Astroarages are paid.

If subscribers, neglect or roluge to take their newspa-ers from the office to which they are directed, they are esponsible until they have settled the bills and ordered

Miscellaneuns.

CONCENTRATED LEAVEN. FOR MAKING Bread, Tea-Cakes, all kinds of Pastry, &c.

MANUFACTURED BY EDW. CHAMBERLIN & CO, Proprieders of Showmut Phemical Works No. 83 INDIAUSTREE P. Boston ONCENTRATED LEAVEN is the re-

concentral the results of careful chemical research. All its ingredicts are prepared in the highest state of purity, and compounded with a view to produce braid of a far better quality, and in intuch less time, then by any other process; and by the manufacture is sait mit it, with entire confidence, to the judgment of disclininating house keepers, bakers, &c.

Bread of all kin's made by using concentrated Leaven is it, her, insore digestible and multivirities; has an agreeable, natural taste; is less flable, to sour; will retain its moisture longer than by any other process, and the whole preparation for the over need not exceed ten minutes.

minutes.

It is valuable because it is not perishable, and may be rendered available in places and at times when years is not within reach, as at sea. In all climates and under all incumstances, it may be accepted, thus obvioling all cifficulty of procuring year-to-rother forms t, which is frequently of an interprin quality, res dering the bread more or less new holesome.

cimently of an interior quality, and ering the bread more or less unwholesome.

It is also valuable as regards economy, as it has been a seen tained that a saving is effected in the flour, of no less than 16 per celt. In the common process much of the savinarine of the flour, is fleet in the flour, in the savinarine of the flour, is fleet in the savinarine of the propose of the savinarine gas to raise the dough. By using Concentrated trayen this waste is avoided, and the gas obtained in a manuer equally efficacious. Fermentation, as has been slated, destroys a part of the flour or meal "sub, it consequence, a harpet of flour weighing 196 hs, which, by the common method, or the savinary makes about 250 hs of bread, gives by this process 290 hs, thus effecting the very important saving of 16 per cent in the quantity of flour. By conformity to the directions on each package, any person capable of or ordinary attention may conduct the process, and the result invariably be highly satisfactory.

CKRTIFICATE FROM** INK** HAYES**

Asoper to the Sate of Massachuselts

"I have shalysad Melconcents ted Leaven, manuelsotured by Mess.** Edw (hamberlin & Co., with reference to its purity and elliciency of retion in producing the effect of yeast in dittending dough, and thereby rendering the form perfectly pure material. It raises the dough without consening the sugar or any other price ple in the flour, terfectly; and the same weight of flour will produce more gweet, palatable bread than can be obtained through yeast; while for akes and pastry it is invaluable; as if saves; while for oakes and pastry it is invaluable; as if saves all risk; and much the or of the pastry cook.

"The experiments made by me confirm the statements made by the manufacturers, and proves this compound

invaluable, as invave at a manufacturers, and proves this compound made by the matufacturers, and proves this compound worthy of public approval and extended use.

"Respectfully,
"At HAYES, M. D.; State A sayer,
"16 Boylston street, Boston, September 25, 1860."

DIRECTIONS.

Breakpast and Ta Roils.—Two or three teaspoonsful of Leavin (according to the quality of the flour,) to one quart of fleur; mix thoroughly by passing two or three times through a sieve; rub in a piece of butter half the size of an egg, and make the paste with cold milk or water, (unlik is preferable) before the still one of the roil of the size of the LOAF BREAD.—The same proportions of Leaven and

flour sitted together as above; omit the butter, and make the paste riff a nough to knead into a loaf, and bake immediately in a slow oven. - Graham Bread — Three teaspoonsful of Leaven to one quart of wheat meal, sifted together; add one gill of mo-lasses and two eggs; make the paste thin with milk and

change CHAMBER STREET CARE —Sift together two large oups of flour and two teaspoons of the large oups of white ougar of the large oups of white ougar of the large oups of white sugar of the large oups of white ougar of the large oups of white ougar of the large oups of white ougar outside outside

with the yolks of six eggs—the whites of six eggs to a froth; then beat alt together; add three cups d flour, one cup of water, and three teaspoonsful of sited flour, one cup of water, and three caps of sited flour, one cup of water, and three teaspoonsful of Leaven; flavor with two teaspoonsful of seames of le mon, and bake in a quick oven

JUMINE — Sift together one quart of flour and three caspoonsful of Leaven; rubin one teacup ful of butter, add a cup and a fait of with

add a cup and a fail of with a control of the contr

labura, Care.—Three quarters of a pound of flour and four teasponsful of Leavon sitted together; one pound of sugar and six ounces of butter beaten to a cream; the whites of eight eggs well beaten, and the juice of ore lemon; mix with milk.

on; mix with milk. Werster Care.—Five cups of flour, three teaspoonsful of leaven, three cups of sug r, one of butter, one of milk, and two eggs; fruit and spice to the taste. Bake about half an hour. Packed in Cases of 1. 2. 4. and Six Dozen Cans.

For saie by Grocers and Druggists generally.

Within GULAGER & ENU., Wholesale Agents,

No. 59 North Front Street, Philadelphia.

GREAT ATTRACTION AT THE NEW CITY STORE! URICH & COWPERTHWAIT

CORNER FRONT & MARKET SIS.

NNOUNCE to the oi izens of Harris burg at d the public generally, that they have just ned from the eastern cities with a large and well se-d stock of Fall and Winter Goods, which they will Heached and Unbleached Muslins,
Heached and Unbleached Muslins,
Heached and Unbleached Canton Flan

RED FIAMNELS OF EVERY DESCRIPTION. large assortment of Welsh Flancels for Skirting, assortment Domestic Ginghams, "Manchester Ginghams,

Satinetts and Ca simeres, Black Clohs at all prices, Clohs for Ladies' Chesterfields, Beaver Cloths for the Arab Cloaks. A FINE ASSORTMENT OF BLANKETS.

large assortment of Cassimer cs, especially adapted to dershirts. An assortmen yard to \$1.00 per yard. An assortment of Carpets from 12% cts a

ALSO LATEST STYLES

SATIN DECHENES, PLAID VALENCIAS,

RINOS, RICH PLAIN AND FIGURED

A large assortment of Broche and Blanket Shawis, a bull stock of the latest novelties.

An assortment of Plain and Figured Cushmeres. LINENS OF ALL KINDS.

Pennsylvania Telegraph.

"INDEPENDENT IN ALL THINGS NEUTRAL IN NONE"

Cl. XIV.

HARRISBURG, PA., SATURDAY AFTERNOON, JANUARY 19. 1861

NO. 14.

Pennsylvania Legislature.

HOUSE OF REPRESENTATIVES.

THURSDAY, Jan. 17, 1861. The house was called to order at 11 o'clock, A. M., by the SPEAKER and opened with prayer by Rev. Mr. FELTYKLL. The Clerk read the Journal of yesterday.

LVAVE OF ABSENCE. Messis. BRODHEAD, BARTHOLOMEW, DE-VINS, OSTERHOUT, TAYLOR, MANIFOLD, BYRNE, ELLIOTT, BREWSTER, COPE, WAL-KER, and two of the Assistant Doorkeepers, ob-tained leave of absence for a few days. Messis. GRAHAM and BREWSTER obtained

leave to withdraw certain papers.

Mr. COLLINS moved that the special order of the day be deferred until after the regular order of business. f business.

The motion was agreed to the the transfer of the motion was agreed to the transfer of the transfer of the motion was agreed to the transfer of the motion was agreed to the transfer of the motion was agreed to PETITIONS, &C., PRESENTED.

Domestic Manufactures;
Mr. ASCHOM, one from citizens of Bedford ounty for the re-establishment and extension of the Missouri Compromise line: Referred to the Committee on the Judiciary,

Mr. HUHN, one from one hundred and forty citizens of Rush township, Schuylkill county praying for the repeal of an act relating to the selling of the repairing of the public roads in certain townships in Schuylkill county, so far as relates to the township of Rush.

Referred to the Committee on the Judiciary,

local.)
Mr. RIDGWAY, one from citizens of the Thirteenth ward of the city of Philadelphia, asking for the repeal of the 95th and 96th sections of the Revised Penal Code. Referred to the Committee on the Judiciary

general:) Manual county, asking that the intermarriage of the white and black races be made a criminal of-

Referred to the Committee on the Judiciary, (general.) Also, one from citizens of Columbia county. asking for the repeal of so much of the 95th and 96th, sections of the Penal Code, as relates to

fugitives from labor or service. « Referred to the Committee on the Judiciary (general.) Mr. BRESSLER, one from citizens of Clinton county, for a law authorizing the erection of a boom in the West Branch of the Susquehams

at or near Jersey Shore, Lycoming county.

Buke in a slow over.

Brown Insulation and the last of corn meal, all well silted to gether; add two eggs and about a gill of molasses; make the paste thin with milk, and black slowly.

BUCKWHEAT CARES.—Flour and milk sufficient to make one quant of hour; add ene egg, then three tenspoonsful of Leaven; best to a froth, and cook quick.

Dubrucas.—Sit together one quart of flour and two tease spoonsful of Leaven; rub is a piece of butter half as large as an egg; mix with cold milk or water, and boil ten minutes.

Cite together two large cups

And the city of Reading praying for a division of said ward into two precincts for election purposes.

Referred to the Committee on; Election Districts.

Mr. HOFIUS, one from citizens of Pime Grove township, Venango county, asking for a change in the place of holding elections in said township.

Referred to the Committee on the Judiciary

Referred to the Committee on Election Dis-

county asking for the passage of a law to pro-hibit negroes and mulation coming into the

Referred to the Committee on the Judiciary, milk, and bake in a slow oven.

Cor Care.—Five core of their and three teaspool of Leaven, sifted for the Loudiciary, of Leaven, sifted for the Loudiciary, sugar, and two eggs, all well beat together; then add a cup of curracts, and spice to suit the taste. Bake about

Mr. STRANG, one from certain citizens of Ti-

ga county, for an amendment to the militia Referred to the Committee on the Militia

Mr. FRAZIER, one from twenty-four electors Liberty township, Susquehanna, county, for a change in the place of holding elections in said Referred to the Committee on Election Dis-

Also, one from citizens of Susquehanna coun-ty, praying for an alteration of the law of March 20th, 1845, relative to railroad crossings. Referred to the Coramittee on the Judiciary,

(general)
Mr. LEISENRING, one from the Franklin Institute, asking for an appropriation for the publication of Meteorological observations, &c. Referred to the Committee of Ways and

Means. Lift Life Mr. BRESSLER, submitted the following re-

solution:

Resolved: That the use of this Hall be granted this, Thursday evening, to J.T. Tahs, for the purpose of delivering a free lecture on the Unn. The resolution was read a second time and

DEATH OF HON. W. C. A. LAWRENCE.

Mr. HECK submitted the following, Whereas, since the last session of the Legislature of Pennsylvania Almighty God in the course of his alwise but inscrutable providence removed by death the Hon. W.C. A. Lawrence late speaker of this House therefore.

Resolved, That we profoundly regret the death of Hon. W. C. A. Lawrence, the late efficient know him by his many estimable qualities, and the dignity with which he filled the speakers, chair, I in his death this Honse has lost an accomplished officer, the public a faithful representation of the President to maintain that fearless officer in his present position, and we will support the President in all constitutional measures to enforce the laws Speaker of this House, endeared to all who

D VALENCIAS,
VELVET POPLINS
STRIPED AND REATH
Resolved, That the members and officers of this House, in it oken, of the high respect for the memory, of the deceased will wear the usual badge of mourning for thirty days.

Deceased That we tender, our mutual sympa-

ALL WOOL DELAINES,
BLACK SILKS, ALL WIDTHS.

Resolved, That we tender, our mutual sympathies to the mother and relatives of the deceased, under their bereavements and the Speaker be requested to present a copy of the foregoing resolutions to the mother of the deceases.

Particular attention paid to first clars Hosiery and Emproideries, 20., 20. 20. The resolutions was read a second time.

Duncan, Dunlap, Eilenberger, Frazier, Gaskill, Eilenberger, Frazi

unhappy country; but those differences of opinion never interrupted our private friendship, nor diminished one particle from the respect I had for the talents and merits of my distinguished

He was the noble son of a noble sire. A law yer by profession, his business brought him in close contact with the active minds of the day. A good scholar and a ready debater, he soon gained a high reputation as an advocate; and was fast building up for himself a lucrative practice at the bar. The public soon discovered in Win. C. A. Lawrence those qualities that in Wm. C. A. Lawrence those qualities that different common country, "We hereby common the high and patriotic ground his Excellency a retinue of charity demanded his services, has taken in defence of the Union, and we he people conceived they liad the higher claim of the State of Permsylvania in the called on to represent Dauphin country in the Mr. BUTLER, (Crawford), two-from citizens on Mr. Lawrence, and at an early age he was called on to represent Dauphin county in the much of the Act of April 2, 1860; as relates to fishing in Conneaut Lake.

| Referred to the Committee on Agriculture and Domestic Manufactures. chair of the House of Representatives of Pennsylvania, where your dwn honorable self now presides. All who hear me will bear testimony to the graceful and acceptable manner in which he discharged the duties of that high office. He appeared to all who heard him, to have obtained, as it were by inheritance, a knowledge of Parliamentary rules. Under his administration order was preserved in this hall, and the public business carefully and rapidly dispatched,

as many of you here can attest.

Referred to the township of Rush.

Referred to the Committee on Roads, Bridges
nd Canals.

Mr. GRAHAM, one from Mrs. Mary Dewolf
or relief. one occasion strewed our path with flowers; and it is meet that we in return, should plant a flower on the new-made grave of our departed brother.

> bear the cross, that he might be made worthy to wear the crown. We have often heard it said that it was a sad thing for one so young and full of promise to die, but our brother did not so read his master's will. If he mourned, it was for those he would leave behind—a bereaved host of dear mends. Street was any desire to should be known that the was any to depart, and be with his risen lost and master.
>
> On agreeing to the relation.
>
> The year and nays were required by Mr. SHAFER and Mr. RIDGWAY and were as fol-

Tow, viz: Yras Messrs. Abbott, Acker, Alexander, Ashcom, Austin, Barnsley, Bartholomew, Bix-ler, Blanchard, Bliss, Boyer, Bressler, Brewer Burns: Butler. (Carbon;) Byrne, Galdwell, Also, a petition from citizens of Richland Clark Cope, Cowan, Dismant, Devins, Donley, Douglass, Duffield, Duncan, Dunlap, Eilenbertownship, Venango county, asking for a law to change the place of holding elections in said township. tricts.

Mr. WALKER, one from divers citizens of Mullin, Myers, Ober, Osterhout, Patterson, Mullin, Myers, Ober, Osterhout, Patterson, Pierce, Randall, Reiff, Rhoads, Ridgway, Robinson, Referred to the Committee on Acad States and Canals. son, Roller, Schock, Seltzer; Shaffer, Sheppard, Smith (Berks.) Smith (Philadelphia,) Stehman, Stoneback, Taylor, Teller, Thomas, Tracy, White, Williams Wilson and Davis, Speaker—81. NAYS.—Messrs.

So the question was determined in

REASONS FOR VOTING. Mr. BUTLER; (Crawford,) when his name wa

called, said: If I am permitted to give my reasons for my vote, I shall vote, otherwise I shall decline voting.

The SPEAKER. The gentleman can give

Mr. BUTLER. I will begin by saying that am not a Quaker, or a member of the Society am not a quaker, or a memoer of the society of Friends; I was not brought up so. But in early life, I witnessed, to my sorrow, the furnhard lying in the gutter with crape on his hat; the debauchee with crape on his hat; the gambler with crape on his hat. I became dispute the control of the

gusted with such displays of mourning; I have never worn crape for my father, or my mother, my brother, or my sister. If my whole family should die to day, I would not wear it. I entertain as much respect for the memory of our late Spoaker as any other man. I admired him as a Speaker, as a gentleman and as a member of this body; but as to the resolu-

tion to wear mourning, I cannot support it, when I will not myself conform to it. I vote

gative upon these resolutions of respect to the memory of our late Speakor. I ask the consent of the House to withdraw my vote. The unanimous consent of the House was obained, and Mr. BUTLER withdrew his vote. ENDORSEMENT OF MAJOR ANDRESON'S CONDUCT.

Mr. SELITZER moved the following:

Resolved, That we fully approve of the bold and patriotic act of Major Anderson in withdrawing from Fort Moultrie to Fort Sumter maintain that fearless officer in his present position, and we will support the President in all constitutional measures to enforce the laws

an consututional measures to enforce the law and maintain the glorious Union.

The resolution was read the second time. On the question of its adoption the yeas and nays were required by Mr. ACKER and Mr. COWAN, and were as follows, viz. :

YEAS Messrs. Abbott, Acker, Alexander, Ash and Bisses, Advove, Acker, Alexander, Andreom, Austin, Barnsley, Bartholomew, Bixler, Blanchard, Bliss, Boyer, Bressler, Brewster, Burns, Butler, (Carbon,) Butler, (Crawford,) Byrne, Caldwell, Clark, Collins, Cope, Cowan, Dismant, Devins, Donley, Douglass, Duffield Duncan, Dunlap, Eilenberger, Frazier, Gaskill

at the residence of his widowed mother, in this city, on the 22d day of April last, immediately after the Legislature adjourned.

To his memory we would all bear a merited tribute of respect. As is well known, I did not concit in opinion with our departed brother on the great political questions which then divided, and now divided the people, of our distracted and now divided in the first political questions of the property of the great political questions which then divided, and now divide the people, of our distracted and the great political questions of the great political questions which then divided, and now divided the people of the great political questions which the great political questions which the divided, and now divided the people of the great political questions which the divided and now divided the people of the great political questions which the divided, and now divided the people of the great political questions which the great political questions which

ative. t bilithe t

ENDORSEMENT OF THE CONDUCT OF GOV. HICKS OF Mr. Duncan submitted the following: Resolved, by the Senate and House of Representa-tives of the Commonicalth of Pennsylvania, 12 That the patriotic and conservative course of Gov. Hicks of Maryland, in refusing to convene the

Legislature in this trying period of our national history, meets our cordial approbation; and calls forth an earnest sympathy for all those who are struggling to maintain the integrity of

holy purposes advocated by her patriotic son.

Mr. SHEPPARD moved to suspend the rules, and proceed to the consideration of said resolu-The motion was agreed to; and said resolu-

tion was read a second time. Mr. GORDON: I move to amend by striking out the words "in refusing to convene the Legislature." This House has nothing particular to do with Gov. Hicks' reason for that refusal If these words be stricken out, we shall then express in general terms our approval of his patriotic and conservative cours tion in such a form would, I think, be in much better taste. The amendment was agreed to.

The question recurring on the resolution as The yeas and nays were required by Mr. SELTZER and Mr. WILSON, and were as follow,

viz: is meet that we in return, should plant a flower on the new-made grave of our departed brother. I leave to those better qualified the task of pronouncing a more fitting and appropriate eulogy on our brother.

Meteor-like, his life was short and brilliant; his death full of interest, instruction and significance. For one of his years, he had attained the highest post of honor. Disease seized on his person. Free in his intercourse with the public, and manly in his bearing, we would have supposed that he would have longed for his life. Those whose privilege it was to be near the person of the late lamented Speaker of this House during his last illness, will bear testimony to the fact that our brother longed to be ranked among the followers of the meek and lowly Jesus. His highest wish was for grace to bear the cross, that he might be made worthy to make the properties of the meek and lowly Jesus. His highest wish was for grace to bear the cross, that he might be made worthy to make the properties of the meek and lowly Jesus. His highest wish was for grace to bear the cross, that he might be made worthy to make the properties of the meek and lowly Jesus. His highest wish was for grace to bear the cross, that he might be made worthy to make the properties of the meek and lowly Jesus. His highest wish was for grace to be made worthy to make the properties of the meek and lowly Jesus. His highest wish was for grace to be made worthy to make the properties of the meek and lowly Jesus. His highest wish was for grace to be made worthy to make the properties of the meek and lowly Jesus. His highest wish was for grace to be a properties of the meek and lowly Jesus. His highest wish was for grace to be a properties of the meek and lowly Jesus. His highest wish was for grace to be a properties of the meek and lowly Jesus. His highest wish was for grace to be a properties of the meek and lowly Jesus. His highest wish was for grace to be a properties of the meek and lowly Jesus. His highest wish was for grace to be a propertie YEAS. Messis. Abbott, Acker, Alexander

So the question was determined in the affirm ative." (al) REASONS FOR VOTING.

Mr. LECHTENWALLNER, when his name was called, said: In this resolution, we are call ed upon to declare something upon which I have as this resolution is an approval of "conserva-

tism, 'I vote age.
Mr. SELTZER submitted the following resc lution:
Reserved, That a copy of the resolution just

passed, if concurred in by the Senate, be transmitted to Governor Hicks, signed by the Speaker and Clerks of both Houses. The resolution was read the second time and THE STATE OF DELEWARE, GOV. LETCHER OF VIR

GINIA, AND GOV. ELLIS, OF NORTH CAROLINA. Mr. LEISENRING submitted the following Resolved by the Senate and House of Represe lature of the State of Delaware in the unqualified disapproval of the remedy for the existing difficulties suggested to that body by the reso-lutions of the Legislature of Mississippi, and congratulate the citizens of that State upo determination as expressed through their Re-presentatives to stand by the Union.

Resolved, That the noble efforts of Governo Letcher of Virginia to stem the tide of disunion and preserve the great confederacy on a

concurrence, and that we promise the conserva-tive citizens of that and all the other States the right hand of fellowship in every attempt to bring about a more perfect union.

Resolved, That in Gov. Ellis, of North Caro ling, we recognize the fearless friend of the Union of States and in his determination as expressed in his letters to the President. to promptly restore to the custody of the genera lovernment the Forts which were seized with out authority; we have reason to feel that the citizens of that State are conservative and will-ing to stand by the Constitution and laws of

he country.
Mr. WH SON moved to suppend the rules and proceed to the consideration of the resolutions; on which question the year and nays were required by Mr. Whiso and Mr. Gaskint, and were as follows, viz:

YEAR Messrs. Abbott, Ashcom, Austin, Bar-

tholomew, Bliss, Boyer, Bressler, Butler, (Car-bon,) Butler, (Crawford,) Byrne, Caldwell, Clark, Collins, Cope, Cowan, Dismant, Divins, Donley Duffield, Duncan, Dunlap, Eilenberger, Gas kill, Gibboney, Heck, Hill, Hillman, Huhn, Irwhen I will not myself conform to it. I vote when I will not myself conform to it. I vote and may was an inconnect.

Before the result of the yeas and mays was announced.

Mr. BUTLER (Crawford) said: On further consideration, I feel unwilling that my name should go upon the record as voting in the neconsideration of respect to the neconsideration of the neconsideration of respect to the neconsideration of the necon NAYS.—Messrs. Acker, Alexander, Barnsley Bixler, Blanchard, Brewster, Burns, Douglas, Frazier, Goehring, Graham, Harvey, Hood, Hofius, M'Gonigal, Peirce, Robiuson, Stehman, Paylor, Tracy, Whire, Williams, Davis, Speake

> So the question was determined in the affir mative. The resolutions were then read a second

> Mr. PATTERSON. I am a Union man, and I shall be very happy to give my vote in sup-port of these resolutions. But I desire the gen-deman who has offered it to tell us what these Governors have done. So far as concerns the Governor of Virginia and the Governor of North Carolina I am not prepared, with my present knowledge, to vote for the resolutions. I am prepared to vote to sustain the Executive of Delaware. The gentleman who has offered the resolution may be able to give us some information which I do not possess; and I ap-

> peal to him to explain.
>
> Mr. MARSHATL. I should like to have there resolutions divided, so that a vote may be taken on each proposition separately. For the resolu-tion approving the course of the Legislature of Delaware I can vote But that approving of the course of Gov. Letcher I cannot suppor by any means. I consider that there is a snake there, we grant the month for many and store

The SPEAKER: The resolutions are suscepttble of division, and the vote will be taken on each proposition separately. The vote will first be taken on the resolution relating to the

first be taken on the resolution remains to the State of Delaware.

Mr. WILLIAMS I have a very high appreciation of the gallant little State of Deleware, with her glories (for they are truly glorious) revolutionary memories. I would go as far as any man to thank her for the expression of her opinions upon this question. But I am not prepared to say what the Legislature of Delaware has done. We require additional information. has done. We require additional information. There may be more embraced in this resolution, I think, than we are well prepared to endorse. It is with us who live farther away. But what if the gentleman who has submitted the resolution will furnish us with some precise information as to the official action of the state of Delaware, I should be glad. I desire to vote understandingly. If the gentleman cannot now furnish us the information which we're Delaware, I should be glad. I desire to vote understandingly. If the gentleman cannot now furnish us the information which we'require, I hope the resolution will lie over until we can know for what we are voting.

Mr. TRACY. I am now confirmed in the propriety of the vote which I havegiven against suspending the rules of the House to take up these resolutions. I am not less in favor of the Union than gentlemen who have sprung this discussion upon us. I so voted because I appre-hended that this House did not understand the propositions embraced in these resolutions. I find now that such is admittedly the case. The most distinguished members on this floor do not clearly understand the purport of these resolu-tions. I hope, therefore, that they may be suf-

tions. I hope, therefore, that they may be suf-fered to lie over, so that when they again come up we may be prepared to vote understandingly. Mr. LEISENRING. We have just adopted a resolution endorsing the "patriotic and conservative course" of Governor Hicks, of Maryland. I voted for that resolution with great pleasure. The gentleman who has offered it showed it to me a few days ago, and I entirely and highly approved it, as I have declared in my vote. What was the object of that resolution? Nothout and consting more nor less than to sustain a gallant officer in an adjoining Commonwealth, who has done his duty fearlessly, and, to the extent of his power, sustained the Union, the Constitution and the laws. Now, the little State of Delaware, as many members will doubtless remains a constitution of the constitution and the laws. Now, the little State of Mr. SMTH. member, received, a short time since, with all member, received, a short time since, with all due courtesy, a representative from the State of Mississippi, who expressed to the legislature of Delaware what remedy Mississippi proposed for our present national troubles. They heard him with respect, but they afterwards passed a resolution unqualifiedly disapproving of the remedy proposed, and expressing their determination to stand by the Union. Now, sir, I conceive it to be highly proper that conservative Peunsylvanians should hold up the hands of the people of gallant little Delaware.

With regard to Governor Letcher, of Virginia, every person here is familiar with his senti-

every person here is familiar with his sentiments. They have always been conservative. He has always been a firm friend of the Union. Goy. Ellis, of N. C., a day or two since, wrote

the promising to restore the forts that had been taken without authority, and expressing that, to stand by the communication and the stand by the communication and the standard by th I have offered these resolutions in the hope that every gentleman on this floor would sus-tain them in the same spirit in which we have supported the resolution approving the course of Gov. Hicks. By these resolutions I propos Pennsylvania shall show to our brethren in the order States that we are still conservative

that we are disposed to extend the right hand of fellowship to all who love the Union. Mr. HOFIÚS. I desire to ask the gentleman from Philadelphia what Gov. Ellis asked in return for giving up the forts.

Mr. LEISENRING. As I understand he asks ng, but says that he is prepared to

by the Constitution and the laws The first resolution was then agreed to.

Mr. WILSON appealed to Mr. LEISINRING to withdraw the remaining resolutions till the Iouse should have additional information.

Mr. LEISENRING. If there is a single obection to the passage of the two remaining reolutions, I will myself ask their postponement for the present... The further consideration of the resolutions

m postnoned. ELECTION OF SIATES

Mr. WILSON submitted the following Resolved, That the House of Representatives will meet the Senate in joint convention on Monday, January 21st inst. at 12 o'clock M., for the purpose of electing a State Treasurer that a teller be appointed; and that the Clerk inform the Senate of the same.

Resolved, That the House do now proceed t nominate candidates for State Treasurer. The resolutions were read a second time and adopted.

NOMINATIONS FOR STATE TREASURER. Mr. SHEPPARD nominated Henry D. Moore Mr. DUNLAP nominated J. O. James.

Mr. BYRNE nominated Geo. Sanderson Mr. HUHN nominated Robert Ratcliffe. Mr. DONNLY nominated G. W. Miller. Mr. BUTLER, (Carbon,) nominated J.

Mr. PIERCE nominated B. S. Passmore Mr. SMITH, (Phila.) nominated George Wil-

Mr. DUFFIELD nominated Lewis Snell. Mr. HOOD nominated R. Baldwin. Mr. COLLINS moved that the nomination

Which was agreed to.

TEMPORARY ADJOURNMENT. Mr. SHAFER, on leave, moved that when the House adjourn it adjourn to meet on Mon-

day next at 11 o'clock, A. M,
Mr. WILLIAMS. I am not inclined to throw myself in the way of the pleasures and indulgences of gentlemen here. I know that such a course is not calculated to make a man popular. But I feel constrained to protest against to authorize the appointment of special lar. But I feel constrained to protest against this resolution. On a previous occasion we add to settle the account of Samuel K. M. I to settle the account of Samuel K. M. I journed from Thursday till Monday. I had late county treasurer

Referred to the Committee on Claims great doubts whether by doing so we were not infringing the Constitution of the State which we are sworn to support. I think it contains a provision that neither House shall without the consent of the other, adjourn for more than three days. My friend on the left suggests that the Senate has adjourned. An example which I could not approve would not be sufficient to induce me to vote for that which I think wrong. I see no occasion, at all events, to raise a ques tion of this sort. Looking to my constitutional obligations I should not feel at liberty to vote proposed adjournment. I do not know what is the Congressional practice; but I be-lieve there is in the Constitution of the United States a provision similar to that of our own

Constitution.

The idea seems to be prevalent here that Sun-The idea seems to be prevalent nere unationary in the idea seems to be prevalent nere unationary in the idea seems to be prevalent nere unationary in the idea of holdings is as lawyers phrase in a dies non. A dies Mr. KOCH, one to change the time of holdings is as lawyers phrase in the imperior of the imperior of the imperior of the imperior of the idea of holdings is as lawyers phrase in the interest in the imperior of the imperior of the imperior of the imperior of the idea of holdings is as lawyers phrase in the imperior of the imper

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Steam Frinking Pflice.

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RATES OF ADVERTISING. mes or less constitute one half square sig

computation. Unless I can hear some authority which can settle the question to my own mind I cannot agree to vote for the resolution.

It think we have employment enough here. Why, should we adjourn? Gu bono? What good purpose is to be achieved by it? Is it for the interest of the people that we should adjourn? They sent us here to do their business, Journ! They sent us here to their votations, and they expect us to return as soon as it is done! Are we to look to our own pleasures? Tknow that gentlemen living near feel the attraction of home; and the temptation is perhaps stronger with those gentlemen, according to their greater proximity to Harrisburg, than

was agreed to; and

The question recurring on the motion as mended, it was adopted.

REPORTS OF COMMITTEES.

Mr. BYRNE (Judiciary General) with amendments, a supplement to the act relative to ju-dicial districts, approved the 9th April, 1853. Also, (same) with a negative recommendation

an act relative to partners. Mr, HILL, (same) with amendments, a sup-plement to an act relative to landlords and

Mr. STRANG (same) with a negative recommendation "a further supplement to an act regulating banks passed 16th April, 1850.

Mr. M'GONIGLE (Roads, Bridges and Canals) as committed "an act to lay out and constructed the supplementary of the s struct a State road in Jefferson and Indiana

Mr. MYERS (same) as committed an act to lay out and construct a State road in the counties of Berks and Lebanon. Mr. OBER (same) as committed, an act to lay

out and construct a State road in the counties of Butler and Allegheny.

Mr. HUHN (Corporations) as committed an act to extend the charter of the Short Mountain

Mr. SMITH, (Berks), (same) with amendment, An Act to incorporate the Masonic Hall Associa-tion of East Liberty, Allegheny county. Mr. SHAFER, (same), with amendment, An

Act to incorporate the Hatborough Monument Mr. LAWRENCE, (same), with amendment, An Act to incorporate the Weaver Skating Club of Philadelphia

Mr. WALKER, from the Committee to Compare Bills, reported that the committee had compared and presented to the Governor for his approval a number of bills, the titles of which

Mr. LEISENRING, one to authorize the Minister, Trustees, Elders and Descons of the German Reformed congregation of Philadelphia to sell certain real estate. Referred to the Committee on the Judiciary.

Tidionte and Pittsfield Turnpike and Plank Road company.

Referred to the Committee on Roads, Bridges

and Canals...
Mr. EILENBERGER, a supplement to the charter of the Wetherhill Zinc company in Northampton county.

Referred to the Committee on Corporations.

Mr. WILLIAMS, a supplement to the act elating to lateral railroads Referred to Committee on Railroads Mr. SCHROCK, a bill to lay out a State road in Somerset and Bradford counties.

Referred to Committee on Roads, Bridges and Mr. PIERCE, a supplement to the act of

1836, entitled An Act relative to the attachment of vessels. Referred to the Committee on Judiciary, (gen-

Mr. LICHTENWALLNER, one to incorpo rate the Slatington Water cempany. Referred to Committee on Corporations. Mr. GRAHAM, one for the relief of the es tate of Tensord P. Dewolf, late of Butler coun-

Referred to Committee on Judiciary, (local.) PATTIERSON, one relative to the claim of Burke & Gones Tand
Referred to the Committee of th

Mr. IRWIN, one to change the boundaries of the borough of Mechanicsburg, in the county of Cumberrand. Referred to the Committee on Corporations. Mr. PATTERSON, one relative to Mechanic's

Mr. MULLIN, one to annul the marriage contract between John P. Pringle and Martha Pringle. Referred to the Committee on the Judiciary

Referred to Committe on Judiciary, (gener-

Mr. ROLLER, one relative to the claims of the heirs of Samuel Rhoads, late of Blair county, deceased, and Joseph G. Barr and Michael

Referred to the Committee on Claims. Mr. HUHN, one repealing an act relating to the selling of the repairing of the public roads in certain townships in Schuylkill county, so far as the same relates to the townships of Rush and Butler, in said county.

Referred to the Committee on Roads, Bridges and Canals. Mr. BUTLER, (Crawford) one to repeal part of the act of April 2, 1860, entitled, "An Actor the preservation of fish in Grawford county."

Referred to the Committee on Agriculture. Mr. BARTHOLOMEW, one to authorize the Auditor General and State Treasurer to settle an account with the county of Schuylkill and to authorize the appointment of special auditors to settle the account of Samuel K. M. Kepner,

Mr. COWAN, one authorizing the M. E. Church of Warren to convey real estate.

Referred to Committee on Judiciary, (local.)

Mr. DUNLAP, one to incorporate the Phila-

lelphis Farmers' Society.

Referred to Committee on Corporations.

Mr. SELTZER, one entitled an Act to incorporate the Pennsylvania and New Jersey Bridge

Referred to Committee on Roads, Bridges and Causis. Camis.

Also, a smpplement to the Act incorporating the Chattel Loan company, of Philadelphia.

Referred to Committee on Corporations.

Also, a bill to incorporate the Guaranty Ex-

ress company: Referred to Committee on Corporations.

Mr. KOCH, one to change the time of holding borough elections in the borough of Auburn,