

SENATE.

The SPEAKER laid before the Senate the last annual report of the Northern Home for friend-less children.

Laid on the table. He also referred House bill, No. 239, entitled "an Act to change the name of the Sunbury and Erie" Railroad company and to facilitate the

completion of a Railroad from Sunbury to Erie,'

REPORT OF A STANDING COMMITTEE.

Mr. HALL, (Estates and Escheats.) as com-mitted, House bill, No. 127, entitled "an Act

to authorize the President and Directors of the Citizen's Passenger Bailway Company, of the city of Philadelphia, to sell and convey certain

BILLS BEAD IN PLACE.

Mr. MOTT read in place, a further supple-ment to an Act incorporating the Pennsylvania

Referred to the Committee on Corporations

Mr. SMITH, an Act to exempt the property of the Philadelphia City Institute from taxa-

Mr. ROBINSON, a supplement to an Act to authorize the sale of mortgages on coal leases

Referred to the Committee on the Judiciary. Also, an Act repealing a bounty on fox scalps

Referred to the Committee on Agriculture

Also, an Act for the protection of sheep in Mercer county. Referred to the Committee on Agriculture,

Mr. BOUGHTER, an Act for the suppression

Referred to the Committee on Finance.

Also House bill, No. 248, entitled "an Act for the commutation of tonnage duties," to the

to the Committee on Finance.

real estate."

ion.

Coal Company.

n Schuylkill county.

n Mercèr county

SPEAKER'S TABLE.

# Miscellaneous.

# CONCENTRATED LEAVEN. FOR MAKING

Bread, Tea-Cakes, all kinds of Pastry, &c.

It is valuable because it is not personable, and may be readened available in places and at times when yeast is not within reach, as at sea. In all climates and under, all circumstances, it may be adopted, thus obriating all difficulty of procuring yeast or other ferme t, which is frequently of an inferior quality, rer dering the bread more on bese unwholes me.

au circumstances, it may be adopted, thus obviating all difficulty of procerring yeast or other ferme t, which is frequently of an inferior quality, rer dering the bread more or less unwholessone. It is also valuable as regards. economy, as it has been ascertained that a saving is effected in the float of noi less than 16 per cent. In the commun process much of the succharine of the floar is lost by being converted into carbonic acid gas, or aprit, and the waste is in-curred solely for the purpose of genorating gas to raise the dough. By using Concentrated Leaven this, waste is avoided, and the gas obtained in a manner equally effi-cacious. Fermentation, as has been stated, destroys a part of the flour or meal; end, in consequence, a barrel of flour weighing 196 fbs, which, by the common method, ordinarily makes about 250 fbs of bread, gives by this process 290 fbs, 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 ordinary attention may conduct the process, and the re-sult will invariably be highly satisfactory. CERTIFICATE FROM UR. HATES, Ascept to the State of Masacchuetts., "have analysed the Concent, ted Leaven, manufac-tured by Messrs. Edw. Chamberlin & Co., with reference to its purity and efficiency of action in producing the ef-pet of yeast in distending dough, and thereby rendering eff for making bread. This article is skillfully com-founded, from perfectly pure material. It raises the dough without consming the or actes and pastry it is invaluable, as it saves all rick, and much time of the pastry cok. "The experiments made by me confirm the statements made by the manufacturers, and proves this compound worthy of public approval and extended use. "Respectually. "A. A HAYES, M. D., State Arsayer, "16 Boylston street, Boston, September 25, 1860." D 1 RE ECTIONS.

SANFORD'S LIVER INVIGORATOR NEVER DEBILITATES

Mledical.

Bread, Tea-Cakes, all kinds of Pastry, &c. MANUFACTURED BY EDW. CHAMBERLIN & CO., Proprietors of Shawmut Chemical Works. No. 33 INDIA STREET, Boston. Content of careful chemical research. All its ingredi-to careful chemical research. All its ingredi-to at are prepared in the highest state of purity, and com-promoded with a view to produce bread of a far better considerer, bothe frequency of descriminating house Bread of all kfr.'s made by using Concentrated Learen bit her, more digestible and nutritious; has an agrees, bit her, more digestible and nutritious; has an agrees, bit her, more digestible and nutritious; has an agrees, bit her, more digestible and nutritious; has an agrees, bit her, more digestible and nutritious; has an agrees, bit her, more digestible and nutritious; has an agrees, bit her, more digestible and nutritious; has an agrees, bit her, more digestible and nutritious; has an agrees, bit her, more digestible and nutritions; has an agrees, bit her, more digestible and antification for the oven need not exceed ten whole preparation for the oven need not exceed ten minutes. It is valuable because it is not perishable, and may be and 'far now ensure available in places and at times when yeast all effectimestance, it may be adopted, thus obviating all difficulty of prowing yeast or other forme t, whith it all fibulty of prowing yeast or other forme t, whith it all fibulty of prowing yeast or other forme t, whith it difficulty of prowing yeast or other forme t, whith its difficulty of prowing yeast or other forme t, whith its difficulty of prowing yeast or other forme t, whith its difficulty of prowing yeast or other forme t, whith its difficulty of prowing yeast or other forme t, whith its difficulty of prowing yeast or other forme t, whith its difficulty of prowing yeast or other forme t, whith its difficulty of prowing yeast or other forme t, whith its difficulty of prowing yeast or other forme t, whith its difficulty of prowing yeast or other forme t, w same Committee.

Ag-Mix Water in the inputh with the in vigorator, and swallow both together. PROS ONS DOLLA FIE BOTHE. — ALSO —

## SANFORD'S FAMILY

## CATHARTIC PILLS COMPOUNDED FROM

PURE VEGETABLE EXTRACTS, AND PU UP IN GLASS CASES, AIB TIGHT, AND WILL KEEP IN ANY CLIMATE.

WILL KEEP IN ANY CLIMATE. Thi FAMILY CATHAR-Thi FAMILY CATHAR-The constantly increas-The constantly increas-The constantly increas-there long used the FILSS-and the satisfaction which all express in regard to the profession well know of place them within the The Profession well know of flace them within the The Profession well know of place them within the The Profession well know th

BOOT & SHOE STORE. CORNER SECOND AND WALNUT STS.

WHEELER & WILSON'S

WITH NEW IMPROVEMENTS AT REDUCED PRICES.

milk or water to a stiff batter, add spiceto suit the octpls and bake immediately. DINGINNATI. SPONGE CARE.—Two cups of whits sugar beaten to a froth; then beat all togethor; add three outper of stifed flour, one cup of water, and three teaspoonsful of Leaven, if togethor one quart of flour and three teaspoonsful of Leaven, if togethor; and three state pound of currants, two oups of white sugar, and apper to stift the state in its stiff encough to roll our, and bake in a slow oven. Cor CARE.—One plat each of flour and three teaspoonsful of Leaven, sitted together; add a cup of butter, one spoonul of sumamon; mix with cold milk to a stiff batt and three teaspoonsful of Leavens, stift dogether; add a cup of butter, one spoonul of currants, two oups of white sugar, and one te spoonul of currants, two oups of mor and three teaspoonsful of Leaven, sitted together; add a cup of butter, one sugar, and two eggs, all well beat together; two of sugar, and two eggs, all well beat together; then add and have taspoonsful of Leavers of s pound of flour and to flour and that the Cor CARE.—One plat each of flour and three teaspoonsful of ucarants, two eugs of their sugar, and and a media and three teaspoonsful of Leavers, stifted together; then add and sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well beat together; then add sugar, and two eggs, all well It was agreed to. THE WHEELER & WILSON Manufac e question then recurring on the bill, v to elect On motion of Mr. LAWRENCE the bill was The first section was read. Mr. PENNEY. When this bill was up, a so amended as to include Centre township, Greene county, and it then few days ago, I took occasion to express my Passed finally. Mr. MEREDITH, for the SPEAKER, called up views in reference to it. I have only to repeat that this bill, in itself, may be meritorious, for for aught I know. If it be true, as set forth in the preamble, the the party claiming to have his money refunded to him here, was misled by House bill, No. 79. entitted "an Act to extend the provisions of an Act relating to the selling of the repairing of Public Roads in certain townships in Schuylkill county, to Washington imformation received at the Surveyor General's office, this bill may take exception to the genefownship, said county." Passed finally. Mr. BOUND called up House bill, No. 169, ral rule in such cases. I know that there are in the State of Pennsylvania parties who make entitled 'an Act relating to road views for damages in Northumberland county." it a business to go about the country and when-ever they can, as they imagine, discover a dis-Mr. BLOOD made a motion that the Senate Passed finally. Mr. OLYMER, called up House bill, No. crepancy between surveys, in adjacent tracts of land; get out from the Surveyor General's of-28, entitled "an Act to lay out a State road in the counties of Berks and Lebanon." fice a warrant of survey, upon a mere specula-tion as to the result of such proceeding, to the AN ACT FOR THE BETTER, SECURITY OF THE WAGES OF LABORERS The finest assortinent of ALBUMS over offered in this city, ranging in price from 50 cents to \$10 00 each, bound in all styles of Binding; at BERGNER'S CHEAP BOOKSTORE, 12nov 51 Mark Street. THE ATTENTION OF Lapita' CARE.—Three quarters of a pound of flour and four teaspoousful of Leaven sitted together; one pound of sugar and six ounces of butter beaten to a cream ; the whiteg of eight eggs well beaten, and the juice of one le-mon; nix with milk. WEBSTER CARE.—Five cups of flour, three teaspoonsful of Leaven; three cups of sugar, one of butter, one of milk, and two eggs; fruit and spice to the taste. Bake about half an hour. The Senate went into Committee of the Mr. FULLER moved that the Senate proceed annoyance of men who own the titles but do not have them properly attended to. As a general rule, I say that the principle contained in this bill is wrong. I cannot and will not yote for any such bill, unless I am satisfied by. Whole on said bill, (Mr. WHARTON in the to the consideration of House bill, No. 75, entihair) tled "an Act for the better security of the wages The bill having been read, of laborers." Mr. HALL moved to amend by adding the The motion was agreed to; And the Senate went into Committee of the Whole, Mr. CBAWFORD in the Chair, on said MEMBERS OF THE LEGISLATURE unquestioned testimony in regard to its pur-pose or the peculiar position of the parti-cular bill in hand. It is set out in its ollowing as a new section : ments. AND STHANGERS' OF THE LECTREATURE AND STHANGERS' visiting the City is called to the largest and finest as-sortment of Letter, Note and Cap Papers, Envelopes, Pens and Holders, Ink, Inkstands, Pencils, Writing Sand, Sand Sand Sand, and a full variety of all kinds of STATIONERY, which for price and quality cannot be excelled. at. 3-. . . . . . "That the stockholders of said company be and they are hereby declared to be individual-ly liable for all debts and contracts made by Packed in Cases of 1, 2, 4, and Six Dozen Cans. bill. The first section was then read, as follows: SEC 1. Be it enacted, &c., That all wages that may be due from the owner or ewners of any manufacturing establishment to any laborer or preamble that the party herein named was de-ceived by information from the Land effice. For sale by Grocers and Druggists generally. WILLIAM GULAGER & BHO., Wholesale Agents, No. 59 North Front Street, Philadelphia. nov13-35m workmen and laborers employed by, and for materials and produce furnished said company, to be such and collected as is provided in the 12th, 18th and 14th sections of an Act incorpo-That may be stated by any man who enters upon this sort of speculation. It is also stated Passed finally. The Senate then BERGNER'S CHEAP BOOKSTORE there that equity requires that this money should be refunded, when application is made laborers in or about such establishment, for any period not exceeding six months immediately and quality cannot be excelled, at BERGNER'S CHEAP BOOKSTORE, de29 51 Market Str 51 MARKET STREET, rating the Lackawanna Iron and Coal company, approved April 5, A. D. 1853." within six years. We have no evidence that this application was made within six years, or preceding the death or insolvency of such owner or owners, shall be a lien upon such establish-ment, and shall be first paid from the proceeds IS THE CHEAPEST PLACE IN THE CITY -de29 51 Market Street The Chairman ruled the proposed amend-mendment out of order. [Laughter.] The Committee then rose and reported the bill back to the Senate as committed, when it. this application was made within six years, or when it was made. Every man who makes the same sort of claim can come in with a similar preamble, and without evidence or anything else, can recover the amount of purchase mo-ney. If the door is once opened, I am informed that hundreds and thousands of dollars are liable to be taken out of the Treasury. I think it is better that a few individuals should suffer from incollations of this doamater that SCHOOL BOOKS TO GHT H.L. GODBOLD, . of the sale of such establishment : *Provided*, That the same be presented to the officer. exe-cuting the writ before distribution of the pro-AND SCHOOL STATIONERY, Comprising all the various READING AND SPELLING BOOKS, ARITHMETICS ALGEBRAS, GRAMMARS, ETYMOLOGIES, DICTIONARIES, HISTORIES, PHILOSOPHIES, and all the ECHOOL BOOKS used in the various Public and Private, Schools, efficient of the various Public and Private, Schools, efficient of the various Public and Private, Schools, efficient of the various Public COPY AND COMPOSITION BOOKS, LETTER, CAP, and NOTE PAPER, BLANK, BOOKS, SLATES, IEAD AND BLATE PENCILS, PENS AND HOLDERS, INK. INKSTANDS, MULES, end the most complete assortiment of SCHOOL STATIONERY constantly on hand and for sale at THE LOWISST PRICES of ANY FLAGE in the City at BERGKNEPS CHEAP BOOKSTORE, 51 Market Street. PRACTICAL Tuner and Repairer of Planos, Meiodeons, &c., &c., will receive orders in future at WM. KNOCHE'S Music Store, 92 Market streed-All orders laft at the above named place, or at the Buehler House, will meet with prompt attention. First class FIANOS for sale. AND Passed finally. Mr. CONNELL called up House bill No. 46, entitled an Act to change the name of the Har-monia Sacred Musical Society. ceeds of the sale. Mr. FULLER moved to amend by inserting in the fifth line, after the word "establish-ment," the words "in the county of Fayette," CANDLES! Passed finally. Mr. KETCHAM called up Senate bill No. 208, entitled an Act to authorize the Dundee from speculations of this character, than that the door should be opened, and the Treasury of thereby making it a local bill, applying to Faythereby making is a total bar, or a source of the source o PARAFFINE CANDLES, SPERM CANDLES, ADAMANTINE CANDLES, the Commonwealth exposed to such a plunder. Mr. WHARTON. I have no disposition at Coal company to borrow money, and to reduce its capital stock. The bill being before the Senate, Mr. WELSH moved to amend by striking STEARINE CANDLES, any time or on any occasion to press a bill upon the attention of the Senate, in regard to which I am not satisfied that it is equitable in its pro-visions. There is no intention to do other than STAB CANDLES, being general in its nature. He said : All the provisions that can be ex-tended for the protection of poor mechanics and CHEMICAL SPERM CANDLES, TALLOW CANDLES. aprô-dly A large lot of the above in store and for sale at the lovest prices by out the word "said" in the fourth line Agreed to; and the bill, so amended, Passed finally. visions. There is no intention to do other than justice by the passage of this bill. The Com-monwealth can lose nothing in this instance, because she has had the use of this money for four or five years. As to the argument of the Senator from Allegheny that this proceeding opens the door for an invasion of the Treasury, have to say the it does not once the door for workingmen in the collection of poor mechanics and ought to be extended by the Legislature. I would regret the passage of any amendment making this merely a local bill. Mr. FULLER. I cheerfully withdraw my motion to amend, in order that it may not in-terfere with the researce of the bill WM. DOCK JR. & CO. AG-Liberal discounts made to teachers and dealers Any article not on band promptly furnished without extra charge. Mr. CRAWFORD called up Senate bill No. Opposite the Court He jan2 167, entitled an Act relating to actions of tres-pass in the townships of Milford and Ferman-HAVANA CIGARS! EXTRA Charge. STANDARY OF DESIGN FOR THE FLAT STANDARY STREEFER, STANDARY STREEFER, NO. 1222 Market Street, PHILADSIPPIA, Manufacturer of fine NICKEL SILVER, and SILVER PLATER of PORKS, SPOONS, LADLES, BUTTER KNIVES, CASTORS, TEA SETE, UNR. KENTIGES, CASTORS, STANS, KENTIGES, CASTORS, TEA SETE, UNR. KENTIGES, CASTORS, TEA SETE, UNR. KENTIGES, CASTORS, STANS, CASTORS, TEA SETE, UNR. KENTIGES, CASTORS, STANS, KENTIGES, CASTORS, STANS, CASTORS, CASTORS, CASTORS, CASTORS, CASTORS, CASTORS, TEA SETE, CASTORS, CAST augh, in the county of Juniata. Passed finally. Mr. BLOOD called up House bill No. 27, en-I have to say that it does not open the door for any other purpose than to do justice, because the Commonwealth is not called upon to pay, that which she has not received. The gentleterfere with the passage of the bill. Mr. PENNEY. I intend now to say what I titled an Act to appoint Commissioners to view, locate and lay out a State road from the town sep28-dly have to say on this bill as a matter of general have to say on this bill as a matter of general policy. I oppose it not because I am not in fa-vor of protecting the laborer in collecting his wages, but because this bill is utterly imper-fect from beginning to end, in regard to the protection allowed the property owner, and ut-terly impracticable so far as the laborer himself is concarned ...You will observe, Mr. Speaker, by the first section of the bill, it makes a lien for uncare without limit to amount, for six HARVEY FILLEY, No. 1222 Market Street, PHILADELFHA, Manufacturer of fine NICKEL SILVER, and SILVER PLATER of FORKS, SPOONS, LADLES, BUTTER ENNYS, OASTORS, TBA SETS, URNS, KETTLES, WAITERS, BUTTER DISHES, ICE FITCHERS, CAKE BASKERS, OOMMUNION WARE, CUPS, MUGS, GOBLETS, &c., With a general assortment, comprising anno but the be guality, made of the best materials and heavily plated, con stituting them a of Washington, township of Canoe, county of man making this claim is an honest citizen, a resident of Somerset county. He is a mechanic UO DE MONTEBELIO; HEIDSIECE & CO. CHARLES HEIDSIEC Indiana, via Punzatawney, Jefferson county, to Brookville, in said county. After some grammatical corrections were THE ATTENTION OF GENTLEMEN and does not care anything about speculating in lands. He was told that, there was a vacant tract of land in a certain place, and he went to your land, office and paid, money for, it. He, now comes back and puts himself on the record THE ATTENTION OF GENTLEMENT is isolicited to our very large assortment of UNDERSTRIP JOURDER AND DRAWERS OF every size and quality. GENTH' JOURDER AND GROVES, best article manufactured. All thad inferient kinds of WINTER GLOVES. Largest assortment of HOSERY in the city. CRAVATS, SUBTROBER, MANDERSONDERS, Ready Hemmed. And everything in Gents' wear, at a control of HOSERY jan24 the Andrew Martine Martisburg Bank of Next to the Harrisburg Bank of . nade, the bill 5 J 3 Passed finally. Mr. IMBRIE moved that the Senate adjourn, now comes back and puts himself on the record and asks within the time given by the law of the State to settle all such accounts, to be paid back the money which, under the circum-stances, he is rightfully entitled to. Mr. HAMIL/ION called up Senate bill No. 21, entitled a further supplement to an Act relating to the Lancaster county prison, passed Me. PENNEY. The preamble to this, bill. Sets forth that equity—requires that the money should be refunded before six years have elapsed. The preamble sets out that this money was paid gendity, made of the best materials and materials and still them a serviceable and durable article For Homms, Strangoars AND FRUATE FAMILIES. By Old Ware re-plated in the best manuer. \* Seb20-dawly' lean din talah ta for wages without limit to amount, for six months before the date of insolvency of a party. ORANGES AND LEMONS. SPERM CANDLES ! FORTY BOXES in prime order just re-A LARGE SUPPLY JUST RECEIVED BY WM, DOSK JR. & CO. WM. DOCK JR. & CO. p17

Pennsylvania Legislature. on the 4th of September, 1854. Six years have expired since that time. The Sanator's own preamble cuts up his equity. Mr. WHARTON. I desire to explain; this

SENATE. Moxnax, February 18, 1861. The Senate met and was called to order at 8 o'clock P. M., a quorup being present. The Clerk read the Journal of Friday. SPEAKER'S TABLE. Mr. WHATION. I desire to explain, this bill has been a subject of legislation here for some years back, having passed both houses. Mr. WHATION. I desire to explain, this bill has been a subject of legislation here for some years back, having passed both houses. Mr. WHATION. I desire to explain, this bill has been a subject of legislation here for some years back, having passed both houses. Mr. PENNEY. All I have to say in reply is, that the Senatorshould modify his preamble, houses and the conditioned in the conditioned in the senatorshould modify his preamble, houses a subject of legislation here for some years back, having passed both houses. Mr. PENNEY. All I have to say in reply is, that the Senatorshould modify his preamble, houses a subject of the senatorshould modify his preamble, houses a subject of the senatorshould modify his preamble, houses a subject of the senatorshould modify his preamble, houses a subject of the senatorshould modify his preamble, houses a subject of the senatorshould modify his preamble, houses a subject of the senatorshould modify his preamble, houses a subject of the senatorshould modify his preamble, houses a subject of the senatorshould modify his preamble, house a subject of the senatorshould modify his preamble, house a subject of the senatorshould modify his preamble, house a subject of the senatorshould modify his preamble, house a subject of the senatorshould modify his preamble, house a subject of the senatorshould modify his preamble, house a subject of the senatorshould modify his preamble, house a subject of the senatorshould modify his preamble, house a subject of the senatorshould modify his preamble, house a subject of the senatorshould modify his preamble, house a subject of the senatorshould modify his preamble, house a subject of the senatorshould modi

because as it now stands it cuts up his equity. Mr. WHARTON. This bill, at a former ses inf. WHARTON. This bill, at a former ses-sion, having passed both Houses and being sent to the Governor, was vetoed by him, to-gether with a batch of bills that went before him, to which he had some objections. What-ever fate this bill may have before this Senate, one thing is certain, that this body has passed and will need be equitable deliver. This means one thing is certain, that this body has passed and will pass less equitable claims. This money was honestly paid into the hands of the Com-monwealth and this gentleman only asks to have it restored. If Senators who are so conscien-cious about agreeing to this bill will keep their consciences right to the end of the session, we may believe that the Senate has done some may believe that the Senate has done some justice to the Commonwealth. If our laws in relation to land titles are such that citizens are deceived in this way, it is not the fault of those citizens but of the officers of the Common

vealth. Mr. BLOOD. I would like to know the name of the Senator who had this bill in charge when it was passed before, so that I may be satisfied that I am consistent in my vote in relation to its passage at the present time. Mr. WHARTON. Mr. Schell was the Sena

or's name. Mr. BLOOD. Then I will vote for the bill. Mr. LANDON. I wish to know if this is a

Democratic measur Mr. WHARTON. It is an equitable mea-

Mr. PENNEY. I would like to know from the Senator from Huntingdon whether he con-siders the words Democratic and equitable to be

synonymous. Mr. WHARTON. Yes, sir; for I have always considered that the Democratic party, as long as it kept on the right course, was equitable in its proceedings; but since it has left the old track and departed from right principles it has not succeeded and cannot succeed in maintain-ing an equitable position.

The preamble was then read and agreed to

BILL CONSIDERED. Mr. WHARTON called up Senate bill, No. 216, entitled "an Act to revive the warrant of

county, and for other purposes, approved March 22, 1845:

Passed finally.

Mr. ROBINSON called up House bill No. 61, entitled an Act relative to the collection of taxes in Lawrence county. In Committee of the Whole, Mr. CLYMER in

the Chair, the bill was materially amended, and, on being so reported; Passed finally.

mates of the expenses of the county, to distin-

one quart of batter; and dene egg, than three teaspoonstic of Leaven; beat to a froth, and cook quick. DUMFLUS.—Sift together one quart of flour and two tea spoonsful of Leaven; rub in a piece of butter half as large as an egg; mix with cold milk or water, and boil ter winntee entitled a further supplement to an Act relating to roads in Middletown township, Delaware **GREAT REDUCTION IN PRICES!** resent The motion of Mr. WHARTON was agreed SEWING MACHINES, inutes. CHANGER STREET CARE.—Sift tegether two large cups if four and two teaspoonsful of Leaven; put in half a cup if butter and a bup and a half of sugar ; mix with teg nilk or water to a stiff batter, add spiceto suit the, ocrpts nd bake immediately. Passed finally. Mr. MEREDITH called up House bill, No. And the question being, Will the Senate agree to reconsider the vote had on the bill? 241, entitled "an Act authorizing the qualified voters of Allegheny township, Armstrong coun-

the "insolvency occurs, all claims," etc. The date of insolvency is fixed by the Act itself. Mr. PENNEY. The Senator mistakes my

. 8 00

The bill, as amended and passed, reads as provided the time bill as amended and passed, reads as provided the bill as amended and passed, reads as the bill as amended and passed are to be the time to the time to

AN ACT relating to the collection of Taxes it shall be lawful, and it is hereby made the duty of Lawrence, in making their annual esti-ty of Lawrence, in making their annual esti-tation of the expression of the collection of the expression of the collection of the collection of the expression of the collection of the collection of the expression of the collection of t

tainty set forth in this bill. It provides a lien mates of the expenses of the county, to disting the text of the several purposes for which taxes shall against the property of a party for six months be levied, designating how much shall be levi-ed for the public purposes of said county, such traces is that you have no means of determin-as pertains to the county offices, public build-ings, road views, building bridges, jail expenses, the at which a party or firm becomes insol-keeping prisoners, Commonwealth costs, jury yeat. I may have laborers employed, and may fees, et cetera, and also how much shall be levi-ing be levied. I may have been the seven be levi-today be utterly insolvent. I may have been adding to the public purposes of the county, and is not re-lating to the public purposes of the county, and is laborers. What period are you going to de-said county Commissioners, when making out termine as the point at which that lien for ser-the several duplicates for the respective collect-vices commences? Is it to be on the day when

said county Commissioners, when making out termine as the point at which that lien for ser-the several duplicates for the respective collect-ors of taxes, shall place the taxes in two sepa-rate columns, distinguishing the estimates and levies pertaining to the public purposes as afore-said, putting them in one column, and the esti-mates and levies pertaining to the obligation-of the county upon contracts, in a separate col-umn. SECTION 2. That it shall be the duty of the dt o give two separate bonds as like bonds are now given in such sum as the Court may deem sufficient for the two several funds levied as aforesaid, and he shall keep said funds separate purposes for which they shall have been levied, and distinct and applicable to the respective fund all such matters as the Court shall direct, and all payments out of the other fund shall be made upon warrants drawn by the Commis-sioners in the usual manner. SECTION 8. That it shall be, the duty of the protected by such means as those set forth in the bill. You buy it from me, and I have a hundred men in my employ, and to each of them I owe one hundred dollars. When you come to investigate your record, you find the title is clear and you pay me the purchase mo-ney, and yet every man in my employ six months before that purchase, may come in and assert his right and enforce his lien against you. That is what I object to. The mechanics' lien the reservences of the courts of the other fund shall be made upon warrants drawn by the Commis-sioners in the usual manner. the name upon warrants drawn by the commissioners in a name and the second state of th

bonds in such amounts as the Court may deem ing has notice that that building has been com-sufficient for the respective levies placed in their pleted within six months, and it is his duty to

and destruction of counterfeit bank notes. Referred to the Committee on Banks. Mr. LAWRENCE, an Act to repeal an Act On the question, Will the Senate agree to the first section of the bill? The yeas and nays were required by Mr. WHARTON and Mr. BLOOD, and were as folsufficient for the respective levies placed in their hands for collection. SEC. 4. That the County Commissioners of said county are hereby authorized and em-powered to make arrangements and enter into powered to make arrangements and enter into bonds issued by said county to railroad com-panies, and for the payment of which said county shall have been adjudged liable. And in all cases where they shall agree with the same and for the issuel of other bonds in lieu holder of such bonds for the cancellation of the same and for the issuel of other bonds in lieu holder of such bonds for the cancellation of the same and for the issuel of other bonds in lieu holder of such bonds for the cancellation of the same and for the issuel of other bonds in lieu holder of such bonds for the cancellation of the same and for the issuel of other bonds in lieu holder of such bonds for the cancellation of the same and for the issuel of other bonds in lieu individual makes an assignment, then the there of, they shall have power to issue bonds in lieu in lieu and for the such of the bonds in lieu individual makes an assignment, then the there of, they shall have power to issue bonds in lieu individual makes and bonds for the such of the bonds in lieu individual makes and such of the bonds in lieu individual makes and bonds for the such of the bonds in lieu individual makes and such of the bonds in lieu individual makes and such of the bonds in lieu individual makes and assignment, the the relating to schools in the boroughs of Washing-ton and Cannonsburg, in Washington county. Referred to the Committee on Education. ant. Doss, 1 to 3. D PRICE 80 CENTS. THE LIVER INVIGORATOR AND FAMILY CATELIE ows, viz : YRAS-Messrs. Blood, Connell, Crawford, DIRECTIONS. DIRECTIONS. BERAFAST AND TAR ROLLS.—Two or three teaspoonsful of Leaven, (according to the quality of the fleur.) to one quart of flour; mix thoroughly by passing two or three times through a sleve; rub in a piece of butter half the size of an egg, and make the puste with cold milk or water, (milk is preferable) barely still enough to permit rolling out. Much knearing should be avoided. Cut h-to deared form, and place immediately in a hot oven and pake quickly. Loas Branz.—The same proportions of Leaven and flour slited together as above; omit the butter, and make the paste stilf chough to knead into a loaf, and bake im-mediately in a slow oven. GRAMAM BREAL.—Three teaspoonsful of Leaven to one quart of Wheat meal, slited together; add one gill of mo-ORIGINAL RESOLUTIONS. 10 PILLS are retailed by Druggists generally, and sold wholesale by the Trade in all the large Ketcham, Meredith, Mott, Nichols; Parker, Rob-nson, Schindel Smith, Thompson and Wharton Mr. PENNEY offered the following resolu towns. tion, which was twice read, considered and S. T. W. SANFORD, M. D., agreed to : agreed to : "That the Attorney General be requested to inform the Senate what progress has been made in the collection of the judgments recovered by the Commonweilth against the Pennsylva-nia Railroad Company, for tonhage tax." NAYS-Messrs. Boughter, Bound, Clymer [e20-dawyi] 835 Broadway, New York. Hamilton, Hiestand, Landon, Penney, Serrill, Welsh and Palmer-Speaker-10. So the question was determined in the affirm-ative. JOHN B. SMITH'S thereof, they shall have power to issue honds in her invitational makes an assignment, then the the name of said country for that purpose, bear amount of \$100, in that case because that is a ing any rate of interest not exceeding seven per legal (confession which goes upon the record centum per annum with coupons attached, which of the date of the insolvency. They BILLS RECONSTDERED. when the bill was laid over on third reading. centum per annum with coupons attached, which last mentioned bonds shall be negotiable and shall be exempt from taxation. *Provided*, how-ever, that nothing in this Act contained shall be construed to interfere in any way with any defence which said county may have either in in the hands of an assignee. That I do be construed to interfere in any way with any defence which said county may have either in in the hands of an assignee. That I do for six months from the date of insolvency, when that date cannot be fixed by judicial pro-mentioned bonds issued to railroad companies: SEC 5. That it shall be lawful for the Trea-surer of said county, to receive in payment of the taxes pertaining and applicable to the pay-ment of debt upon contracts made by the Com-missioners of said county, the coupons of said bonds issued under and in pursuance of this Mr. WHARTON. I move that the Senate Harrisburg, Pa. quart of wheat meal, silted together; add one gill of mo-bases and two eggs; make the paste thin with milk and bake in a slow oven. proceed to consider the motion to reconsider the vote had on Senate bill, No. 150, entitled "an Harrisourg, Fa. A LWAYS on hand a large assortment of BOOTS, SHOES, GATERS, &c., of the very best unlities for ladies, gentlemen, and childrens' wear... Prices to suit the times. All kinds of wORK MADE TO ORDER in the best style by superior workmen REPAIRING done at short notice. ortife.dtf JOHN'B. SMITH, Harrisburg. Act to pay the claim of John Mong, of Some bake in a slow over. BROWN BRAD.—Three teaspoonsful of Leaven to one pint of Jour, and one pint of corn meal, all well sitted to-gether; add two eggs and about a gill of molasses; make the paste thin with milk, and bake slowly. BUOKWEAT CARES.—Flour and milk sufficient to make one subst of between de one over those throughout the sufficient to make 210, entited "an Act to revive the warrant of Peter Swoop, tax collector of the borough of Huntingdon, Huntingdon county. Passed finally. Mr. WELSH called up Senate bill, No. 227, set county." The SPEAKER. There was a motion made and seconded the other day, to reconsider the vote by which the Senate refused to agree to the bill. That motion was postponed for the set county. bonds issued under and in pursuance of this this : that it provides for a lie upon the real Act *Provided*, that he shall receive no coupons estate of parties, without providing for any which is not due, and the payment of which is record that gives notice to the purchaser. It not demandable. SEC. 6. That whenever there shall be in the Orphans' Court, whether the property shall be treasury of said county any money applicable to sold free of the lien or not. such purpose, the said treasurer is hereby au-The first section was then agreed to-The second section was read, as follows : such purpose, the said treasurer is hereby at-thorized to purchase or pay such coupons, at-tached to bonds issued in pursuance of this Act, as may be then due and presented to him for payment. And all coupons thus paid, redeemed, or incorporated company, all debts due or owing or received in payment of taxes, shall be cred-to operatives or laborers for service performed received in payment of taxes, shall be cred-to operatives or laborers for service performed for such partnership, firm or incorporated com-the said Treasurer in settling his accounts, and have the like effect in such settlement as war-rants drawn upon the Treasurer by the County Commissioners " preference of or to any other claim. Provided, That this Act shall not impair or affect the (at 4.40 P. M.) adjourn, which was not agreed right of the widow or children of any decedent to. existing laws of this Commonwealth. The section was agreed to. The Committee then rose and reported the bill. without amendment, when it was laid over. At 5 o'clock, p. m., Mr. LAWBENCE moved to defer the hour of adjournment for a few mo-Agreed to: Mr. LAWRENCE then called up Senate bill, entitled "an Act to repeal an Act relative to chools in Cannonsburg and the borough of Washington, Washington county.' Adjourned. NEVV FAMILY DRUG STORE. THEITHE DIUCC STOTES a Wholesale and Retail Drug and Prescription Store, in the Iron Front Builning, No. 128 Market street, lately occupied by Mr. Eby, wehre can be found an entire new stock of Fresh and Pure Drugg, Periumery, Son - COAI OIL, COAL OIL LAMPS, Burning Fluid, Alc choil Patent Medicines, Stationery, Fancy Articles, &c., &c. We have the agency for the sale of Kine's Celebrated Arti-ticial Teeth, to which we would invite the attention of Bentists. Sentists. By strict attention to business, and desire to please, we respectfully ask a share of Public Patronage. G. W. MILLES, N. B.--Prime Havana Segars and Tobacco constantly CITY LIVERY STABLES. BLACKBERRY ALLEY, IN THE BEAR OF HERR'SHOTEL. THE undersigned has re-commenced the INerty business in his NEW and SPACIOUS STA BLES, located as above, with a large and varied gtock o HORSEB, CARRIAGES and OMNIBUSES, which he will itre at moderate rates. F. N. SWARTZ erate rates. F. s. SWARIZ. CHAMPAGNE WINES. GILBLER & Co., ANCEOR--SILLEEY MOUSSBUX, NOHOR-BILLEEY MULSEEN, SPARKLING MUSCATEL, MUNIM & CO MIEC VERATZ, NET'S, AB In store and for sale by JOHN H. ZIEGLER, dl9 73 Market Street. 

months before the difference of the