The Somerset Herald we put it to our readers thus. It we put it to our readers thus it were is the Democrat to be found. The Some were precisely mere set to be found. The Some were is the Democrat to be found.

The Senatorial seats that become vacant on the fourth of March are being rapidly filled up. The Repul-being rapidly filled up. The Repulfore think that licans have elected Blaine from occupy ?

Maine ; Ferry from Michigan ; Win- We do not like the idea of mixing LY ASSAULTED dom from Minnesots, and Hoar from up the Supreme Court with poli- as unconstitutional by any one, and

Massachuretts. The Democrats have tics, as this plan does, and we are for this reason we think it unnecessaelected Garland from Arkansas, and particularly averse to the selection ry, whatever may be our individual of the judges, from a party stand views, to discuss any of the theories Harris from Tenessee In Illinois the question is not vet point, thus directly appealing to them referred to. Our fidelity to the Con-

stitution is observed when we find settled whether Logan is to succeed as partizans, and totally ignoring that the law we recommend is conhimself or not. He leads in all the their presumed judicial impartiality, sistent with that instrument. The ballots, with the entire Republican Moreover, view it as you may, the matter, then, being a paper for legisrote but lacks three of an election. The whole plan resolves itself into a mere lation, the fitness of the means pro-Independents hold the balance of game of chance in the selection of posed comes the next subject of consideration. Upon this we beg leave power, and can defeat him if they so de-the final umpire, who in reality has to submit a flew brief observations. and Vice President of the United president of the United president of the United president to either the entire and sole power of deter- In all just governments both public termine.

The Senate Committee has traced mining who shall be President. and private rights must be the eight thousand dollars that was The board of arbitrators-for it is defined and determined by the law the eight thousand dollars that was nothing else-is to be composed oftoral vote so near home to the great Five members of the Senate-Re- istic between a free and despotic toral vote so near home to the great publicans-Five members of the system. However important it may from a State, the President of the that may have been made to the Proceedings of the affirmatively: "reformer" Tilden, that his garments are singed by the closeness of the contact. It is proven that \$8,000 were sent there after the election. were sent there after the election, It is admitted by Cronin, the bogus elector that he got \$3,000 of is. It is proven that the money was furnished proven that the money was furnished by a Bark of which Tilden is a di-by a science of their presumed party bias. These four Judges are human, with pear on its books, and finally Col Pelton, Secretary of the Democratic National Committee, a nephew of Mr. Tilden's his private secretary a mem ber of his household, and pos-sected of no means of his nows had. Mater at a schole the the science of the rest and the science of the science of the rest and the science of the rest and the science of the sc sessed of no means of his own has Judge, or umpire.

sessed of no means of his own bas been forced to admit that the procur-ed the money from his uncle's Bank made so, mark you! by the very ANARCHY IN PLACE OF GOVERNMENT. an ! forwarded it.

can any one doubt that the otter the Judges say Democratic, two of ming the great and necessary func- ion of the question submitted. each side of the Speaker's platform. g ch mand was precured by ordery, them say Republican. Neither will tion of government in a time of much SECTION 2. That if more than one Such joint meeting shall not be disor that Tilden furnished the cash, them say Republican. Neither will public dispute is of far greater impor-and was privy to it? Suppose that readily yield, because they are rep-tance than the particular advantage turn from a Stateshall have been receiv-votes shall be completed and the reevidence was thus piled up, mountain resenting their respective parties, and that any man or party may in the ed by the President of the Senate pur- suit declared, and no recess shall be bigh against the spotless fame of on this choice, will probably depend Governor Hayes. Is there a Demo- the final result. How can it be decrat in the land that would hesitate cided otherwise than by lot or present case as shall be the most fair ident in such State (unless they shall which case it shall be competent for to raise the cry of guilty, against chance? Then why might not Messre, and impartial possible under the cir- be duplicates of the same return), all either House acting separately in the him?

to be Counted.

Committee.

Points.

It is generally admitted that the taxes in this States is as inefficient, shall be President? loose and unfair as could well be We say nothing of the Constitu- the Republic, while it is thought to cision as to which is the true and House may proceed with its legisla-

fore think that and acted upon in the input of the states, beginning with jection made thereto in writing by at the Legislative Talls, but it is possi-the letter A, and sail tellers, having least five Senators and five members ble that they have learned wisdow weighing bituminous coal.

read the same in the presence and of the House of Representatives the by bitter experience.

read the same in the presence and of the House of Representatives the by differ experience. By Mr. Walker, of Allegheny, pro-bearing of the two Houses, shall two Houses shall separately concur A local option bill has been in-make a list of votes as they shall ap- in ordering otherwise, in which case troduced in both the Senate and dollar warrant to each properly pear from said certificates, and the such concurnent order shall govern. House. This is a perplexing ques- manued artillery battery. votes having been ascertained and No votes or papers from any other tion to many members, and they By Mr. Potts, protecting laborers, counted as in this act provided, the State shall be acted upon nutil the would fain escape the ordeal of re- contractors, etc., on railroads. result of the same shall be delivered objections previously made to the cording their votes for or against it. By Mr. Morgan, of Lawrence, regto the President of the Senate, who votes or papers from any State shall They are sure to make enemies on ulating the boundary line between shall thereupon announce the state of the vote and the names of the persons, if any, elected, which announcement shall be in meeting as provided in the vote and the names of the persons, if any, elected, which announcement shall be in meeting as provided in the vote and the names of the persons, if any, elected, which announcement shall be in meeting as provided in the vote and the names of the persons, if any, elected, which announcement shall be in meeting as provided in the vote and the names of the persons, if any, elected, which announcement shall be in meeting as provided in the vote and the names of the persons, if any, elected, which announcement shall be in meeting as provided in the vote and the names of the persons, if any, elected, which announcement shall be in meeting as provided in the vote and the names of the persons, if any, elected, which announcement shall be in meeting as provided in the vote and the names of the persons, if any, elected, which announcement shall be in meeting as provided in the vote and the names of the persons, if any, elected, which announcement shall be in meeting as provided in the vote and the names of the persons, if any, elected, which announcement shall be in meeting as provided in the vote and the persons are persons as the vote and the vote and the persons are persons as the vote and the vote and the persons are persons as the vote and th

shall be deemed a sufficient declara- this act, no debate shall be allowed question has its amusing as well as priating \$28,000 for the Morganza tion of the persons elected President and no questions shall be put by the its grave side.

States, and together with a list of House, or a motion to withdraw; and states, and together with a list of the shall have power to preserve STATE CAPITAL.

the two Houses. Upon such reading order. of any such certificates or paper, | SEC. 4. That when the two Houses when there shall be only one return separate to decide upon an objection from a State, the President of the that may have been made to the Governor's message. ment of a janitor

resist an act of the executive, the courts or the legislature, acting con-stitutionally and lawfolly within their where would be to set up agreement or plan creating it, what We think, then, that to provide diately again meet, and the presiding other officers of the two Houses, in Can any one doubt that the Ore- is to be his political faith? Two of clear and lawful means of perfor- officer shall then announce the decis- front of the Clerk's desk and upon

vide such agencies of decision in the election for President and Vice Pres- votes, or otherwise under this act, in Haves and Tilden as well draw cuts cumstances. Each of the branches of such returns and papers shall be manner herein before provided to

or select by any other method of the legislature and Judiciary are rep- opened by him in the presence of the direct a recess of such House not be chance, a Judge, or any other permethod of assessing and collecting son, who shall decide which of them judical part of the commission looks returns and papers shall thereupon and while any question is being conto a selection from different parts of be submitted to the judgment and de, sidered by said commission either

Justices of the Supreme Court of the power.

devised. It is a patent fact, that a tional question, whether Congressean be free from any preponderance of lawful electoral rote of such State to tive or other business. large portion of the people evade the payment of taxes through the iners upon borough councils. the payment of taxes through the in- nothing of the question left open by whole commission, in order to obtain House on the Tuesday next preceding right now existing under the Constiefficiency or incompetency of the assessor, and consequently the rate per behind the certificates of the electors cy the farthest removed from preju- each house shall by a cica coce vote proceeding in the judicial courts of cent is much heavier than it should be, and the strictly conscientious and honest pay an undue propertion. honest pay an undue proportion. Among the most prolific sources of States, legally certified to for Mr. States, legally certified to for Mr.

By Mr. Walker, of Allegheny, pro-

Reform School for salaries, insurance

and completion of buildings.

HARRISBURG, January 18, 1877. SENATE.

ing their dinners. Conferring equity juri die ion on

courts in cases of mortgages of the property or franchises of coal, iron

Belligerent Talis. and other transportation companies. LOUISVILLE, Ky, January 18 - A the Democrats preserve the peace. Enabling married women to be convention of the Democracy of Ken, does not mean the expenditure of ome corporators of corporations of tucky was held to-day, attended by dollar or the development of a succession

How Tilden Carried Mississippi

the first class. Regulating and making uniform resenting nine counties. Hon, Cas- den attempt is made to seize the cithe annual reports of prison inspect- sins M Clay was chosen permanant erument, it does mean 20,000 troop The following bills were introduc- applauded. It was devoted, in the defend the Government at a moment,

main, to criticism and condemnation notice. By Mr. Jones, authorizing the pur- of the Republican policy. The other Perhaps it is well to put uside a chase of Purdon's Digest.

An act authorizing the Auditor By Mr. Gazzam, authorizing General to allow the Dauphin County mon pleas courts to decree the foresternor McCreary and Colonel W. C. means explicitly this : Soldiers' Monument Association to closure of any corporation mort-gages, etc. The following resolutions were vote, such as will be just and right of se certain dismounted ordinances.

A supplement to the exemption gages, etc. By Mr. Holben, supplement to the adopted: laws preventing a waiver. A supplement to the act of 1855 baok shares.

elating to certain duties of husband and wife, parents and children. A further supplement to various

ws relative to Orohaas' Courts. An act exempting persons observees for the benefit of creditors. ng the seventh day as Subbath from

he penelties of the act of 1794. Also relating to marriage licences detectives. An act requiring judges of Com-The following passed finally: non Pleas Courts to charge the jury

appoint-

on particular law points, etc. Authorizing the appointment of janitor. somen as prison inspectors.

courts Regulating the proceedings on mortgages upon lands situated in

HOUSE,

The House met at 7:30.

leum is stored.

Adjourned.

TOW.

transacted

Legislature.

HARRISBURG, Janury 15, 1877.

SENATE.

A joint resolution for printing the

The Senate met at eight P. M.

Bills passed first reading.

A joint resolution for the

wo or more counties. An act relating to the duties of 25th inst. oroners and others holding inquests.

- Adjourned. Prohibiting the use of fire and ights on board vessels where petro-

HOUSE An act conferring additional pow-The following hills were reported affirmatively;

A general tax law; Mr. Ohappin's bill relating to trades, etc., substituting a poll tax; providing for the pur- accident without parallel as to results chase of Purdon's Digest. happened in this city on Saturday.

The Presidential question, The Clerk of the Senate presented place:

The following bills were read in During the entire sleighing this win-

tional Democratic Convention. Discograms are quiet and peacable ansthing that will be done will do them no harm ; but if they are war-Singular Trotting Accident. like, we will be prepaired. It is not POUGUEEEEEEE January 11-An Proposed to repeat 1861 .- Pullebary

Sitting Bull Refeated

ter South avenue from the soldier's Nuw Youn January 16 - A other By Mr. Schaffer, of Allegheny, re- fountain to a point a mile beyond, has gram from Tongne river cantonness Mr. Lawrence's resolutions on the peaking the law creating the Board of been the accepted trutting ground of says that on the 17th of December Public Charittes. By Mr. Grabam, of Allegbery, hundreds of people would assemble ed the pest about noon with a flag of

for nearly t'ree hours, and saw every known to be determined to assent. ballot polles, as the inspectors who a cast multitude of their followers at took the ballots from the hands of Washington to attempt to correvoters opened them before putting Congress to count Tilden in as Press them into the box, and it was an dent of the United States. It is he easy matter to distinguish Repub. Reved that they have the further par-

lican from the Democratic tickets, pose, should there be the slighter He is sure there were at least 300 excuse for it, to attempt to inaugu Republican tickets cast before 2 p rate Tilden on the 5th of Marand about 85 after 2 p. m., but These palpable purposes are disgues

WASHINGTON January 18-Rep. The Past has gained known den at resentative Lynch, in his testimony be a bid looking to putting the State is fore the committee investigating the preparation to meet any possible con-

Mississippi election, said he was at itagency of Democratic outbreak. Kingston precinct in Adams county and is ultering its most savage hoad. im the opening of the polls till 2 prover b. We may state the views new At 2 o'clock over 300 votes valling among the best of our peak

(Rep.) had been polled. He sat in relative to the crisis a scalable in pol

the room where the ballot box was ical affairs. The Democracy are

when the votes of Kingston precinct ed under terms that are apparently were counted there were only So peaceful, but their real meaning i Republican votes among them. Wit- well understied. In 1800-61 0. ness stated that he was sure that 300 caught the country upprepaired. W. Republican ballets, which were poll- had no eramizations, and did not er ed before 2 o'clock, were removed pect their outbreak. Months elapsed from the ballot-box and replaced by before adequate preparations con-Democratic ballots, and that this was be made. The arms and ordinandone during the recess which the in- belonging to the Government had

The following bills were reported spectors took for the purpose of est- a large extent, been placed with rebel reach. It is not proposed in have it so again. The matter to where

Howing in Season

the Post refers involves only press ration for a possible contingency

over twelve hundred delegates; rep. aggressive movement. But if a said

chairman His speech was loudly fully trained and equipped, ready a

speakers were Hon. Edward C. Mar- disguise, and suy that the Republican

shall, General William Preston, Gov. party, in the present emergency

By Mr. Holben, supplement to the adopted: act providing for the taxation of Resolved. That it is the firm con- of whether there he no gathering, or ank shares. By Mr Dill, relating to appeals Kentucky that Tilden and Hendrick- Washington.

from common pleas courts to the received a majority of the electoral 2. To put the Presidential ma Supreme Court in cases of distribu- votes, and that liberty and the Con- in the bunds of the person to whom tion of funds in the hands of assign- stitution demand that they shall be it may be legally and hones ly as inaugurated; also, that the counting signed.

By Mr Greer, repealing the law of the electoral vote by the President 4f this be Tilden, he will get the authorizing the appointment of county of the Senate without the concurrence office without the slightest ponty. of both Houses would be an act of It it the test assigned to him, he will

usurpation to which the people will not get it, no matter what devices to Providing for the appointment of a not submit. Exhaustion of all pences may employ. New York has a liable means consistent with honor publican Legislature. New Jerret

Supplement relating to orphans' and the Constitution is first to be has a the in the Lower House the thought of, and when these fail ster- is Republican, and hence Washings -A resolution was passed granting per mensures should be taken. The is surrounded with States wheth the use of committee rooms to the alleged use of the military power in while some of them have the moural

State Editorial Association on the upholding illegal governments in Lon- Governors, they have Republican isiana and South Carolina was de Legislatures. Pennsylvania has both nonneed in strong terms, and it was and the inclination of our State ge further resolved to unite with the erument is to see that the party Ohio Democracy in calling for a Na- the ballot should be secured. If the

estate, and the neglect in ascertaining the amount of money at interest mind are amply sufficient to justify -invested in judgments and mort-dessent on the part of all Republic-of unregulated proceedure, hot dis-United States now assigned to the est on which not a farthing of tax is

a tax levy. There is not a community in the entire Commonwealth wherein it 15 not well known, that there are large interests entirely escaping taxation:

Assessors are not to be held mainly responsible for all this loss, for the most competent and conscientious of Solving the Presidential property in their bailiwick that is subject to tax, and the owners but too How thr Electoral Vote is frequently are not honest enough to make full returns. It is the law that is defective, and easy of evasion. The dullest of the dull must know, that on a full return and honest valu- The Report of the Joint stion of all property liable to taxation, the rate could be so largely reduced, that the total amount paid by and the burden as it should be, and is the intent of the law, would be equally and equitably distributed.

bersome and inefficient plan of assessing and collecting taxes, entirely wiped off the Statute books. We are favorably impressed with

We are favorably impressed with the Obio plan, requiring all owners of taxable property to make a list of it, affixing the cash value, verify it by it, affixing the tax and opinions touching the sub-it, affixing the tax and opinions touching the sub-it affixing the cash value, verify it by it affixing the tax and opinions touching the sub-it affixing the tax and opinions touching the sub-and tax and opinions touching the sub-it affixing the tax and opinions touching the sub-it affixing the tax and opinions touching the sub-and tax and tax and opinions touching the sub-it affixing the tax and parts affixing the tax affixing the oath, and return it to the proper ject not wholy coincident with the of Congress. officer ; with the right resting in the bias or wishes of members of the po-County Commisioners, or some other litical parties would naturally exist. board of terision to compel a true We have in this state of affairs choreturn, if it becomes evident that a sen, thereof, not to deal with abstract return, if it becomes evident that a questions save so far as they are nec-false one has be made. Get rid of essarily involved in the legislation the multitude of township assessors proposed. It is, of course, plain that and collectors. Let one man-the the report of the bill implies that in County Treasurer, or a collector our opinion legislation may be had elected for the purpose-collect all constitution, but we think that the the taxes, making numerous appoint- law proposed is inconsistent with a ments when and where he will meet few of the principles and theories upthe taxpayers. Grant a discount tor on the subject. The constitution early, prompt payment, and impose a requires that the electoral votes shall be

penalty on the tardy and delinquest, and in our judgement taxes will be COUNTED UPON A PARTICULAR OCCAmore fairly and equitably assessed

for the present, only on the grounds tisan can assail it, unless he prefets next preceding the first Tuescay in to employ such persons as may be enumerated above, and these to our to embark his wishes upon

of land, and other real estate that We are willing to yield much, neither be measured nor defined, cuits shall select in such a manner putes and dangerous results, that can First, 'Fhird, Eighth and Ninth cirare shamefully undervalued, while very much, for the sake of quieting rather than upon a fixed and regular as a majority of them shall fy our Special Correspondent. there are millions of dollars at inter- agitation, and peacably settling the course of iaw, that ensures peace and deem fit, another of the Associagitation, and peacably settling the question, but we do not think Repub-be disappointed in its hopes. The persons shall be members of said assessed, although the law expressly licans should be required to yield unfortunate circumstances that no commission, and the person longest latter was going to be a dull and everything, or that existing laws provision had been made on the sub- in commission of said five Justices should be set aside, because of the ject before election has greatly added shall be President of said commission

bluster and threats of a party that to the difficulties of the committees The members of said commission important one. For ten days past, in dealing with it' inasmuch as muy shall respectively take and subscribe the city his been filled with rumors thus for the second time, refuses to of the people of the country, mem to the following oath: "I, ------ and reports of an exciting character, abide by the decision of the ballot bers of the respective political par- do solemnly swear (or affirm, as the and fact and face bave been strange-

box and the requirements of Consti-ies, will perhaps look with jealousy ease may be) that I will impartially ease may be imparting the fourth ease may be impartially ease m upon any plan that seems to invoive even the possibility of the defeat of their wishes, but it has also led the their wishes, but it has also led the their wishes and the their member, and a true judgment to pass resolutions instructing our submittee to the commission of which their wishes and the true their member, and a true judgment to pass resolutions instruction of an act to judgments and stary of executions Adjourned

bers are bound by the highest duty in such a case to let no bias or party Which oath shall be filed with vote for President, provas to be corfeeling stand in the way of a just, the decretary of the Senate. When rect. They were passed in both the to the low of 1839, relating to the and peaceful measure for ex- the commission shall have been thus Senate and House by a strict party election of aldermen and justices.

tricating the case from embarrass-pricating the case from embarrass-mects that at present surround it. or of either House to dissolve the er of either House to dissolve the hands of our solons gt the National A SPEEDT DETERMINATION ASKED. same or to withdraw any of its mem- Capital. Those who choose ho offery In conclusion, we respectfully beg bers; but it any such Senatoror mem-

them will do so. No one was unleave to impress upon Congress the ber shall die or become physically suphisticated enough to imagine for leave to impress upon Congress the unable to perform the duties required sophisticated groups to 1 magine for a moment that any Democratic Senaupon this subject. It is impossible by this set, the fact of such death or tor or Representative in Congress to estimate the material loss the physical inability shall be by said would be governed in this matter by

each individual would be lessened. A Bill to Settle all Disputed country daily sustains, and power. commission, before it shall proceed the sentiments of his State. They fully tends to unsettle and paralyze further, communicated to the Senate baye their own peculiar views up to business, to weaken public and pri-rate credit, and to create apprehen-sions in the minds of the people that diately and without debate proceed by the subject, and will considered

It there ever was a nill considered disturb the peaceful tenor of their by a cica coce vote to fill the place in caucus, providing for a million ed.

OUR HARRISBURG LEFTER.

HARRISBURG, Jacuary 19 1877.

It was a great mistake to supplie

uninteresting one. On the contrary

it promises to he a most lively and

equally and equilably distributed One of the principal measures the fore the present Legislature will be a bill to amend and correct the exils and in equalities of the present tax laws of the State. In fact we un-derstand, that what is denomisated a "stringent bill" has already been is dresolution, and have had a full introduced clearly defining the duties introduce of assessors, and fixing heavy penal. ties for violation and neglect of them of assessors, and fixing heavy penal-ties for violation and neglect of them Not having seen the bill we ofcourse. Not having seen the bill we ofcourse. Not having seen the bill we ofcourse. frain from an expression of our satis- regard shall be had to 'mpartiality -ideration, and unless there should and regulating their management. we had hoped to see the present cua. The subject, and believe that the bill faction that your committees, compos- and freedom from bias sought by be further and more dangerous can. It repeals the three-louriths vote on

> expression of the sentiments of the House on this question. The bill charge the jury on particular points of To secure the health and each State shall be opened in alphabetical order of the States, as provided in section one of this act; and reached its present stage by one of law. when there shall be more than one those little tricks which some of the Authorizing the appointment of such certificate or paper, the cer- Philadelphia members are wont to women as prison inspectors. which tificates and papers from such State shall be opened (excepting daph-roduced by Mr. Yeakle of Philadel-Prohibiting the use of fire be read by the tellers, and thereupon the referred to the committee on Ways stored. the President of the Senate shall call for objections, if any. Every ob-jogtton shall be made in writing, and Public Buildings. But requests for shall state slegrly and concisely and reference to a particular committee

without argument the ground thereot, and be signed by at teast one Sena-without taking a thought, perhaps, tively were the following: Submitting to a vote the tor and one member of the House of Representatives before the same shall be received.

When all such objections so made in the intis game. The committee f stay of execution. to any certificate, vote or paper from ways and Means, be it understood, is A bill relating to the sale The following is the text of the read, all such certificates, votes and and member- from a joining counter, Authorizing courts of common

collections more promptly and less ex-pensively made, and while a greater with a bill accompanying the report: A bill to provide for and regulate the counting of the votes for President and bill to provide for and regulate the counting of the votes for President and bill to provide for and regulate the counting of the votes for President and bill to provide for and regulate the counting of the votes for President and bill to provide for and regulate the counting of the votes for President and bill to provide for and regulate the counting of the votes for President and bill to provide for and regulate the counting of the votes for President and bill to provide for and regulate the counting of the votes for President and bill to provide for and regulate the counting of the votes for President and bill to provide for and regulate the counting of the votes for President and bill to provide for and regulating the same, together with the submitted to friends of the bill were present when the bill were p revenue is yielded, very much less the when they have been found and iden. A bill to provide for and regulate the thed there is nothing left to be disof tax will be repuired counting of the votes for President, and the de-cision of the question arising there-on, for the term commencing March 4, Anno Domini 1877: Referenced he for the votes for president and by a majority of the votes Referenced he for the votes for president and by a majority of the votes Referenced he for the votes Reference immediately, and the pushier stated p m, had not been released. It is that it was presented to him on the learent they will sufficient from the WE do not like the plan agreed puted or decided. All the rest is the mere clerical work of summing up upon by the Conference Committee numbers, which being done, the Confor the settlement of the Presidential stitution itself declares the consequenquestion. In our opinion it is not just to Mr. Hayes, under the provis- in all of counting for the purpose and house of Representatives of the local questions setted and out of the ware of the presentatives of the local questions setted and out of the ware of the presentatives of the local questions setted and out of the ware of the presentatives of the local questions setted and out of the ware of the presentatives of the local questions setted and out of the ware of the presentatives of the local questions setted and out of the ware of the presentatives of the local questions setted and out of the ware of the presentatives of the local questions setted and out of the ware of the presentatives of the local questions setted and out of the ware of the presentatives of the presentatives of the local questions setted and out of the ware just to Mr. Hayes, under the provis-in aid of conating what are the con-sons of the Constitution, and the laws as they now stand, if honestly execut of the works and what ever jurisdiction of the works and how many and how m Nebraska Senator Elected solutes and what ever jurisdiction and intervent beyond all doubt. This so called regulates the method of exercising compromise requires the Kepublic aus to yield a certainty for nu uncertainty, for the benefit of the Demo-crats, who having nothing to yield. is full beir to the estate. the old blue army overcoats. Igo and ugut non

boroughs. Fournary, A. D. 1877, or as soon necessary for the transaction of its publicans, and Messrs. Shnatterly b thereafter as may be. The Associate business and the execution of its and Richardson, Democrats, the preboom till.

vious question was called by Mr. Morgan, when the resolution was By Mr. Fulton, providing for compassed by a strict party vote-yeas pursory edication.

106, nayes 73. Mr Schnatterly offered the Demo-cratic resolutions, which were read once, when ten o'clock, the hour of adjournment, arrived. The Speaker adjournment, arrived. The Speaker

SENATE.

HOUSE.

HARRISBURG, January, 16, 1877.

SEXATE.

The Senate met at 11 o'clock.

HARRISBURG, January 19, 1887

HOUSE.

calling yeas and nave, of motion of tary of Internal Affairs was reall ask-adjourning, etc. No business was ing that five bundred add tional The following bills were reported between Bheips and Holdridge horses from the committees favorably. Providing for the purchase of six and seeing that it could no be avoid-HARRISEURG, JADUARY 17, 1877.

SENATE. e pus of Purdon's Digest for the Senate and twelve copies for the

The Senate met at 11 o'clock. House The following bills were introduc-

By Mr. St. Clair, the Local Option 1# persons employed in himminous coul to the depth of ten inches, and the mines. Regulating the working and min-

ing of bituminous coal. Supplement to an act relating to election of trustees of agrand schools. Mr. Newmyer introduced a bill requiting prothopotories to keep separate dockets in certain cases. Passed finally, the act regulating mal was valued at \$1,000, and hir.

proceeding on mortgages upon lands in two or more counting Adjourned till Tuesday exenting at the trotting for the day on that ave-SP M The following bills passed third

The II use met at ten A. Mr. Mr.

Jackson, of Mercer, in the chair. The following bills were reported from committees favorably; Authorizing the divi-ion and

persons employed in biuminous coul e n i ies

HOUSE.

Among the bills reported affirma p ling places on election day.

fire fusurance (gmpanies.

Among the most prolific sources of inequality and unfairness is the care-lessness, or worse, with which asses, or Si'as Rich, Joe Pettit, Pondletta, proach was known to a single office By Mr. Ruigley, a Su-quehanna Alida and the numerous horses cam-posing the private stock of the city they were pounced upon and killed went there daily for ratiling con- by Crow scouts who belong to the alsory edication. By Mr. Hahn, creating a five per crowded so thickly with trotting youd measure at the bloody tragedy.

parties to testify. By Mr. Alexander, proving that assessors hereafter shull be elected p m Both sides of the avenue were

for three years. Among the bills that passed first reading were: An act providing for they come !!" was heard, and, look-A disputcient for disputation of the second for the second f the submission to the voters of the ing up the avenue, the trotting Cel Miles via Bozeman, which stars Mr. Giffillan reported from the Commonwealth of the proposition borses Silas Rich, driven by Mr that on the 18th of December three

> were seen coming down neck and the property in the camp and six] neck at a terrible speed, each striving makes and bontes. The Indiana

for the supremucy. They cleared the caped with firthe besides what they level along Eastman park like a had on their persons, The Senate met at eleven o'clocd whirlwlud and with safety; but as ALFRED H TERRY.

they attempted to turn the slight ring to fix the order of the day, ' A communication from the Secre- curve opposite the late Judge Davis!

Brigadier General

as been rateling at intervals all day T -night the wind is strong south burgumer billing and every sign of ed the bystanders turned their heads continued storm Br interior none similar weared from the sight with a thrill of borror. The "come together" was notful As over a great part of the State. The

Regulating the publication of legal quick as lightning the end of the most charting reports have been re-tridle on Mr. Holdridge's shrigh en tered the breast of Mr. Phelps' horse crived as to the crop prospects propoor suimai diad without 5 groun for ;

S Snake Storm in Memphi-

it had pierced his heart. At the same time the end of the thill on MEMPHUS January 17-During Mr. Pheips' sleigh penetrated the heavy rain storm on Monday, a fall flank of Mr. Holdridge's horse, and of soluli five suckets was observed in that animal died in two minutes. By the southern part of the city, where the force of the collision Mr. Hold- thousands of them could be seen yesridge was knocked out of his sleigh terday. The snakes are from one on his horse. Mr. Holdridge's and foot to eighteen inches in length

Phelps' borse, formerly known as the Periss of Recease Callectors to South West horse, at \$1,000 That ended **A**arolina

Revenue Agent Jacob Wagnes now on date in South Carolina, tele graphs informing the Internal He The Union Trast Company Submitted some Bureau that in attempting to arrest illicit distillers in that Stat-NEW YORK, January 17-The vesterday the party were attacked cloining of Wall street was greatly

excited to day by a report that the fileodricas were secondly we much Union Trust Company had been Rendricks fatally. Fall particular defrauded out of \$44,000 hy a skilled will be received by mail To secure the health and safety of forgerer the January the Sd. a book for the above ralegar, paspage-

ing to have been drawn by the New Cannin Takes the Buildinging inter Granting the consent of the State Vork Life In-grance Company on 11010

to the acquisition of lands by the the previous day, was presented to MONTREAL January 18. The De-Unned States for the Obio river im- the Trust Company through a bank liste village manietpal election teing association and paid Yesterday terday terminated in a brutal free The following new bills were in- it was discovered to be a forvery. fight, in which some forty men were The following new bills were in-r-ducedi By Mr. Means, relating to certain military claims on file in the Audior General's office. Mr. Morris Franklin, Bresidefit of the New York Life Lisurance Com-party, makes the following stars-ment of facts: Yesterday morning roughs would not allow the English By Mr. Hitebcock, to prevent the while balancing the bank accounts to vote, and consequently all the

giving out of tickets for electioneer- of the Trust Comp-ny the cashier French candidates are elected, ink etc., within one bungred pet of discovered two streks hearing the same number, one for \$150.000 and Five Men Probably Sufferates

By Mr. Eula, providing for the or- the other for \$54,000, drawn by the gaomation and regulation of mutual New York Lefe Insurance Company CINCINATI, January 18-The fire Insurance companies By Mr. Osborne, providing for a commission to select two persons de is was pronounced a clever for \$64,000 [and Halls ad, near Newromerstown]

W. B. PAYNE. EPPA HUNTON, ABRAM M HEWITT. WM. A. SPRINGER GEO. W. MCCBARY. GEO F. HOAR. GEO, WILLARD. House Committee ROSCOR CONKLING. GEO. F. EDMUNDS. A. G. THURMAN. T F RAVARD FT. FRELINDYSEN. M. W. RANSOM.

Senator Morton is the only member of the committee who did not sign

the report. \$10 X. All will agree that the votes named THE BILL

Senate Committee.

cates of the same return) they shall