them in their bonds for the purchase money on the public works, shall be credited upon the arrears of the said tax which were due and owing The pending question was non the at the passage of the said repealed amendment of Mr. Smith (Chester) to act, and allowed in the collection of the amendment of Mr. Noves. the said arrears.

Objection being made by several members to this amendment, Mr. Hopkins for the purpose of securing a direct vote of the House on the main question, withdrew it.

Mr. Noyes moved to amend by striking out all after the enacting Beebe. Beck, Benedict, Bowman, clause and inserting the following :

SECTION 1. Be it enacted, &c., That all railroad companies, canal companies, steamboat companies, or other navigation companies shall pay to the State Treasurer, for the use of the Commonwealth, a tax upon their respective lines of transportation, to be graduated as follows, viz: 1. Upon the products of mines, for | Smith, (Philadelphia,) Strouse, Sut-

oach ton of two thousand pounds, Awo cents. 2. Upon the products of the forest.

-51.

anon animals, vegetable food and all other agricultural products three Brown, (Northumberland,) Camp, conta.

8. Upon merchandise, manufactures and all other articles, five Hess, Hopkins, (Washington,) Hoov- made liable by this act, shall be and are hereby cents

SEC. 2. That in all cases where the same freight is transported over Kline, Labar, Laporte, Lilly, Magee, different or continuous lines of Myers, Neiman, Nelson, Olmstead, transportation, then the tax imposed shall be paid by the corporation first carrying the same; the State Treasurer being and he is hereby authori- ner, White and Wolf.-45. zed to collect the tax from the companies transporting the freight: Provided. That the carriage of all freight shipped over one or several Tines of transportation shall be chargeable with but one tax as aforesaid.

SEC. 3. That corporations whose lines of improvement are used by others for the transportation of freight are hereby authorized to add the tax hereby imposed, and to col-Not the same for the benefit of the State of Pennsylvania.

SEC. 4. That all revenue derived from tonnage duties shall be and it is hereby appropriated to the sinking | dends over four per cent. and not exfund for the reduction of the State | ceeding five per cent. shall pay updebt, and shall not be used or ap- on their gross receipts one and onepropriated for any other purpose balf per cent. whatsoever.

Mr. Smith of Chester Co, moved dends over five and not exceeding the following amendment to the bill: six per cent. shall pay upon their

companies, steamboat or other navigation companies, shall pay to the Commonwealth, tax upon all tonnage carried upon or over their respective lines of transportation, to be graduated as follows, viz :

1st. Upon the products of mines, for each ton of two thousand pounds, two cents.

2nd. Upon the product of the forest, upon animals, yegetable food, and all other agricultural products, three cents.

3rd Upon merchandise, manufactyres, and all other articles five cents.

SECTION 2. That in all cases where the same freight is transported over different, but continuous lines of) transportation, then the tax hereby Trimmer, Twitchell, Vintent, Wakefield, imposed shall be paid by the gorpor- Walsh, Warner, Weidner, White, Winley and Wolfand Wolf-64.

ment or instalments payable by bill No. 195, and an act to restore the tonnage tax required to be paid by the charter of the Pennsylvania railroad company.

On the amendment of Mr. Smith, (Chester) to the amendment of Mr. Noyes,

The yeas and nays were required by Mr. Hopkins, (Washington) and Mr. Jackson, and wers as follows viz: ral products, three cents. Third, Upon merchandise, manufectures, and Yeas.-Messrs. Alexander, Barger,

(Lancaster,) Bowman, (Tioga,) Boyer, Brown, (Mercer,) Brown, (Warren,) Cochran, Coleman, Early, Foster, Fox, Freeland, Graham, Grant, Harvey, Hopkins. (Philadel selves, phia,) Lee, Lehman, McClay, Mcpuis.) Lee, Lehman, McClay, Mc- tax from either of the companies carrying the Clellan, McCoy, M'Manus, M'Mur- dreight, as he may elect: Provided, That the all tonnage carried upon or over trie, Maeyer, Moore, Moyes, Pan- carriage of all freight shipped through and over coast, Patton, Pershing, Quigly,

Ritter, Schoffeld, Smith, (Chester,) phin, Thompson, Twitchell, Vincent, hereby Warner, Wimley, Windle and Young the same therewith.

Nays.-Messrs. Barron, Boileau,

Champneys, Craig, Dellone, Ellis, er, Horton, Hutchman, Jackson, Ja- appropriated to the sinking fund, provided by coby, Kaine, Kerns, (Schuylkill,)

nose whatever. Potteigur, Ramsey, Rex, Rhoads, Robinson, Rowland; Shannon, Slack, Trimmer, Wakefield, Walsh, Weid-

Mr. Kaine moved to amend the amendment by adding the following-That all railroad companies, canal companies, steamboat or other navigation companies, shall pay to the State Treasurer for the use of the

Commonwealth a tax, as follows : All such companies declaring a dividend of over three per cent shall pay upon their gross receipts, onehalf of one per cent.

All such companies declaring dividends over three and not exceeding the Pennsylvania railroad company from the four ner cent, shall nay upon their payment of the sum due the State, at that four per cent. shall pay upon their gross receipts one per cent.

All such companies declaring divi-

All such companies declaring divi-

. That all railroad companies, canal gross receipts two per cent. All such companies declaring dividends over six and not exceeding tive. The last amendment being now before the State Treasurer, for the use of the seven per cent, shall pay upon their House, gross receipts two and one half per cent.

All such companies declaring dividends over seven per cent. shall pay three per cent. on their gross recipts. On the motion of Mr. Kaine to amend the

amendment. The yeas and nays were required by Mr Hopkins (Washington) and Mr. Labar, an

ere as follow, viz : Yeas-Messrs. Alexander, Barron, Beebe, Benedict, Boileau, Brown, (Mercer,) Brown, (Northumberland,) Brown, [Warren,] Camp, Champneys, Craig, Dellone, Ellis, Fox, Free-land, Gilfillan, Glenn, Graher, Graham, Grant, Gross, Henry, Hess, Hopkins, [Washington,] Hoayer, Horton, Huston, Hutchman, Jackson, Jacoby, Johnson, Kaine, Kerns, [Schuylkill,] Kline, Labat, Laporte, Lehman, Lilly, M'Murtrie, Maeyer, Magee, Myers, Neiman, Nelson, Olmstead, Potteiger, Ramsey, Rex, Rhoads.

Mr. Vincent offered the following, to be sub-The Maynes burg Messenger. Mr. Vincent othered the failowing, to be suc-stituted for the bill as parted speakerthy, viz: SECTION 1. Be it expected by the Senate and House of Representatives of the Commonwealth of PenneyBonnia, in General Assembly met, and it is hereby enarted by the authority of the same, That all railroad companies, canal companies, steamboat and other navigation companies, or the shall collect and pay to the treasurer for the use of the Commonwealth, a tax upon all tonnage carried upon or over their respective lines of transportation, to be graduated as follows : First, Upon the products of mines, for each

ton of two thousand pounds, two cents. Second, Upon the praduct of the fores, on animal, vegetable food, and all other agricultu-

all other articles, five cents. SEC. 2. In all cases where the same freight is transported over different but continuous lines of transportation, then the tax hereby imposed shall be paid by the several corporations carry. ing the same, each in proportion to the distance transported, as may be adjusted among themthe State Treasurer being an hereby authorized to collect the whole of said

chargeable with but one tax as aforesaid. SEC. 3. Corporations, whose lines of improvement are used by others for the transportation of freight, are hereby authorized to add the tax imposed to their charges and to collect

SEC. 4. That all revenue derived from tonnage duties shall be and it is hereby appropria-ted to the sinking fund for the reduction of the State debt, and shall not be used or appropriated for any other purpose whatsoever. SEC. 5. That the tonnage duties to which the

he fourth section of the eleventh article of the Constitution of this Commonwealth, and shall not be used or appropriated for any other pur-

Provided further, That all freights carried over any railroad less than fifteen miles in length, and not carried on any other connecting railroad, shall be exempt from the aforesaid tax. The question recurring, Will the House go into committee of the whole for the purpose of

adopting the amendment ? Mr. Rex offered the following as an amendment to the amendment, viz : That the Attorney General of the State, im-

mediately after the passage of this act, shall institute a suit against the Pennsylvania railroad company for the recovery of the tonnage duties which were due and payable by said company in accordance with the law to the commissioners of the sinking fund at the time of the passage of the act entitled An Act for the commutation of tonnage duties, approved the 7th day of March, 1861, and upon the recovery of such duties the money shall be disposed of as provided in section four of this bill, and so much of the act above referred to that releases

time, is hereby repealed. The various amendments were discussed by Messrs. Vincent, Benedict, Hopkins of Washington, Alexander, Labar, Smith of Philadelpha, own of Mercer, Shannon, Smith of Chester, Champneys, Johnson and Kaine. Mr. COLEMAN moved that the bill before

the House be postponed for the purpose of allowing him to offer a resolution to dispense with the alternoon session. The motion was not agreed to. Yeas 44 nays 48. Mr. Quigley called the previous question

which was seconded The question recurring, Shall the main question be now put ? It was deided in the affirma-

The yeas and nays were required by Mr. Hopkins, Washington, and Mr. Labar, and were as follows, viz:

Yeas-Messrs. Barron, Beehe, Boileau, Bowman, Lancaster, Brown, Northumberland, Camp, Champneys, Craig, Dellone, Ellis, Gil-fillan, Glenn, Graber, Cross, Hess, Hopkins, Washington, Hoover. Horton, Hutchman, Jackson, Jacoby, Kaine, Kerne, Schuylkill, Jackson, Jacoby, Kaine, Kerne, Schuylkill, Kline, Labar, Laport, Lehman, Lilly, McCul-lough, Maeyer, Magee. Musselman, Myers, Neiman, Nelson, Olmstead, Potteiger, Ram-sey, Rex, Rhoads, Robinson, Rowland Shan-non, Slack, Trimmer, Wakefield, Walsh, War-ner, Weidner, White, Wimley and Wolf-53. Nays-Messrs, Alexander, Barger, Beck, Benedict, Bowman, Tioga, Boyer, Brown, Warren, Cochran, Coleman, Early, Foster, Fox, Freeland, Graham, Grant, Harvey, Hop kins, Philadelphia, Huston, Johnson, Josephs, Kerns, Philadelphia, Lee, M'Clay, M'Clellan, M'Coy, M'Manus, M'Murtrie, Moore, Noyes, Pancoast, Patton, Quigley, Ritter, Schofield, Smith, Chester, Smith, Philadelphia. Strouse,

acy of Centre and adjoining townships at Rogersville on Saturday, May 2d, at 2 o'clock, P. M. Several speakers will be in attendance. Come one and all!

DEMOCRATIC MEETING IN JEF-FERSON.

WEDNESDAY, APRIL 22, 1868

DEMOCRATIC MEETING IN CEN.

TRE TOWNSHIP.

A meeting of the Democrats of Jefferson and Morgan, and adjoining townships will be held at Wm. Rush's Hotel in Jefferson on Saturday the 25th of April, at 1 his veins. We claim and will maintain o'clock, P. M. Able speakers will be in the right of speech; and if our political attendance.

# DEMOCRATIC MEETING,

The Democrats of Franklin, Washington and adjoining townships will meet at law. We will not break the peace, but McNay's School House, on Friday evening, April 24th, 1863. Several speeches will be delivered on the cccasion. Turn out, Democrats!

# DEMOCRATIC MEETING.

A Democratic meeting will be held at New Freeport, in Aleppo Township, on Saturday the 25th of April. Several speeches will be made. Turn out ! Turn out!

## DEMOCRATIC MEETING.

A Democratic meeting will be held at Bottomfield's School House in Morgan township, Greene county, on Saturday evening, April 25. Several speakers will be in attendance. Turn out ! ....

"HEAR THE VOICE OF WISDOM." When we hear every day denunciation of Democrats, because they are Democrts -because they do not agree with every thing the leaders of the opposition saybecause they happen to be holding meetings and forming clubs for the purpose of expressing their sentiments, and or-

ganizing the party, and have the manhood to hold opinions of lovalty and support the Constitution, (which is a high

crime according to Abolition doctrine,) it might be well for us to go back into the history of this country, and see what

Washington says: "It is important that FRANKLIN AND CENTRE TOWNSHIP the habits of thinking in a free country should inspire caution in those entrusted with its administration, to confine themselves within their proper constitutional spheres; avoiding. in the exercise of one department, to encroach upon another .---The spirit of encroachment tends to con- ing a Democratic club. solidate the powers of all the departments

the form of government, a real despotism. To preserve free institutions must be as Blair and William Hook, Secretaries. necessary as to institute them. But let there be no change by usurpation "

VOTING SOLDIERS BY PROXY--BE-PUBLICAN ATTEMPTS TO COR-RUPT THE BALLOT BOX.

A Harr'sburg letter of the 10th inst. to 'The Age" exposes, in the following style, the attempt of the Abolition leaders in the Legislature to corrupt the ballot-box by

allowing soldiers to vote by proxy :--Sutphin, Thompson, Twitchell, Vincent, Win-The Senate yesterday, p duced by Senator Lowry and reported by the Committee on Federal Relations empowering the soldiers to vote by proxy. Such a bold and indesigned attempt to annul the Constitution undesigned attempt to annul the Constitution of the State, and defraud the citizens of their whole to adopt the amendiment of Mr. Vincent, as anended on motion of Mr. Rex, The yeas and nays were required by Mr. Hopkins, Washington, and Mr. Lahar. and were as follows, viz; the Constitution prevent soldiers outside the State from voting, and as they do not posses s the power themselves, they cannot delegate it to others. Voting by proxy would be a new and dangerous innovation upon our elective system and open wide the door to innumerable trauds. The Constitution directs that voting shall be by ballot, and contemplates that woring elector shall personally hand his ticket to the election officers. This bill permits soldiers to enclose their tickets to agents who are empowered to approach the ballot-box and deposit any number they happen to be entrusted with. A single dishonest agent could, by means of per-jury, control the result of an election, and defraud both the soldiers and the legelly qualified electors. But is it not worth while to argue Northumberland, Camp, Champneys, against a proposition so monstrous, which Craig, Dellon, Ellis, Gilfillan, Glen, Gra-needs only to be stated to be condemned by newspace of the stated to be condemned by newspace of the stated to be condemned by every-honest man who desires to preserve the purity of the ballot box. The party that passed at through the Senate mean to carry the next They know that if the bill was enacted into a law, not a single soldier would be permitted to yote the Democrat ticket—and that officers (ngaged in circulating Democratic tickets would be dismissed the service be dismissed the service, as a New Hamp-shire officer was for circulating "copperhead" tickets previous to an election in that State,... The pretence, therefore, of affording the poor soldier an opportunity of exercising his rights as a citizen, is a piece of hypocracy with which these political tricksters are attempting to im-pose upon the soldiers, who, they well know,

BE ARA. Be firm and be faithful, Desert not the right: The brave become bolder. The darker the night; Then up and be doing, Tho' cowards may fail, Thy duty pursuing, Dare ALL-and prevail!

AN EXCELLENT SENTIMENT-A There will be a meeting of the Democ-FREE BALLOT AND A FREE PRESS.

At a late Democratic meeting in Wooster, Ohio, one of the speakers, a Mr. REX, said in reply to another speaker :

Mr. Parsons had thoughtlessly used the expression that "the Democracy would talk as long as they were permitted to.' 'As long as we were permitted to !" said Mr. Rex. "Sir, we will speak our sentiments as long as there is strength in the arm of a Democrat, or a drop of blood in 24 years, 1 month and 25 days. enemies, banded together in secret societies, attempt to deprive us of it by force, upon their heads be the terrible consequences. We will resist the attempt .-We will abide by the provisions of the will resist force with force. Bullet for bullet, life for life, property for property. This is the deliberate determination of ing his death. the Democracy of this country. I speak advisedly. The Republicans should know March last, HENRY FOX, son of Win.

### For the Messenger. TO THE PUBLIO.

Hughes' Company, 18th (Pa.) Cavalry, Citizens of Greene County: having offerand was a true and faithful soldier. ed myself as a candidate for the office of

County Treasurer, subject to the decision At her residence in Amwell tp., Washof the Democratic Primary Election, circumstances over which I could have no control having taken place, which I deem after about two weeks' illness, on the 10th unnecessary to name at this time, would day of March, 1863, being aged 50 years, render it impossible for me to canvass the 5 months and 5 days. county as I would like to do, and the of-Dien-April 2nd, 1863, in Carmichaels, fice being filled at present by a Treasurer Greene county, Pa., of Consumption, Mrs. in the lower end of the county, it may be PHEBE R. GREGG, wife of Aaron Gregg, thought by many that it would not be and daughter of James and Rhoda Barnes, doing toward other parts of the county in in the 36th year of her age. that equitable way in which offices should DIED-At Rices Landing, April 8th, '63, be distributed, I therefore return thanks Mrs. MARY MOOR, wife of John Moor, for the ardent interest manifested in my and daughter of Win. and Ruth Milliken, behalf both by strangers and acquaintanccs, and hope that they will receive this, deceased, formerly of Washington co., Pa. my declination, without disappointment. Expecting to be a candidate again for the same office, I hope that, of those who offer

their services at this time, you may be able to choose one that will fill the office with credit to the county and himself. Truly yours, &c.,

W. K. REYNOLDS. 

For the Messenger. DEMOCRATIC CLUB.

In pursuance of a notice given, a portion of the Democracy of Franklin and Centre townships, Greene County, Pa., met at Inghram's School House, on the evening of March 22d, for the purpose of organiz-

The meeting was organized by calling in one, and thus create, whatever may be Thomas Kent, Sr., to the chair : J. D. Wood was elected Vice President, and J The chair appointed the following named gentlemen to draft resolutions, expressive of the sense of the meeting : A

If. Barnes, George Thomas, Thomas Hook, William Blair and M. Kent, who reported the following :--WHEREAS, we, as members of the Dem

ocratic party, view with alarm the present state of the country, which has been brought upon us by unprincipled and cor-rupt rulers; and, whereas, the present de-

The Nashville Union learns. from plorable civil war has been forced upon the an unquestionable private source,

tuting the will of the President, and of executive force that surrounds him. in the place of the bulwarks crected by our forefathers. This being so, then our Govern-ment is one of Executive will, and not of constitutional and legislative enactments. 16th. While the right of free discussion is permitted, we shall controvert these assumptions as being as fatal to our Union as the heresies of secession, and as unholy as rebellion itself. 17th. That the President, in 1862, ad-

mitted that the Constitution gave him no power to force Massachusetts to comply, and the State stoutly refused to send a man or a dollar out of its own limits for the cause and defence of the general Government.

contained in his expose a day or two after On motion, Resolved, That these resolutions be published in the Waynesburg the Senatorial election, which we publish-Messenger. ed at the time, and is strongly corrobors-

T. P. S.

# DIED.

At Fairfax Court House, on the 17th of

MARRIED

Amada Province to Miss Maha Clyan,

Latest from Charleston.

NEW YORK, April 14,-The latest

news from Charleston is to the even-ing of the 9th inst., by the way of

Richmond. All was quiet then, and

there was no probability of the fight being renewed. Six Monitors and

the Ironsides were then lying inside

the bar, within two and a half miles

of Fort Sumpter, A Confederate of-

ficer had visited the wreck of the

Keokuk, and found her turret pierc-

ed with a shot. A rebel despatch

says that eighty shots were fired at

....

**Rebel Murdering in East Ten-**

nessee.

The News from Charleston,

we are sure they will remain there

until the city is taken, and will be

reintorced if need be by a sufficient

7th says :-- Gen Pegram was attack-

ed near Somerset on the 25th ult. by

the Federal infantry and cavalry

and after a long hand to hand fight,

Gen Pegram fell back six niles .---

Loss on both sides heavy. The Yan-

kees at Corinth are preparing for an

Gen. Foster Holds His Position

York from Newbern, on Sunday,

states that a communication had been

received from Gen. Foster to the ef-

fect that he had plenty of supplies,

and it was believed he could with-

Private advices received in New

attack or an evacuation.

----

The Navy Department, says a

struck her with effect.

both of Monroe county, Ohio.

Pa.

who were examined during the investiga-At the Hospital in Nashville, on March tion. The Committee, therefore, come to 3th, 1863, Mr. JOSHUA THOMAS, aged the conclusion, from a careful review of

the whole testimony, that "unlawful The subject of this sketch was a membe of Buel's Body Guard, and went the means were employed to secure the elecvarious rounds with them until they came tion of Simon Cameron to the Senate of to Nashville, where he was prostrated the United States, in last January," and with the Typhoid Fever, from which he asked to be discharged from the further had partly recovered, when he got the Measies, which soon put a period to his consideration of the subject. career. He leaves a large circle of friends

to mourn his loss, and the writer has seen The Cameron Bribery Case, several letters from the regiment lament-

The following proceedings occurred in the House of Representatives Tuesday : Mr. HOPKINS (Wash.) offered the following resolution:

The Cameron Bribery Case.

of the 20th of January last, to inquire

whether unlawful means were employed

in secure the election of United States

Senator, have at length reported, and the

report and evidence is being published in

the Patriot & Union. It is immensely

voluminous, so much so as to render its

publication in the country pressout of the

question. Suffice it to say, that the testi-

mony given by T. Jefferson Boyer, of

Clearfield, is substantially the same as

ted by other witnesses of respectability

resolution of the House of Represent

The Committee appointed under the

Fox, Esq., of Springhill tp., Greene Uo., aged 22 years, 6 months and 11 days. Resolved, That the Governor be instructed to direct the Attorney General to insti-. The deceased was a member of Captain tute criminal proceedings against Simon Cameron, John J. Patterson, Wm. Brobst. and Henry Thomas.

The resolution passed-yeas 49, naya ington Co., Pa., MARY M'LEERY, wife 44. of Wm. M'Leery, of Disease of the Lungs,

. . . . . THE SENTIMENTS OF THE SOL.

# DIERS. The editor of the Newburyport (Mass.) Herald, (Republican,) who has lately

been on a tour through New. Hampshire, thus speaks of the efforts made by the Republicans for success:

"We do not think, however, that their vote was increased by the returned soldiers. So far as we could learn at Manchester, Concord and other places, a majority of the returned soldiers voted • against Gilmore, the Republican candi-

On Sunday, April 5, by A. J. Hinder-man, Esq., Mr. Wm. Bales to Miss Elizadate." When we think of good, angels are beth Tedrow, both of Greene county, Pa. By the same on Friday, April 12, Mr.

silent ; when we do it, they rejoice.

SPBING AND SUMMBR By the same, Mr. George Myers, a vol unteer in the 1st Va. Regiment, to Miss Elizabeth Hinderman, both of Greene Co., DRY GOODS.

#### W. BARKER & CO. ]. 59 Market street, Pittsburgh,

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PLAIN in all the most delicate and desirable

colors and shades.

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CY; PLAID AND STRIPE, ALWAYS

OFFER the largest stock and the greatest variety

tion arst carrying the same; the State Treasurer being, and he is hereby authorized to collect the said tax from the companies transporting the freight: Provided, That the carriage of all freight shipped through and over one or several lines of transportation, shall be chargable with but one tax as aforemid.

SEC. 3. That corporations, whose lines of improvement are used by others for the transportation of freight, are hereby authorized to add the tex hereby imposed, and to collost the same for the benefit of the State of Pennsylvania.

SEC. 4. That the tonnage duties to which the aforesaid companies or either of them are made liable by this act shall be and are hereby ap-House last year verbatim et literatim. On the motion of Mr. Hopkins, [Washingpropriated to the sinking fund pro vided by the fourth section of the of the Commonwealth, and shall not be used or appropriated for any oth-er purpose whatever.

beilone, Eins, Ginilian, Gienn, Graber, Gross, Mr. Beck moyed (Mr. Benedict yielding the floor for that purpose) the floor floor for that purpose) the floor for that purpose (floor floor f of the postponed until Wednesday next, and that it be made the special order for that day.

The motion was divided, and the question was first put on postponon the question,

The year and nays were required by Mr. Hopkins (Washington) and Mr. Labar, and were as follows, viz: YEAS-Messrs. Alexander, Barger, Beebe, Beck, Benedict, Bowman, (Tiega,) Boyer, Brown, (Mercer,) Brown, (Warren,) Champneys, Cochran, Coleman, Earley, Foster, Free-land, Grant, Harvey, Hopkins, (Philadeiphia,) Huston, Johnson, Kerns, (Phildelphia,) Lee, Ludlow, M'Clay M'Ciellan, M'Coy, M'Manus, M'Murtrie, Moore, Musselman, Noyes, Pancoast, Quigley, Ritter, Smith, (Chester,) Smith, (Philadelphia,) Strouse, Satphin, Twitchell, Vincent, Warner, Windle and Doung -43.

NAVE-Messrs. Barron, Boileau. Bowman, (Lancaster,) Brown, (Northambarland,) Camp, Craig, Dellone, (Ellis, Gilfillan. Glenr, Graber, Gross, Henry. Hopkins, (Washington,) Hoover, Horton, Hutchman, Jackson, Jacoby, Josephs, Kaine, Karns, (Schuylkill,) Kline, Labar, Laporte, Lehman, Lilly, Manyer, Magee, Myers, Neiman, Nelson, Olmstead, Pershing, Potteirenson, constant, Fersing, Fotol-ger, Ramsy, Bex, Rhoads, Robinson, Rowthad, Thousand, Slack, Thomp-son, Triging, Wakefold, Walsh, Weider, White, Winley, Wolf and Cossna, cossiler-51.

and Woll-04. Nays-Messrs. Barger, Beck, Bowman, [Lan-caster,] Bowman, [Tioga,] Boyer, Cochran, Coleman, Early, Foster, Harvey, Hopkins, [Philadelphia,] Josephs, Kerns, [Philadelphia,] Lee, M'Clay, M'Clellan, M'Coy, M'Manus, Marue, Bown, Bown, Brown, Barblion, Barbl Moore, Noyes, Pancost, Patton, Pershing, Quigley, Ritter, Schofield, Smith, [Chester,] Smith, [Philadelphia,] Sutphin, Thompson, Windle and Young-32.

So the question was determined in the affirmative. The amendment to the bill was agreed to. The rule being suspended the bill was read

the third time. The question being on the final passage of

the bill Mr. Hopkins, [Washington.] I move that the House resolve itself into committee of the whole for the purpose of special amendment, to strike out the entire bill and insert the fol-

lowing : [See the amendment introduced, on the 25th of February published above.) Mr. Hopkins, [Washington.] I will merely

repeat what I before stated that this amend-ment is simply the bill which passed this

ton,] The yeas and nays were required by Mr. eleventh article of the constitution | Hopkins [Washington] and Mr. Labar, and

Trimmer, Wakefield; Walsh, Weidner, White and Wolf-46. Hays-Messrs. Alexander, Barger, Beebe, Beck, Bensdict, Bowman, Lancaster, Bowman, Tioga, Boyer, Brown, Mercer, Brown, Warren, Cochran, Coleman, Earley, Foster Fox, Free-land, Graham, Grant, Harvey, Hopkins, Phila-Huston, Johnson, Despite Fox, Stern Start, Huston, Johnson, Josepher Kerns, Stern Start, Huston, Johnson, Josepher Kerns delphia, Huston, Johaweon, Josephs, Kerns, Philadelphia, Lee, Lehman, M'Clay, M'Clel-Ian, M'Coy, M'Manus, Maeyer, Moore, Noyes, Pancoast, Patton, Pershing, Quigley, Ritter, Schofield, Smith, Chester, Smith, Philadelphia,

Strouse, Sutphin, Thompson, Twitchelli Vin-cent, Warner, Wimley, Windle and Young-So the question was determined in the nega-

tive. On the final passage of the bill, The yeas and nays were required by Mr. Hopkins Washington, and Mr. Labar, and were as follow, viz:

ere as follow, viz: Yeas-Messrs. Alexander, Barger, Beebe, Yeas-Messrs. Alexander, Barger, Beebe,, Reck, Benedict, Bowman, Lancaster, Bowman, Tioga, Boyer, Brown, Mercer, Brown, War-ren, Cochran, Coleman, Earley, Foster, Fox, Freeland, Graham, Grant, Harvey, Hopkins, philadelphia, Huston, Johnson, Josephs, Kerna, Philadelphia, Laporte, Lee, Lehman, Lilly, M'Clay, M'Clellan, M'Coy, M'Manus, M'Murtrie, Maeyer, Moore, Nayes, Pancoast, Patton, Quigley, Ritter, Schofield, Smith, Philadelphia, Strouse, Sutphin, Thompson, Twitchell, Vincent, Warner, Wimley, Windle, and Young-51.

and Young-51.

and Young-51. Nays-Messra. Barron, Brown, Northumber land, Camp, Champneys, Craig, Dellone, Ellis, Gilfillan, Glenn, Graber, Gross, Menry, Hess, Hopkins, Washington, Hoover, Horton, Hritch-man, Jackson, Jacoby, Kaine, Kerns, Schuyl-kill, Kline, Labar, Magee, Myers, Neimans, Nelson, Olmstead, Pershing, Potteiger, Ram-sey, Rex; Robinson, Rowland, Shannon, Slack, Smith, Chester, Trimmer, Wakefield, Walsh, Weidner, White and Wolf,-45. So the question was determined in the aftir-mative.

mative The House then Adjourned. HOUSE OF REPRESENTATIVES.

TRUBEDAY, March 12th, 1863.

Cosens, speaker-01. So the gasstion was determined in the sensitive. Marine of his top greater that the House re-consider the top great restoring the the final passage of the top great restoring the target of the final passage of the top great restoring the target of the final passage of the top great restoring the target of the final passage of the top great restoring the target of the final passage of the top great restoring the target of the top great the target of the top great restoring the target of the top great restoring the target of the top great the target of the target of the top great the target of target of the target of the target of target of target of target of target of tar

lle. Young and Pershing: speaker-43. So the question was determined in the affir mative, and the substitute as amended was agreed to.

On the motion to go into committee of the

YEAS-Messrs. Alexander, Barger, Beebe, Beck, Benedict, Bowman, (Lancaster.)

Bowman. (Tioga,) Boyer, Brown, (Mercer.) (Warren.) Cochran, Coleman, Brown, Early, Foster, Fox, Freeland, Graham, Grant, Hopkins, (Philadelphia,) Lee, Lehman, M'Clay, M'Clay, M'Clellan, M'Coy, M'Culloch, M'Manus, M'Murtrie, Maeyer, Moore, Noyes, Pancoast, Patton, Pershing, Quigley, Rex, Ritter, Schofield, Smith, (Philadelphia,) Strouse, Sutphin, Thompson, Twitchell, Vincent, Warner, Wimley, Windle and Young-50.

NAvs-Messrs. Barron, Boileau, Brown ber, Gross, Harvev, Hess, Hopkins, Washington, Hoover, Horton, Hutchman, Jackson, Jacoby, Kaine, Kerns, Schnylkill, Kline, Labar, Laporte, Lilly, Magee, Musselman, Myers, Neiman, Nelson, Olmstead, Potteiger, Ramsey, Rhoads, Robin-son, Rowland Shannon, Slack, Smith, Chester, Trimmer, Wakefield, Walsh, Weidner, White and Wolf-46.

So the smendment of Mr. Vincent as amended on the amendment of Mr. Rex, was agreed to. The bill then passed finally. Adjourned.

300. Our loss was about 100. Gen. Stanley's Cavalry, led by him in person, charged and captured a battery

and 200 prisoners, but being unsupthe battery, and all but twenty of fessing extreme solicitude for their rights, with the prisonors. The enemy was pursued until dark.

A Nashville dispatch of the 11th rives the following additionals :--Between fifty and sixty prisoners, captured at Franklin, Tenn., arrived in this city to night. The most of them are of the First Tennessee infantry, and belong in Nashville. The rebels at Lavergne, yes-

terday, captured two car loads of Nashville. They plundered the passengers of watches, money and clething, and paroled all officers and soldiers. Many of the former re-

fused to accept parole, and were · bouth. sent South. Ber The Democrats carried Hartford,

Connecticut, the other day, by 450 majority. This is a gain of nearly 100 since the Governor's election last week. "The picked men from the Army of the Potomac" have gone back to camp.

are not permitted to act as free agents. The Redublican Senators evidently thought

**Van Dorn Badiy Defeated** A special dispatch to the Cincin: nati Commercial from Murfreesboro says that Van Dorn attacked Gran-ger at Franklin, with 15,000 men.— The battle lasted most all day. The cnemy were repulsed with a loss of party were willing to corrupt the ballot-box, in order to secure a political victory. Of course the House of Representatives will never pass this bilf. No man who has regard for his official oath can vote for it. The soldiers are not themselves asking for the priviledge of voting in violation of the Constitution. mean purposes.

> A POINT WORTH CONSIDERING. A correspondent of the London Daily News, commenting upon the speculative character of the rebel loan just negotiated in England, offers this anggestion :

"It may be worth considering whether Jefferson Davis, who once repudiated the payment of the bonds of the State of Mississippi, without law, would be more jeal-Confederate prisoners, en route ta ous of his honor in regard to the Confederate loan." 

> : Notwithstanding the Democrats 'didn't quite elect their ticket in Cincinnati, the other towns in Ohio generally did; and Cincinnati came so near doing it that the Abolitionists have nothing to boast of.

Mer General Butler thinks that the American people ought to reject the Constitution made by Washington, Jefferson Sumner, Greely and Garrison.

country by the uncompromising, fanatical and sectional spirit of the men now holding the reins of both sectional parties North and South, and our belief is, that the object of the Administration in prosecuting it is not for the purpose of restoring | Staples, Esq., an old man nearly sixthe Union in its original form, but that ty years of age, for many years a the' intention is to carry out the ideas of the radical Abolitionists. Therefore, county, Tennessee. He was a gen-

Resolved, That instead of being a war for tleman of unblemished reputation the Union, it is now an Abolition crusade against slavery. noxious to the rebel authorities for

2d. That the object of the war, as unanbis farm, and fearless loyality, and a imously declared by Congress, in July, 1861, was to restore the Union and to vinsquad of soldiers was sent to his dicate the authority of the Government, and not to conquer or subjugate the re volted States, or to interfere with their same time Major Duncan, Captain domestic rights and institutions.

3d. That it was upon this pledge and with this definite understanding, that our captured by a party of rebels. Cappatriotic tellow-citizens rushed to arms: tain Cross escaped, but Major Dunas those solemn pledges have been violated and the whole powers of the Govern can and Davis were tied up and shot ment been turned to a ruthless crusade dead, after being made prisoners. against slavery, therefore, we demand of the President the return of our triends and

4th. That the present Administration has been tainted with fraud and corruption in every department.

5th. That we, as farmers and mechanics, whose houses and farms are mortgaged to the Government, and upon whom the Lurden and expense must chiefly rest, do demand that some means be taken to at derers within the limits of justice. 6th. That we are utterly opposed to regarded on the whole less unfavorabeing burdened with unjust taxation for ble than the public might infer from the purchase of slaves, believing in the the unofficial accounts It is not be-

justice of that principle of law that requires every man of support his own servarts. 7th. That any preacher that would mar-

ry a white woman to a black man, or a black woman to a white man, is unworty, in our opinion, to the support of the people.

8th. That there are three principles innumber of additional vessels to cluded in national existence :- the existence of the people; the existence of the States, and the existence of the Union. 9th. That the States are free and indedendent political sovereignties, established by the State constitutions respectively. 10th. That the Union, as a general Government, exists only within the powers expressly delegated to it by the entire

cate to themselves the right to a separate by which the same end is attained.

United States' Congress. 13th. That the Legislative powers of

fourdation of Government, and it is the recognized and declared principle of our American Constitution.

14th. That we believe the best interests of each and every State demand a complete and perfect restoration of the oid,

time-honored, and perfect Union under the Constitution. 15th. That the Conscript Law is effect and Madison, and adopt one improved by vided for the protection of the rights of bing against him the citizens and the public, and substi- bring against him

that three citizens of East Tennes-A FULL STOCK. BLACK DO., PLAIN see were murdered in cold blood by AND FIGURED. a party of rebel soldiers a few weeks

Fort Sumpter, of which thirty-four MOIRE ANTIQUE PLAIN AND FIGURED

ago. One of their victims was Tol. WE have always a very large stock of these at the lowest prices.

clerk of the Chancery Court of Scott SHAWL & CLOAK DEPARTMENT.

In this Department may be found whatever and great influence. He became ob-nozious to the rebel authorities for GUANTLETS, and at the lowest prices.

Dress Goods Department.

We keep always an almost unlimited assort-ment of FRENCH, BRITIAH; GERMAN, SAXONY, and DOMESTIC FABRICS, run-ning through every grade from the lowest to the history house, who arrested him, tied him to a tree, and shot him! About the Cross and private Davis, of the Sev- the highest enth East Tennessee infantry, were

HOUSEKEEPING GOODS,

This Department contains almost everything required by the Housewife, and usually kept in a Dry Goods store.

GENTS. AND BOYS WEAR

Tribune special, has received no of-CLOTHS, CASSIMERES, CASSIficial dispatches from Admiral Pupont. Its information with regard NETS, SATTINETS, CASSIME. to the battle in Charleston harbor is derived from a private letter from RETS, MERINO CASSIMERES. the Admiral, and from the lips of

least bring these official cheats and plun- Capt. Rhind, of the Keokuk, who TWEEDS, JEANS, LINENS, COTcame direct from him. The news is

TONADES, DRILLS, &c., &c.

## A LOS O

lieved it will be necessary to send NOTIONS, GLOVES, HOSIERY, any of the Monitors North for repairs or to withdraw the iron-clad fleet EMBROIDERIES, AND HABERfrom the harbor; on the contrary

DASHING ARTICLES.

N. B. We have but one price to all and will not be UNDERSOLD. Pittsburgh, April 8, '63.-6m.

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CORSETS, UMBRELLAD, and complete assortment of. NOTIONS AND WARES. We solicit an examination's four stock by Merchauts, Milliners and Beakers, southent that we can most the wants of all classes of buyers JOSEPH HORNE & CO., April 8, 1863.-2m. 77 and 79 Market street.

make its capture a certainty. The substantial invulnerability of the Monitors is believed to be established, and the new ironsides is, as regards invulnerability, a success. It is said that no one knows the exact nature of the obstructions off' Sumter, no American people. 11th. That national existence arises in trustworthy account of them having been received. one of two ways. It arises de facto by means of war, whereby the people vindi-Defeat of Pegram. A Chattanooga dispatch of April

and equal station among the nations of the earth, or, it arises de jure, by means of some political negotiation and compact 12th. That the Legislative powers, in our system of Government, is three fold, that of the people, the States, and the

the people, in this country, is the very