be made; and when the same dispatch is dropped at different offices on the circuit, the charges not to extend the reason being that having made.

The control of the control of the control of the circuit, the charges not to extend the reason being that having made.

The control of the control of the control of the circuit, the charges not to extend the reason being that having made. contemporary that there might be ity in the Legislature to give full torce Mr. Hawkins is of the opinion that by ceed 75 cents by day and 50 cents by other than a selfish motive in our ob- and efficacy to the new Constitution a judicious law, firmly but kindly ensection, but perhaps fair men might by the enactment of all laws neces forced, compelling attendance during telegraph lines operated under the be convinced that such a division sary for that purpose. They antici- school hours upon some school, either act are to be demonstrated post routes would be inequitable to one of the pated grumbling acquiesence, perhaps public or private, the streets of our and under the direction of the Post-Judges now in commission. Popu- defiant hostility, and hoped to dis- large cities could be cleared of the master General, the same law govlation is made the basis of the apporrupt and destroy the Republican parthousands of youthful vagrants from thousands of youthful vagrants from the protection and the protection and thousands of youthful vagrants from the protection and the prot tionment, and according to the last ty of the State, by taking advantage whose ranks now our army of crimi- mails now shall be applicable to the census, the counties of the present of the display of any such folly .- nals is almost entirely recruited. postal telegraph. district had the following number of Foiled and baffled by the good sense Such a law in a single generation It will be seen on examination by and the cheerful acquiescence in pop- would work a moral and intellectual comparing the foregoing rates of 46.365 ular sentiment displayed by the ma-- 9,360 jority in the Legislature, they are criminal and pauper classes, and save tion will be made in the cost of tele - 29,635 driven to the only course left them, millions of money in the department graph by the passage of this bill. that of perverting and misrepresent of police, charities and corrections, A National Health Convention Now, creet Franklin into a sepaing the action of that body. The and largely increase the wealth, inthis city. Delegates from the Health rate district, with her population of desperate straits to which these po- fluence and producing power of the Boards of many of the cities of the

Appropriate to the suggestion in the tion yesterday in the Senate will be the former practice of empty seats and forg cannot, that a decent sense of message of Governor Hartranft, that favorably received by the country. orders to print what has never been the lawyers in Somerset a chance to the State, we append some remarks Judge Waite is an able and learned deliberations are characterized by create an aversion to so dividing a and facts from the report of Mr. Dex- judge as well as a polished and eru- quite as much dignity and decorum district, as to make one portion of it ter A. Hawkins, "Chairman of the dite gentleman of the purest private as at the reglar day sessions through Committee on Education of the New character and the soundest Republi-York City Council of Municipal Re- the leader of the Democratic party, this is redeemed chiefly by long and

The long delayed confiscation case

The influx of foreign immigration the entire immigration to the United who were bellowing at their meet-clothes on and reasoned with the States is from that country.

983. Died on the voyage, 47.

The contested election cases of gle iota of its former power. The will so prove. West Virginia members came before society has been somewhat modest

The present Mayor (Stokely) was office to which he has been appointed, sylvania, Ohio and Illinois for illus time) would state that bill provides breast bone of the other. They were sy, where Turner was at work. three hundred is a pauper. In other master is \$500 and upwards the

more than one-half less. For every cider and alcohol, Port is a villainwhy, in the division of this Judicial late Forney is cackling over its pastrict, Fulton county should be at-

The bill further provides that the

this line with the rates of the West-

Union were present. Dr. C. C. Cox address and Dr. Verdi an address of welcome in which he quoted some humorous poetry taking off the owls THE NEW CHIEF JUSTICE-U. S. SU- of the Medical profession of former name in this connection is a guaran-BILL-NATIONAL HEALTH CONVEN- ty of the interest and practical benefit which will accrue to the cause of

Congress is on its good behavior, the House holds night sessions twice Morrison R. Waite without opposi- a week and on Saturdays instead of Sufficient time was given after a fav- delivered, there is generally a very orable report was made by the Judi- fair attendance, each member delivciary Committee to ascertain that ers his speech in due form, and the see about that." can principles. Senator Thurman, as to be somewhat unwieldy, but

numerous sittings. recently elected U. S. Senator is beions friends have proposed him this early for the express purpose no doubt

## OUR NEW YORK LETTER.

The threatened demonstration of out. You ought to be ashamed is not the most favorable season. It is took place on the 14th. It amount-

> actress, that they were both known place of labor, their claims to be con- be would investigate further, and he

The Somerset Herald, dears bearing on the ease. He has hearing on the ease. He has less significance. There are in New York had last year over the President would pocket the bill has significance. There are in New York had last year over the President would pocket the bill has significance. Herald. dears bearing on the case. He has for years been the acknowledged head for years been the acknowledged head of the Toledo bar, and was lately, by two hundred and thirty thousand put the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the unanimous votes of both parties, pils in its schools. It employed the vote an its late the bill has significance. There are in New from this time hencefore, while has significance. There are in New from this time hencefore, while has significance. There are in New from this time hencefore, while has significance. There are in New from this time hencefore, while has significance. There are in New from this time hencefore, while has significance. The

JAMES F. SHUNK, son of the late chosen President of the Ohio Consti-Mr. Brockway's bill to regulate Governor Francis R. Shunk, and a some final convention now to state and expended upon public education are steadfastly opposed to anything of which body he was elected a member of which body he was and the signs indicate a better late the Committee. It will likely after

quite a young man, of sugar and the signs indicate a better late the Committee. It will likely after tainments and much literary ability, sense, and capable according to a whom became such from want of cd- their offices should entitle them to at the Senate gets through with it, the ghost, or of relinquishing a sin- had for some years. Let us hope it have to be sent back to the new Constitution came up again towithout amendment. A curious feature of the bill is that it provides for HARRISBURG, January 21, 1874.

of Allegheny, as Notary Public was Mr. Graham presented an act for

SENATE.

compensations of county officers. respondent knows that your crowd- wroth, and notified Judge Hackett provides that corporations &c., shall ed columns will not admit of an exthat, when the time came, Tammany not be required to pay a tax on their

This is shaking among the dry-

Clure's election law was then called lows. Senate went into Committee of the

Mr. Anderson of Allegheny, called to the chair.

brand of wine. What do you sup-

New York, Saturday night. The

lady arrived at 8 P. M. and went to

He was in the office at the time, and

registered her name "Miss Agnes

be the mother my Moses, there's

And up they went. Rat-tat

"We want you."

"Is there?" queried the clerk, who

"What do you want ?" from a mas-

actor, "that lady within is my wife,

"Oh, bother," said the clerk.

Mr. Wallace offered an amendment to section 22, providing for triplicate returns of the election, one of which should be given to the inspector for the party in the minority. (The de-

five consecutive days-preceding the time for making their returns,til nine o'clock in the evening, for the opened for inspection while in the

Mr. McClure offered an amendditional safegards around the ballotbex and papers, by requiring that some suitable place be designated for

signed more especially to prevent to the bill without changing its main

ty officers. The Senate and House shattered fortunes and return to their The yeas and nays were called up on its final passage, when 26 Senaa similar bill was offered in the Sentors voted for it and I against it ate, as will be seen, by Mr. McKin-The gentlman who thus achieved immortality, was Senator George H.

The speaker took from his table

dollar exemption act.

weight of bark. a report of the Auditor General in and filed and ordered to be printed. The House, then, in accordance States. o Committees of the Whole. Mr. Ammerman, of Montour, hotels keep a watch in the balls to

ball was an exceedingly conscientious Irishman. Seeing the man enter a lady's room, he went to the its first reading without amendment "Miss Agnes Morton," answered posed act presented by him in reference to the establishment of separate three Judges for a separate Orphan's

Court in Allegheny five in Phlladeldid not know the parties; "we will phia, and two in Luzerne. Mr Oliver of Erie raised the point and was not legitimate under the

well taken. In support of this de-The door opened and a gentleman dishabill half-appeared in the door- cision he had the clerk read, as his authority for allowing such a bill to be considered, the following clause lemanded the clerk. "I assigned 312 from Section 22 of the new Constitu-

"Wife! Too thin," replied the eral Assembly, shall, and in any oth- miles away. It proved to be an ex- amount of insurance is unknown. clerk. 'We want none of this here, Dress yourself and get out. And tell the-lady to get on her duds and more Judges who shall be learned in mills. The gas it seems had leaked purposes. get out, too. And be very quick the law, which Court shall exercise from the pipes until the air was so "But man," said the embarrassed vested in or which may hereafter be communicating with the gas holder such county, in Orphan's Courts pro- the walls of the building, and the State's reet, between Van Buren and know all about it. I have nt time to ceedings, shall cease and determin." roof fell back, crushing many emwaste on you. 'Miss Agues Morton.'

was next called.

ment passed its first reading. The House at last was gratified at ed Everything was done to alleviate The sufferers are Colby & Wirts much debiliated and strongly additional transfer of the sufferers are Colby & Wirts much debiliated and strongly additional transfer of the sufferers are Colby & Wirts much debiliated and strongly additional transfer of the sufferers are Colby & Wirts much debiliated and strongly additional transfer of the sufferers are Colby & Wirts much debiliated and strongly additional transfer of the sufferers are Colby & Wirts much debiliated and strongly additional transfer of the sufference of the sufferenc the reception from the Senate of the their sufferings. The remains of some furniture; Merwin Church, hardware; to drinking liquor as a means of election law, as it had passed that of the unfortunate victims were rethe Woven Wire mattress Company; viating his sufferings. He has be

tion as it went over for a day. The House then adjourned

e reception of a num- lamity casts a shadow over all ber of b - which had been before BENNINGTON, Jan. 20 .- The knit the great are, ces and were reported ting mill of H. E. Bradford was burn-

their amendments were voted down. Hurley, Augusta Buss, Carrie North- Bay. The Goliah unable to render neer of the freight train could not see

The last of the Siamese Twins-Uni-

den death of the Siamese twins on Bender family. The murdered Saturday morning last, at their resi- was killed with an axe his head dence at Mount Airy Surry, county ing nearly severed from his body N C. There are no details further he was coming out of a mineral he than Chang was partially paralized in which he was at work. He c last Fall since which time he has been back speachless, and never more fretful, very much debilitated and The murderer then called to ano strongly addicted to drinking liquor brother, Newton, who was in an a The bill authorizing the payment as a means of alleviating his suffer- oining hall, to come up and News ings. He had been quite feebled for commenced to climb. When several days, indeed so much so as reached the surface he received to confine both brothers to bed, but body of the murdered Albert, and we the illness was not so great as to about to run, when Beb seized The Senate met at twelve o'clock payment to those papers which pabe cause any anticipation of the catas- and showed him the bloody tropbe that was to follow. On Friday threatened to kill him instantly night they retired to bed at the usual less he swore to assist in putting hour, but during the night Chang be- body sway and to preserve at As soon as it was discovered that he where he gave the alarm and it was dead. Eng became so terribly murderer fled to Lancaster. He was shocked that he raved wildly for a pursued, arrested, and lodged in pr while, at times exhibiting signs of on, where he soon attempted the great mental aberration. This attack of his keeper. was followed by what seemed to be a The second murder, which has jos deadly stupor. In two hours, it is come to light, is that of Olney supposed from the death of Chang ley, a youth of the town of Ellinber Mr. Anderson, of Allegheny, an Eng breathed his last.

left breast bone of one to the right lay through timber belonging to Bai In the House, this morning, New-Courts, came up and was amended purchased of there mother at Meklong was the last seen of young No. so as to include all counties having a city of Siam, and were brought to until the 9th of January. The ne fishermen and sportsmen from fishing over 150,000 inhabitants. Allegheny, America by Captain Coffin and Mr. ple residing in the neighbori for black bass, except from April 1st Philadelphia and Luzerne only were Hunter in 1829. On examination, the having heard of Turner's murdero incorporated in the original bill connecting band seemed to have uni- propensity, and knowing that your The full text of the bill is as folconstant traction had so changed was at work turned out on F-Sec. 1. Be it enacted, etc., that in its direction that they stood partially last to hunt for his remains. En all counties having over 150,000 pop- side by side. Its length above was men started for Bell's and searcher ulation a separate orphans' court is about two inches, below nearly four; bereby established, which court, on from above, downwards it measured When they arrived on the premise and after the first Monday of Janua- three inches, and its greatest thick- Turner had been chopping, ry. Anno Domini one thousand eight ness was one and a half inches. It found the body, which lay as hundred and seventy five shall have was covered with skin, and when the fallen six weeks before. The and exercise all the powers and juris- centre was touched both felt it; but head was nearly cut from his diction now vested in and which may on touching either side of the medium only hanging by a small piece of si hereafter be conferred upon the or- line, only the nearest individual was on the back and front of his neck ; phans' courts of this Commonwealth. sensible of it. The connection be- axe having gone clear through Sec. 2. The said Court shall con- tween the Siamese twins presented neck. When found, young New sist of one President Judge, learned in many interesting points in regard to had a paper parcel under his a the law, who shall be elected and physiology and pathology, for just as he was carrying it. The ho commissioned in the same manner, although they formed two perfectly was taken care of and a jury comand for the same term as Judges of distinct beings, they appeared most eled to hold an inquest, and the Courts of Common Pleas, are frequently to think, act, and move as verdict was that Olney Neeley ag now by law elected and commisoned, one individual. It had been a matter sixteen came to his death f and shall receive the same salary of much question what would be the blow with an axe in the hands that the Judges in the Courts of effect of the death of one of them up- Robert Turner. Common Pleas in said county from on the other, and the twins some Several other mysterious mure time to time receive for their services. time ago visited Europe and consult-Sec. 3. At the next annual election, ed the most eminent surgeons as to which Turner had been seen. Mars custody of the assessors during the the qualified electors of the counties, the advisability of cutting the liga- al Bennett visited the prisoner a shall elect one Judge of the said Or- ture that united them. The advice asked him to confess if he had at phans' Court, and the said Judge was unfavorable and the general opin- hand in them. He finally courte shall enter upon the discharge of his ion expressed by medical men was that he remembered killing two medical men was duties at the organization of said that cutting the cord would be fatal \_\_a stranger whom he had encount Court, on the first Monday of Jan- to both. After realizing a compe- ed in a deep ravine back of the P Sec. 4. The Commissioners of said in the various countries of Europe murdered him and hid the bedy county of Allegheny shall provide and America, the Slamese twins set. The other man he met on the road proper and suitable apartments in tled in North Carolina, where they Mascac which was passed vesterday to its with instructions to report a general bill for regulation the fees of all coun- which enabled them to repair their

CHICAGO January 20 .- Between clares nobody can find them but h three and four o'clock this morning a self, and that if they were got toget fire broke out in the Union Central er, there would be nearly forty Mr. Reynolds, to fix the standard Depot building, occupied by the them. Michigan Central, Illinois Central, Mr. McCullough, to limit the reand Chicago, Burlington and Quinev sponsibility of citizens of this State Railroads, at the foot of Lake street under the co-partnership laws of other and in a short time it made such progress as to defy the fire department. Mr. Dimmick, fixing the salary of The building was entirely consumed. Supreme and District Judges of the The baggage in the Chicago, Burlington and Ouiney baggage room was with reference to the troubles in the ing saved and taken to the freight de- Brendlinger, wife of one of Courts, and Registers, which passed Mines and Mining. The resolution south end of the depot was saved, is one of iniquiry and contemplates the fire being put out before it reached was immediately supposed that Mr. Newmyer called up the pro- an investigation generally into the that far. Some of the baggage, how-The provisions of the new Consti- place of safty. Nothing was saved was alarmed by the ringing of Orphan's Courts. It will be remem- tution are not yet fully understood- from any of the offices connected with even in official circles and with a the depot, all being swallowed up view of spreading information, a res- in common destruction. The tracks olution was passed providing for were crowded with cars, and most printing a supply of the new Con- of them were saved; but the men stitution in pamphlet form for the were unable to remove a number of of order that the bill was a local one use of the members and county offi. fine passenger cars. The Michigan tions of the lady's clothing a little Central Railroad Co. lost three pas-There was no other business of senger coaches and two Pullman sleepgeneral interest transacted in the ing cars. The Chicago, Burlington and Quiney Railroad Company lose sleeping car. The Illinois Central

ulation shall exceed 150,000, the Gen- explosion, which was heard twenty tween \$300,000 and \$402,000. The er county may, establish a separate plosion of gas works on the premises. The denot was a frame building, put Orphan's Court, to consist of one or of H. E. Bradford & Co's, knitting up after the great fire for temporary

all the jurisdiction and powers now charged that it took fire from a boiler claimed the attention of the fire deconferred upon the Orphan's Courts, The mill is a one story building. The and the announcement was made and Courts of Common Pleas within explosion lifted the roof and burst out that a large stone-front block on room she made her exit. Mr. Oliver succumbed, and the bill ployees. The fire spread instantane- It was fully twenty minutes before without amendment passed its first ously all over the building, and it an engine reached the ground, and was half consumed before it could be the flames made such progress that cial from Richmond makes The bill regulating fees of Coroner's got under control. It was a fearful five buildings, from 294 to 302, inclu-nouncement of the sudden death scene; many women screaming ter- sive were consumed. The fire was the celebrated Siamese Twins on Mr. Webb, of Bradford opposed ribly were inside the building, and it first seen in Armstrongs's paint and urday morning, the 17th inst. at the bill, and Messrs. Brockway, Mc- was not in the power of any one to oil store Nos. 296 and 298 State residence at Mount Airey, Surre Creery, of Venango, and Mitchell help them. Beside nine or ten per- street, and from there the flames county North Carolina. Chang was supported it. The bill without amend- sons known positively to have been spread on either side to adjoining partially paralyzed last fall. killed. A good many were badly injur- buildings.

duced to a mere handful of charred W. T. Stickney, ladies' under ware; quite fee'de for several days, so It came up in regular order but bones, and nothing was left to indi- M. W. & T Lester, furnaces. The so as to confine the brothers to was not put under direct considera- cate who they were, except the posi- losses are estimated at about \$200. Friday night Chang became w tions in which they were found. This 600. Armstrong looses on stock \$14, and expired about four o'clock is one of the most appalling disasters | 000; on building about \$6,000; Mer. Saturday in ruing. Eng became that has happened in this section for win Church Nos, 300 and 302 about terribly shocked that he raved will HARRISBURG January 21, 1874. years. Business in Bennington is al- the same amount; Colby & Wirts for a while. This attack was follow most entirely suspended, and the ca- about \$18,000. These buildings by what seemed to be a deadly st were new, having been erected since and in two hours it is supp

## Loss of the Ship Panther and Crew

with the settled principles of international law and the historical preserve attended to the distordance of the lated, was yesterday signed by the lated and committed to lated and lated

Arrest of a Desperate Murde.

MILWAUKEE, January 17.-Boh T. ted in life; in death they were not di- ner, of Potosi, Grant county, Wise sin was arrested for the murder of A despatch from Richmond, Va., brother Albert. The inquest, while says a despatch from Greenboro, N. has just been concluded, revealed gives the announcement of the sud-blood-thirsty depravity, rivaling

Bob Turner was then cutting ho Eng and Chang were born of poles for Mr. Bell. On Tuesday I Chinese parents in Siam, in the cember 23, the boy Neely Started year 1811. Their bodies were united from Bell's to visit his mother by a stout ligament reaching from resides in New California. His

dragged the body into the bus fessed and delights to talk of Chicago, January 20 .- Two large many persons he has killed. Mr. Webb presented a bill for the fires occurred here to-day, causing a gloats over the skill with which

# Suicide of an Invalid Lab

Company lose four coaches partially

the death of Chang, Eng breather his last. The wives and famili