12.4
18.4 LAW OF REWSTAPERS
1 subscrivers order the discontinuates of their news (cr., the publisher may continue to send them usit arrearages are paid.
1 subscribers post-

of tra, the housear way, compare to take their newspa-it subscribers neglect or retuse to take their newspa-ors from the office to which they are directed, they are est outlible until they have settled the bills and ordered

Miscellaneons.

SANFORD'S

LIVER INVIGORATOR NEVER DEBILITATES

I is compounded entirely from Guing, and has become an established foot a Standard Medicitic, known and approved with child and is alw resorted to by ell that have used it, with confidence in all the commended.

It has cured thousants with the hast two years who had given up all liopes of relief, as the numerous unsulcited certificates in The dose must be adapt the undividual taking it, and to set gently on the bowels.

Let the dictates of your bloom to bargenous, Summer Oreing the tiver the liver in the NICC.

LIV.R COMPLAINTS, BILLIOUS IN TARGET, DESCRIPTION, FEMALE WARE.

STOMMER MARK.

JANNING, FEMALE WARE.

SHOUGH HAS DESCRIPTION FLATURED BY SOUR, FEMALE WARE.

SHOUGH HAS DESCRIPTION OF THE WARE OF TARGET, OF THE MEDICINE. If (as thousands can testiny is transported by the continuous properties. And swellow both correther.

** Mix Water in the mouth with the in strongle, and swallow both together care our policy existence (

SANFORD'S FAMILY

CATHARTIC PILLS COMPOUNDED FROM

PURE VEGETABLE EXTRACTS, AND PU UP IN GLASS CASES, AIR TIGHT, AND WHLL EEEP IN ANY CLIMATE.

The FAMILY CATHAR.

The FAMILY CATHAR TICE TICE III is a gentle ba active Cathartic which tied practice more than twenty. The constantly increase have long used the Pilisheal express in regard to be place them within the The Profession well know in different portions of the The FAMILY CATHAR termon to this well establed from a variety of the which act alte on every nat, and are good and wife that it is needed, such as Steppiness, Pains in 'e Pain and Sorners over the Worms in Children or addressed in the head, all worms in Children or addressed in the head, all worms in Children or addressed in the head, all worms in Children or addressed in the head, all worms in Children or addressed in the head, all worms in Children or addressed in the head of the state where a constanting in all cases and the statistication which their uses in the case of the c

THE LIVER INVIGORATOR AND FAMILY CATALIN 10 Pills are retailed by Druggists generally, and sold wholesale by the Trade in all the large

B T. W. SANFORD, M. D. Manufacturer and Propriet. je20 dawyi] 835 Broadway, New York.

EDUCATIONAL.

A CONTROLLING ELEMENT OF NA.

And to you we appear to detect the illness or desauction of the properties of a government gives force to public opinion in that public opinion in the properties and in the properties of a government of the proper in general should be educated into a considerable extrement and civil institutions.

"OUR GOVERNMENT: An explanatory statement of the system of Government of the Country, &o. A MANU.

AL FOR SCHOOLS, ACADEMIES AND POPULAR USE; is a work which, with proper historical notices, gives the construction of the provisions of the Constitution of the United States and of those of the Several States, as determined by judicial authority, or derived from standurd writers, including some references to administration at a considerable extend, in the RUCATION OF YOUTH in different states, and is recommended by Jurists, Stateumen and Presidests, and Profesora of Colleges of the Several States, and is recommended by Jurists, Stateumen and Presidests, and Profesora of Colleges of Control of the Control of the States and its recommended by Jurists, Stateumen and Presidests, and Profesora of Colleges of Control of the States and the recommended by Jurists, Stateumen and Presidests, and Profesora of Colleges of Control of the States and of those of the Control of the States and the recommended by Jurists, Stateumen and Presidests, and Profesora of Colleges of Control of the Control of the States and of the Control of the States and the recommended by Alman and the Control of the States and the Profesora of Colleges of Control of the Control of the States and of the Control of the States and the Control of the States and the Control of the Control of

Telegrap

third reading

the same :

ows. viz :

On the question,

ENDENT IN ALL THINGS-NEUTRAL IN NONE"

ISBURG, PA., THURSDAY AFTERNOON, FEBRUARY 14, 1861.

EXCUSED FROM SERVING.

Mr. FINNEY. I ask to be excused from

serving upon the Committee appointed to invite Mr. Lincoln to visit Harrisburg.

YEAS, -Messrs. Benson, Clymer, Connell

NAYS.—Messrs. Gregg, Parker and Wharton

So the question was determined in the affirm-

RECONSIDERATION, OF, VOTE

Gap Mining company of Lancaster county

consideration of the bill be postponed for

The motion was agreed to.

Mr. SCHINDEL. I have been requested by one of the representatives of the city of Phila-delphia to ask that the Senate shall reconsider

submitted to the Committee on Election Dis-

through two other precincts and to travel about three miles in order to get to the place

fixed by law for them to deposit their ballots, which is not within the boundaries of that pre-

lieve it is the law, which can be seen upon ex-

amination, that the City Councils have no au-thority to interfere in a citie like this, where

ative, and the bill passed.

"INDE

SOMETHING MORE VALUABLE THAN SILVER OR GOLD,

Medical.

BROAUSE IT WILL RESTORE THE WEAK. REINSTATE THE BLOOD IN ALL ITS ORIGINA VIGOR AND PURITY.

> IT 19 PROF. O. J. WOOD'S

RESTORATIVE CORDIAL.

BLOOD RENOVATOR.

Is precisely what its name indicates; for, while plessar to the taste, it is revi-itying, exhitarating and strengthening to the vital powers. It also revviiles, reinstates, and renews the blood in all its original purity, and thus restores and renders the aystamily unlerable to attacks of disease. It is the only preparation ever offered to the world in a popular form so as to be within the reach of all. "So chemically and skillfully combined as to be the

"So chemically and skillfully combined as to be the most powerful tonic, and yet so perfectly adapted as to act in perfect accordance with the laws of nature, and hence soothe the weakest storach, and tone up the digestive organs, and allay all nervous and other irritation it is also perfectly exhibarating in its effects and yet it is never followed by lassitude, or depression of spirits. It is composed entirely of vegetables, and those thoroughly combining powerful tonic and soothing properties, and consequently, or mover injure. As a sure preventive and cure of

CONSUMPTION, BRONCHITIS, INDIGESTION, DYS-PEPSIA, LOSS OF APPETITE, FAINTNESS, NERVOUS IRRITABILITY, NEURALGIA, PAL-

PITATION OF THE HEART, MELAN-CHOLY, HYPOCHONDRIA, NIGHT EWEATS, LANGUOR, GIDDINESS, AND ALL THAT CLASS OF CA-SES SO FEARFULLY FATAL CALLED FEMALE WEAKNESS AND IRREGULARI-

TIES. THERE IS NOTHING ITS EQUAL.

Also, Liver Derangements or Torpidity, and Liver Complaint, Diseases of the Kidneys, or any general derangement of the Urinary organs.

It will not only cure the debility following CHILLS and FEVER, but prevents all attacks arising from Missmatic indusnces, and cure the diseases at once, if already attacked.

hoked.

TRAVELERS should have a bottle with them, as it in fallisly prevents any deleterious consequences following upon change of climate and water.

As it prevents continuouses strengthens the digostive organs, it should be in the highest of all persons of seden ry habits. LADIES not accustomed to out-door exercise, should

lways use it.

MOTHERS should use it, for it is a periect relief. Taken
min hor two before the final, trial, sho will pass the
realful peried with perfect ease and safety.

There is no mistake about it. THE CORDIAL IS ALL WE CLAIM FOR

MOTHERS, TRY IT!

three or pistons, onservative is its lendency, and esticulated to cultivate the lowe of our country. It knows beau mond to a considerable occurity. It is not beautiful to considerable occurity. The production of the lower occurity of the occurrence of the constitution of the lower occurrence o

DR. T. J. MILES,

URICH & BOWMAN,

SURGEON DENTIST

FFERN his services to the "citizens of Harraburg and its vicinity." Be shad the best to the Committee on Corporate the Freed to the Committee on Corporations.

MERCHANTS,

ME

insylvania Legislature.

SENATE.

EDNESDAY, February 13, 1861.

called to order by the Speaker.

The Journal of yesterday having been partly

Mr. LAWRENCE moved to dispense with th reading of so much as related to the presenta-tion of petitions, which was agreed to.

The Clerk then proceeded with the reading of the rendshing portion of the Journal, when, on motion of Mr. M CLURE, the reading was altogether dispensed with

REPORTS OF STANDING COMMITTEES. Mr. PENNEY, from the Judiciary Commit-tee, reported, as committed, a supplement to an Act to incorporate the Guardians of the Poor

of the city of Pittsburg.

Also, same Committee, as committed, an Act elating to hawkers and pedlers in Armstrong

Also, same Committee, with a negative re-commendation, House bill No. 228, a supple-ment to an Act relating to elections in Lycoming county.

Also, same, as committed, an Act to authorize the Dundee Coal Company to borrow momr. YARDLEY, from the Judiciary Commi

tee, reported as committed, an Act to repeal an Act regulating the manner of voting at general elections in Northampton county.

Mr. KETCHAM, from same Committee, as committed, an Act to provide for the collection of additional taxes in the township of Sweden, country def Potter.

county of Potter.
Also, same Committee, as committed, a sup-plement to an Act relating to the Lancaster county orison, passed Pebruary 19, 1851.

Mr. HATL, from same Committee, reported with an amendment, House bill, No. 108, an act to revive and continue in force an Act re-

Act to revive and continue in force an Act relative to graduating lands upon which purchase money has been paid.

Also, same, as committed, House bill, No. 590; entitled "an Act to enable executors and administrators to sell and dispose of immature securities.

Mr. SMITH, same Committee, as committed.

House bill, No. 61, an Act relating to the col-

lection of taxes in Lawrence county lection of takes in Lawrence county.
Also, same, with amendments, a supplement to an Act for the taking of lands in execution for the payment of debts, passed A. D. 1705.
Also, from same Committee, as committed, an Act reviving the warrants of Peter Swoop, tax collector in the borough of Huntingdon.
Mr. HALL, from the Committee on Estates and Escheats, reported, as committed, an Act supplementary to an Act, relating to the sale and conveyance of real estate, approved April 1, 1858.

1. 1858.

Mr. TRISH, from the same Committee, reported, as committed, "an Act relative to certain portions of the real estate of Edward Shippen Burd, deceased.

Mr. PARKER, from the Committee on Canals and Inland Navigation, reported, as committed, an Act for the erection of a boom in the Susquehanna river, at or near Jersey Shore, Ly-

coming county.

Mr. MOTT, from the Committee on Roads and Bridges, reported, as committed, an Act to vacate Spruce alley, in Easton borough, North-

ampton county.

Also, same Committee, as committed, House bill No. 221, entitled an Act to authorize the qualified voters of Allegheny township, Armstrong county, to elect two additional supervi-

THOMPSON, same committee,

Mr. THOMPSON, same committee, as committed, an Act to incorporate the Factoryville and Avington turnpike road company.

Also, same Committee, as committed, House bill No. 242, an Act to extend the provisions of the law relating to the selling of the public roads in certain townships of Schulylell county.

Also, same, with an amendment, an Act to lay out a State road in Sonferiset and Bedford

lay out a State road in Somerset and Bedford Also, same Committee, as committed, House bill No. 244, an Act to authorize the qualified voters of Elizabeth township, Allegheny county, and Tobyhanna township, Monroe county, to alect one additional supervisor. to elect one additional supervisor and the

Mr. LAWRENCE, same Committee, as com-Mr. LAW kinkings, same Committed, as committed, an Act to confer increased powers upon the Commissionors of Highways, in Herrick township, Bradford county?

Also, same Committee, as committed, a further supplement to an Act, relative to roads in Middletowntownship, Delaware county, and for other nurroless.

other purposes.
Also, same Committee, as committed, an Act to organize a company to construct a road from Bellefonte to the Junction House.

Mr. HAMILTON, same Committee, as committed, an Act to authorise the supervisors of Martic and Conestoga townships, Lancaster county, to pay one-third of the cost for the erection of a certain bridge. Mr. FULLER, from the Committee to Compare bills, made a report which was read and

Mr. THOMPSON, from the Committee on New Counties and County Seats, reported as committed an Act to perfect the division of the township of Union, county of Fayette.

Also, same Committee, with a negative recommendation, an Act to change the boundary ine between the counties of Lycoming and

Mr. CONNELL, from the committee on Corporations, reported as committed, an Act to amend the charter of the Presbyterian church of Frankford, Philadelphia

BILLS READ IN PLACE. Mr. SCHINDEL, an Act to revive and continue in force the law relative to graduating

lands on which purchase money has been Referred to the Committee on the Judiciary. Mr. NICHOLS, an Act supplementary to an

Act relating to certain Courts.

Referred to the Committee on the Judiciary.

Mr. PARKER, an Act relating to writs of er-

ror.

Referred to the Committee on the Judiciary.

Mr. LAWRENCE, joint resolution for the
payment of the recently appointed Commissioners to Washington. rs to Washington.

Referred to the Committee on Finance.

Mr. IRISH, an Act. to incorporate the Petro-

Referred to the Committe on Private Claims

Mr. LAWRENCE read in his place, and presented to the Chair, an Act authorizing the Commissioners at Washington to compromise sented to the Chair, and Commissioners at Washington to compromise with the bondholders of the Hempfield Railroad Company, and to incilitate this collection of that it is the intention of the Committee appointed to invite the President elect to visit Harrisburg, to proceed to Pittsburg in the discharge of its duties. As it is impossible for me charge of its duties. As it is impossible for me

Leave was given.
Mr. LAWRENCE said: The Commissioners of Wahington county had forwarded to him a bill which the members of the House from that county could not sustain; he had prepared this as a substitute, and did not know that it would meet the views of the Commissioners of said county or the people, or that he should himself sustain it, but he asked its reference to the proper Committee, and moved that it be printed in order that he could send it to his constituents, and thus have some expression

It is an important measure to them, and one about which there is a difference of opinion—an soons which there is a difference of opinion—an thomest difference. It seems necessary that some measure be adopted by us to aid the Trea surjer of the county to collect the large amount of tax outstanding for the years 1858 and 1859, for ordinary purposes; without any reference to the tax levied to meet the interest on the railroad bonds. I hope the people themselves will, at the coming Court in said county, take will; at the coming cours in base some action in reference to the compromise base referred to and which the Commissioners here referred to, and which the Comm have incorporated in the bill to which I re-

If the decision referred to in the preamble to this Act is considered conclusive as to the lia bility of the county, then the people are deeply interested in an honorable and reasonable compromise, and will, I presume, not object to islation to carry out this object.

Mr. SMITH, an Act relating to certain part of the estate of Jane Willing, deceased. Referred to the Committee on Estates and Es

Also, a supplement to an Act relative to the mode of drawing jurors for the several Courts of Philadelphia, passed April 20, 1858 Referred to the Judiciary Committee.

PETITIONS PRESENTED. &C.

the vote had upon the motion to indefinitely postpone House bill No. 122, entitled an Act Mr. CLYMER, on leave given, presented the remonstrance of brush makers of the city of Reading, against the incorporation of the Contifor the erection of a new election district in the 23d ward of the city of Philadelphia." Mr. CLYMER obtained leave to make a state nental Brush company of Philadelphia.

Laid on the table. ment, as follows: Lam assured, Mr. Speaker, that this bill was

Mr. SERRILL asked leave to withdraw cer tain petitions presented last session.

Leave was granted.

ORIGINAL RESOLUTION.

Mr. SMITH offered the following resolution, which was twice read: "If the House of Representatives concur, that three members of the Senate and three members of the House of Registratives; be added to the Committee already appointed to invite the President elect to visit Harrisburg; that the Committee be authorized to visit Pittsburg and tender the invitation in person; and that the Committee also be authorized to make all necessary arrangebe authorized to make all necessary arrange-ments for the reception of the President elect on his arrival in this city.

Mr. M'CLURE. A similar resolution has been introduced in the House, the purport of which was to make the Speaker the Chairman of such a Committee and to increase the number of members thereof to one hundred; which motion was carried. If this resolution is insisted upon, I think we should better appoint a Committee of thirty-three on the part four hundred. There being but two hundred the imanufactories in the district which I have with which the precinct alluded to it is a matter with which the precinct alluded to it is a matter with MCLURE. I wish to ask the Senator proper Committee to receive him. It seems to is insisted upon, I think we should better apoper Committee to receive him. It seems t me to be a subject that ought to be treated with proper respect by the Legislature. We have already appointed a Committee, satisfactorily to myself and, I believe, to the Senate.

Mr. SMITH. The Senator from Franklin is perhaps in error as to the purport of the reso lution offered in the House. That resolution read that the Committee be appointed for the purpose of proceeding from this place to Washington, in company with the President elect Such an idea does not enter into this resolution as it provides for what has not already been pro-vided for in the resolution constituting the Committee, that is, that they shall make all necessary arrangements for the reception of the President elect; that they shall proceed to Pittsburgh, and in person tender the hospitalities of the State of Pennsylvania to that gentleman; and it increases the number of the Committee. I will state that so far as I am individually concerned, if this resolution passes, I shall decline serving upon the Committee, so that it does not apply to me. I am in favor, however, of having as large a Committee as is consistent with propriety, and to have that Committee clothed with authority for making such arrange-

ments as are required.

Mr.M.CLURE. For what purpose was the
Committee appointed, which has been authorized by the Senate to act in this matter? Mr. SMITH. 9 It was to invite the President

elect to visit Harrisburg. Mr. M'CLURE. The resolution appointing that Committee surely contemplated that they should make provision for the proper reception of that gentleman when he arrives here; that they should meet him at the proper place when he reaches the State, and entertain him while a significant the proper place when the reaches the State, and entertain him while he sojourns amongst us. I think that this practice of re-instructing Committees and doing again that which has already been performed tends to belittle the character of the Legislature. There is no decency or propriety in it.

Mr. SMITH. There might be some question s to whether the Committee already appointed was authorized to make necessary arrange

nents, etc.
Mr. M'CLURE. Every Senator knows that have invited the President elect to accept the hospitalities of Pennsylvania, and have appointed a Committee for that purpose. We have charged that Committee with all power in the premises.

Mr. PENNEY, I will state that the Com-

nittee already appointed intend going to Pitts burg to welcome the President elect. On the question,
Will the Senate agree to the resolution? The yeas and nays were required by Mr. SMITH and Mr. M CLURE, and were as follows,

YEAS—Messrs. Benson, Bound, Clymer, Con-nell, Crawford, Hall, Hamilton, Hiestand, Im-brie, Irish, Ketcham, Mott, Nichols, Parker, Robinson, Serrill, Smith, Thompson, Wharton,

Steam Printing Office.

RATES OF ADVERTISING.

Business notices inserted in the Local column, or offere Marriages and Deaths, FIVE CENES PER LINE

Agreed to.

Mr. MOTT called up bill entitled "an Act re-

Senate bill, No. 204, entitled "an Act rela-

tive to certain military companies of the Wash-ington county brigade," came up in order on Presbyterian church of Frankford, Philadelphia. Will the Senate agree to the final passage of The Senate dispensed with going into Committee of the Whole, when the bill was read The yeas and nays were required by Mr.

Crawford, Hiestand, Imbrie, Ketcham, Landon, Lawrence, Meredith, Mott, Penney, Robinson, Schindel, Serrill, Thompson, Welsh, Yardley and Palmer, Speaker—19.

and passed finally.

Mr. HIESTAND called up House bill entitled

"an Act relative to the administration of justice in Iancaster county."

The Senate dispensed with going into Committee of the Whole; when the bill was read

Mr. HIESTAND. I move that the Senate and passed finally.
On motion of Mr. SERRILL, the Judiciary reconsider the vote by which the bill entitled was indefinitely postponed.

The motion was agreed to.

Mr. HIESTAND. I now move that the fur-

The bill was then taken up, on motion of the same Senator, and passed finally.

Mr. CONNELL called up House bill, No. 141,

the Governor to incorporate the Larries' Creek

coke or mineral coal, and for other purposes, passed the 16th day of June, 1836." The bill was read.

Mr. HALL. As this is a bill granting very

Mr. SCHINDEL. I am informed that there are certain manufactories in the State about to cease operations, and they take this method of renewing the appropriate which the state of the control of the state of the central control of renowing the privileges which they have enjoyed under the law to which this is proposed to be a supplement. This is the position of cer-

error by reading a section of the consolidation Act, which requires the City Councils to act whenerror by reading a section of the consolidation Act, which requires the City Councils, to act when ever the number of voters in a precinct shall reach four hundred. As, those Councils have full power in this matter, I prefer that the parties favoring this measure should apply to that body and not to the Legislature. For my own part I have received a summer that a state of the people in the eastern portion of this State. body and not to the Legislature. For my own part I have received a number of remonstrances

Mr. WELSH moved so to amend the section as to limit the extension of charters to twenty years instead of twenty-five.

lows, viz : YEAS Messrs. Bound, Clymer, Crawford,

Those voters who have to go a distance of three live.

So the question was determined in the negative live.

So the question was determined in the negative.

Mr. HALL. In 1836 the Legislature of Pennsylvania passed an Act to encourage the manufacture of Iron with coke or mineral coal and for other nurroses. I do not propose at this Mr. CLYMER. I would further ask the Senator whether the person at whose house the election is now held, does not have to go to another time, further to examine specifically this Act house to vote? Mr. CONNELL. I have no such knowledge. such examination the Senate refused to do what on the question. Mr. CONNELL. I have no such knowning.

On the question,
Will the Senate reconsider the vote postponing
the bill indefinitely?
The yeas and nays were required by Mr.
CLYMER and Mr. CONNELL, and were as follows with the provisions of that Act, which is so broad as to include almost every article manufactured. I provisions of that Act, which is so broad as to include almost every article manufactured. I should like to hear the argument of Senators who have advocated the enlargement rather

special legislation for the companies.
On the question,
Will the Senate agree to the section?
The yeas and nays were required by Mr.
HALL and Mr. SCHINDEL, and were as fol-

lows, viz.: 101 Edd A Fuc 11 YEAS—Messrs, Benson, Bound, Clymer, Con-

Business not

ections of the Act of Assembly approved 8th of Man, 1854." be recommitted to the Committee on the Judiciary.

BILLS CONSIDERED.

lating to the Sheriff of Monroe county."

The Senate dispensed with going into Committee of the Whole, when the bill was read

Harrisburg, to proceed to Pittsburg in the discharge of its duties. As it is impossible for me and passed finally.

To serve upon the Committee in consequence of private Engements which will prevent my accompanying the Committee. I ask to be excused from serving upon the committee. I ask to be that a Senator may be appointed who may have that a Senator may be appointed who may have that a Senator may be appointed who may have the bill was read and it in his power to attend to the duties imposed upon him.

The request was granted.

ORDERS OF THE DAY.

mittee of the Whole, when the bill was read and passed finally.

Mr. PARKER called up Senate bill No. 106, entitled 'an Act to incorporate the Philadelphia Skating Club and Humane Society.'

The Senate dispensed with going into Committee.

Mr. PARKER called up Senate bill No. 106, entitled 'an Act to incorporate the Philadelphia Skating Club and Humane Society.'

The Senate dispensed with going into Committee.

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The Senate dispensed with going into Committee.

Mr. PARKER called up Senate bill No. 106, entitled 'an Act to incorporate the Philadelphia Skating Club and Humane Society.'

The Senate dispensed with going into Committee.

Mr. PARKER called up Humane Society.'

The Senate dispensed with going into Committee.

The Senate dispensed with going into Committee of the Whole, when the bill was read and passed finally.
Mr. CONNELL called up House bill No. 154, entitled an Act to amend the charter of the

and passed finally.

Mr. IRISH called up Senate bill No. 108, entitled a supplement to an Act to incorporate the St. Mary's cemetery, in Allegheny county, approved March 11, 1850.

The Senate dispensed with going into Committee of the Whole, when the bill was read

Committee was discharged from the further consideration of 'an Act to create a new ward in the borough of Pottsville, Schuylkill coun-

Mr. CONNELL called up House bill, No. 141, entitled "an Act to incorporate the Chestnut Hill Academy, of Philadelphis."

In Committee of the Whole, (Mr. Landon in the Chair,) the bill was agreed to and was so reported to the Senate; when it was taken up and passed finally.

Mr. GREGG called up Senate bill, No. 86, entitled "a supplement to an Act authorizing the Covernor to incorporate the Carries Creek

May, 1850, and the several supplements there-

submitted to the Committee on Election Disc. [187]. The bill was unanimously reported, and that it passed the House unanimously, the members of the Philadelphia delegation all voting directly for it; certainly none voted against it. The facts in the case, as it am informed, are these. This new precinct proposed to be established has within it but two hundred voters; the chart of the manufacture of iron, with the three two hundred voters; to called up senate bill No. that these two hundred men are required as the election polls are now located—to pass

extraordinary privileges, and as it was defeated in the Senate last year, I should like to hear cinct. I am assured, moreover, that out of the two hundred voters in this precinct one hundred and seventy-five of them petition for the passage of this Act. I am also assured, and I besome reason for its passage now, before a vote

tain manufactories in the district which I have

with which the Legislature should interfere.

This statement of facts I have received from a member of the Legislature who, I have no doubt, can youch for their truthfulness.

Mr. MCLURE. I wish to ask the Senator from Lehigh a question: I understand that this bill proposes simply to continue existing privileges. Am I correct?

Mr. SCHINDEL. That is the sole object of this bill mistaken in regard to the power of the city councils of Philadelphia. It is, to be sure, obligatory upon those councils, whenever a precinct contains four hundred voters, to provide some additional accommodation for them, by making a new precinct; but that body is firth the habit of altering precincts as they see proper. My own precinct, which didnot contain four hundred voters, (was entirely remodeled last winter. The Senator has been led somewhatinto error by reading a section of the consolidationAct, which requires the CitylCouncils to act when

against the passage of this bill; setting forth that it was entirely useless, and that if there was any hardship experienced by voters in the locality indicated, they could at once petition for the place of holding the election to be removed from where it is now to the middle of the precipal.

On the question, Will the Senate agree so to amend? The yeas and nays were required by Mr. WELSH and Mr. YARDLEY, and were as fol-

Mr. CLYMER. I desire to ask the Senator a question. Was I correct in making the statement that the voters in this precinct are obliged to pass two other precincts and to go about three miles in order to vote, and that such place of voting is out of their precinct?

Mr. CONNELL. I have no such knowledge. Such may be the case, but I am not aware of it. Speaker—17.

So the question was determined in the negative.

the curtailment of this law, in favor of this special legislation for the benefit of particular

the precinct. There is no resurrection for this

Mr. CLYMER. I desire to ask the Senator a

lows, viz:

YEAS—Messis. Clymer, Crawford, Finney,
Mott, Schindel and Welsh—6.

NAYS—Messis. Bound, Connell, Gregg, Hall,
Imbrie, Trish, Landon, Lawrence, Meredith,
Nichols, Parker, Penney, Robinson, Sewill,
Smith, Thompson, Yardley and Palmer—
Speaker—18.

So the content of the content of

So the question was determined in the negative.
BILLS RECOMMITTED.