By GEORGE BERGNER.

TERMS.—Single Subscripton

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POCKET BOOK LOST.

THE UNDERSIGNED lost a pocket book a in Harrisburg on the 22d uit, containing a note of Daniel Balisbach for \$140, protested at the Liebandon Bank in 1860, and various other papers and receipts of no value to any one but the owner. The index will confer a favor by returning them.

Pinegrove, Schuylkill Co.

H. L. GODBOLD. PRACTICAL Tuner and Repairer of Planes, Melodeonis, Soc., Soc., will receive orders in future at WM. KNOCHR'S Music Store, 92 Market street All orders left at the above named place; or as the Rechiter Houses will meet with prompt attention.

ouse, will meet with prompt att First class PIANOS for sale,

Telearaph

Passed finally.

taxes in said county.

nd it

Mr. HIESTAND called up Senate bill No

entitled "an Act to confirm the title of the Wes leyan Female College, situated in Wilmington

The motion was agreed to.

Mr. LAWRENCE then called the said bill up

Passed finally.

Mr. SMITH called up Senate bill, No. 190

entitled "a further supplement to an Act to in-corporate the city of Philadelphia."

Passed finally.

and Peachbottom Railroad company.'

"INDEPENDENT IN ALL THINGS-NEUTRAL IN NONE."

VOL. XIV.

HARRISBURG, PA., WEDNESDAY AFTERNOON, MARCH 20, 1861.

NO. 64.

Pennsylvania Legislature.

SENATE

Tuesday, March 19, 1861.

The Senate met at 10 o'clock, A. M., Mr. PENNEY in the Chair.
Prayer by Rev. W. G. CATTELL.

The Journal of yesterday was partly read, when,
On motion of Mr. GRECC, the further reading of the same was dispensed with.

PETITIONS, REMONSTRANCES, &C., PRESENTED. Mr. CONNELL presented a petition of nine hundred citizens and voters of the 19th ward, asking for the passage of Act to divide said ward, and create a 25th ward.

Laid upon the table.

Also, a remonstrance of sixty-five citizens of the second precinct, 23d ward, against any division of said ward.

Baid upon the table. Also, a remonstrance of citizens of Philadelphia, against the passage of an Act depriving the Supreme Court of the power of appointing the Guardians of the Poor, Prison Inspectors and members of the Board of Health.

Referred to the Judiciary Committee.

Mr. PARKER presented nine remonstrances f a similar import.

Referred to the Judiciary Committee.

Mr SMITH presented sixteen remonstrances of trainilar import.

Referred to the Judiciary Committee.

Mr SERRILL presented one of similar import.

Referred to the Judiciary Committee.

Mr. SCHINDEL presented two of similar import.

Referred to the Judiciary Committee.

Mr. CRAWFORD presented two of similar

mport.

Referred to the Judiciary Committee. Mr. WELSH presented two of similar im

Referred to the Judiciary Committee. Mr. WHARTON presented a remonstrance of similar import.
Referred to the Judiciary Committee.
Mr. BLOOD presented two of similar import.

Referred to the Judiciary Committee.
Mr. PENNEY presented two remonstrances of similar import.
Referred to the Judiciary Committee.
Mr. GREGG presented two remonstrances of similar import.
Referred to Judiciary Committee.

Referred to Judiciary Committee.

Mr. SMITH presented a petition of citizens of Philadelphia, asking for State appropriation of aid free colored persons to emigrate to liberia. Referred to the Committee on Finance. Mr. SERRILL presented a petition of citizens

of Chester county in favor of a law to sacrate
to married women the control of their own
earnings.

Referred to the Committee on the Judiciary.
Mr. THOMPSON presented a petition of citi-

zens of Frederick township, Montgomery county, asking for a change in the place of holding elections in said township.

Referred to the Committee on Election Dis-

Also, a remonstrance against the same.

Referred to the Committee on Election Districts.

Mr. SCHINDEL presented two remonstrances of citizens of North and South Whitehall townships, Lehigh county, against the formation of a new election district out of parts of said town-

Referred to the Committee on Election Dis-

Mr. BOUND presented a petition of citizens of Derry township; Montour county, In favor of aid township.

Referred to the Committee on Blection Dis-

Mr. HIRSTAND presented a petition of citi-ens of Lancaster county in favor of a State ap-propriation to the Pennsylvania (Colonization

Referred to the Committee on Finance.

Mr. LLAWRENCE, presented one of similar import from citizens of Washington county.

Referred to the Committee on Finance.

Mr. HESTAND also presented a petition of citizens of East Donegal and Rapho townships, asking for authority to assess a tax for the crection of abridge over Peter's creek.

Mr. WHARTON presented a petition of citizens of Napier township, Bedford county, in favor of a change in the place of holding their township elections.

township elections. Referred to the Committee on Election Dis tricts.

Mr. HALL presented a remonstrance of citizens of Blair county, against the passage of any Act to incorporate railroad companies, with a

view to abandon the canal. Referred to the Committee on Railroads.

Mr. MEREDITH presented a petition of citizens of Ariastopy and Carol Counties, asking for an Act to authorize the Commissioners of said tounities to erect a bridge over Redbank creek, at or near Stove's Ferry.

creek, at or near Stove's Ferry.

Referred to the Committee on Roads and Bridges.

Mr. LAWRENCE presented a petition of clinges in the mode of collecting taxes in said county. Referred to the Committee on the Judiciary.

Also, a petition of citizens of Washington county, asking that Heitmonistions of the 17th section of an Act passed March 11 1852 references. section of an Act passed March 11, 1852, relative to elections in Lancaster county, may be

extended to Washington county.

Referred to the Committee on Election Districts.

Mr. ROBINSON presented a petition from citizens of Lawrence and Mercer counties, praying for an Adi to authorize the opening of a public road on the western line of the State.

Referred to the Committee on Roads and Bridges.
Also, a petition from citizens of Mercer coim

Also, a pention from citizens of Mercer county, in favor of the Act to connect the farms of John W. M. Calloughand John N. Williamson, to the Cool Spring School district J. J. Referred to the Committee on Election Dis-

mr. FINNEY presented two remoustrances from citizens of Clearfield county, against the passage of the Jersey Shore boom bill.

Referred to the Committee on Canals and Inland Navigetten Committee on Canals and Can

and Navigation | | Mr. BLOOD presented three remonstrances from citizens of Olearfield county, of similar im-

Mr. HEISTAND presented one of similar im-Referred to the Committee on Vice and Im-

REPORTS OF STANDING COMMITTEES. Mr. GREGG, (Finance,) as committed, an Act to reduce the enrolment tax on Acts to incorporate Hose, Fire Engine and Hook and Ladder companies.

Mr. ROBINSON, (Corporations,) with an amendment, an Act to Incorporate the American and India Commercial company.

Mr. SMEUH (Same) as committed House

Mr. SMTIH, (same,) as committed, House bill No. 460, entitled 'an Act to incorporate the Mount Sinai Evangelical Lutheran Church of Lower Mount Bethel township, Northamp

ton county."

Also, (same,) as committed, an Act to provide for the more correct and faithful assessment of real estate in the city of Philadelphia.

Also, (same,) as committed, House bill No.

462, entitled "an Act to incorporate the Elk County Mineral and Oil company at Saint

Mr. LAWRENCE, from the Committee of Banks, to which had been referred the entire subject, reported a bill entitled "an Act requiring the resumption of specie payments by the banks, and for the equalization of the currency of the State."

Mr. MEREDITH, (Agriculture and Domestic Manufactures,) as committed, an Act to prevent the catching of fish in Slippery Rock Creek, Butler county, Also, (same,) as committed, House bill, No. 389, entitled an Act to protect dogs in Dela-

ware county. Mr. SMITH, (Judiciary,) as committed, House bill, No. 445, entitled an Act to extend the provisions of an Act relative to Sheriff and Prothonotary costs in Luzerne county, to Berks ounty.

Also, (same,) with an amendment, House bill, entitled an Act regulating the sale of stone coal in the city of Philadelphia. Mr. LANDON, (Vice and Immmorality,) as committed, an Act relating to the licensing of beer houses and restaurants in Lancaster coun.

Mr. CLYMER, (Estates and Escheats,) as committed, an Act to authorize Daniel Kaylor, ad-ministrator of the estate of Peter Hehus, de-

ceased, to sell and convey certain real estate. BILLS READ IN PLACE.

Mr. CONNELL read in place an Act appoint ing commissioners to lay out a State road in Delaware county and Philadelphia. Referred to the Committee on Roads and

Bridges.
Mr. THOMPSON, an Act to change the place of holding elections in Frederick township, Montgomery county. Referred to the Committee on Election Dis-

Also, an Act concerning turnpike, plank road and bridge companies.

Referred to the Committee on Ros Bridges.

Also, a supplement to an Act incorporating

Also, a supplement to an Act incorporating the Fishing Creek improvement company, approved February 19, 1861.

Referred to the Committee on Corporations.

Mr. LAWRENCE, an Act to empower the commissioners of Washington county to compromise with the holders of county bonds, and for the more effectual and economical mode of collecting taxes in said county.

Referred to the Committee on the Judiciary.

Also, an Act to extend the provisions of the 17th section of an Act, approved March 11, 1852, entitled, an Act relative to election and election districts, to Washington county.

Referred to the Committee on Election Dis-

icts. Mr. SMITH, an Act to authorize the dissoluphia Steam Tug Company, for saving and protecting property.

Referred to the Committee on the Judiciary.

Mr. CONNELL, an Act to change the name of Ben. Welsh. Referred to the Committee on the Judiciary. Mr. PENNEY, an Act vacating part of Straw-berry lane in the Reserve tract opposite Pitts.

Referred to the Committee on the Judiciary. Mr. CLYMER, a supplement to the several Acts of Assembly relative to the sale of unseat-

Referred to the Committee on the Judiciary. BILL RE-COMMITTED. On motion of Mr. GREGG, House bill, No. 101, entitled "an Act relative to unseated

was re-committed to the Committee on the Judiciary.

Senate bill, entitled "a supplement to the several Acts relative to corporations," came up in order on second reading.

Mr. CONNELL suggested that, as the Senator, from Allegheny (Mr. PENNEY) was in the Chair.

the bill lie over.
The bill was accordingly laid over.

BILLS CONSIDERED, Mr. BOUGHTER called up House bill, No. 287, entitled "a supplement to an Act authorizing the Governor to incorporate a company for making an artificial road from the north end of the bridge over Clark's creek, on the road leading from Harrisburg to Sunbury, across Peter's mountain, to the south end of the bridge ver Powell's creek, on the said road, in the ounty of Dauphin:"

Passed finally.

Mr. BOUND called up House bill, No. 258, entitled an Act to repeal an Act relative to hucksters in Northumberland and Union coun-

Passed finally. Mr. CLYMER called up House bill, No. 556,

entitled an Act relative to the borough of Kutz-town Berks county.

Passed finally. Mr. CONNELL called up an Act to change the name of Ben. Welch.
Passed finally.

SALE OF COAL IN PHILADELPHIA. Mr. SMITH called up House bill No. 427, en

titled "An Act to regulate the sale of stone coal in the city of Philadelphia."

The fist section of the bill was read.

Mr. SMITH. The object of this bill is to satisfy the consumer that he has before his door, when his coal is delivered, the means of testing the truth of the declaration of the seller that that person has sold him the full amount of coal for which he bargained. It is very well known that there is a great deal of compe-tition in the retail coal trade of Philadelphia.

ordinance regulating the manner of delivering coal, and the result of the passage of that or-linance was that the bins which formerly cona certain number of tons of coal were unable to hold the same number under the new regulation. The city having passed an ordinance of a character similar to the provisions of this bill, we ask that this shall be made she made she

lel tha.

HESTAND. It strikes me that there is ething behind this bill, which is not alto-

State of Delaware, to certain real estate situate in Philadelphia, State of Pennsylvania." ether apparent. I have had an inkling of certain intelligence that there is a particular kind of scale intended to the had a certain kind of cart manufac-tured by a gentleman in Philadelphia, designed to be brought into public use by the passage of this bill; that it is not so much intended for this out; that it is not so much intended for the protection of the poor man who buys a ton-of-coal as it is for the pecuniary benefit of a certain patentee. I would inquire of the Sena-tor from Philadelphia whether there is not something-behind this bill, and if there is, whether whether we had not better lay it aside for the present or, at least until we know more about it.

Mr. SMITH. I am not so capable of discovering what little things or big things may be behind bills, as is the Senator from Lancaster. This bill is particularly and exclusively designed for the protection of the citizens of Philadelphia. I would, not yote for such a bill against the Senator's wishes, to impose it upon his constituents.

I have no silence to manifest in regard to this matter. There are three different kinds of carts proposed to be used, any one of which may be adopted by any party who chooses.—
This bill advocates the adoption of no particular patent, but merely sets forth the fact that the coal dealer will be compelled, at the option of the buyer, to weigh the coal by some means at the place of delivery. Citizens of Philadel-phia, by thousands, have petitioned here for the passage of such a law as this bill contem-

Mr. WHARTON. It appears to me that this Mr. WHALLON. It appears to me mat mis bill would cause more expense to the seller of 551, entitled "an Act to provide for the erection of a bridge over the Lackawanna river, the city of Philadelphia. That city is perfectly competent within itself to regulate its own weights and measures in relation to the buying respectively.

and selling of coal.

Mr. FENNEY. I consider the bill to be perfectly harmless so far: as affecting the interests of any coal dealer is concerned; because it provides that they shall weigh their coal at the place of delivery, which I understand to be the coal vard. . . i

Mr. M.CLURE. I would enquire of the gentledian from Philadelphia whether it is not in helpower of the municipal authorities to make the provision contemplated in the bill? Mr. SMITH. The city authorities passed an

ordinance in relation to the matter, but the opinion is centertained that they have not the power to regulate the method of delivery of the continuous at th

Mr. McLiffe. I know nothing about the merits of this bill and do not know how to vote on it. I received a letter this morning from a member of a firm in Philadelphia engaged in the coal business. The writer states that the bill is designed exclusively for the benefit of certain and laborers employed by said company, signed exclusively for the benefit of certain and for all materials and provisions, furnished it would operate with great severity on that class of people in the city who own and carry on the transportation of coal as a business.—

These partial stock hereby authorized, on hereafter created, in four equal annual instalments, and suich taxes on dividends as is or may be provided by law; and the signed exclusively for the benefit of certain and for all materials and provisions, furnished to said company, to be suce for and collected as is provided in the twelfith, thirteenth and four teenth sections of the Actincorporating the lackawania coal and iron company, approved on the transportation of coal as a business.—

These patent scales would soon be out of repair and be a great expense to those using them.

Mr. SMITH. I would state that all of my collegues unite in asking for this bill. in order to leagues unite in asking for this bill. leagues unite in asking for this bill, in order to twenty years."

The amendment was agreed to, and the bill leagues unite in asking for this pin, in order their constituents. I have known instances in Philadelphia where purchases of so amended passed finally. coal were made, when on examination it was found that three hundred pounds of coal were

wanting in the amount required to be furnish Mr. HALL. I would enquire whether the tax which would probably be originated by the passers of this bill would not be taken off the the Chair,) the bill was amended, so reported,

people of my district, which is largely interested in the coal business?

Mr. SMTTH stated that no such contingency

Mr. PALMER. This bill has presented an old story to most of those Senators who have been here for several years. There is no doubt what the bill is meant for at it is for the purpose of introducing and bringing into general use a self-weiging cart in the city of Philadelphia. I do not know that I would have any ableation to the bill for the naturates have any objection to the bill, for the patentees have a right to dispose of their articles, were it not that no good is to grow out of the passage of the bill. The Senate will remember that in ten cases out of one hundred the purchaser of coal is not at his residence, to see the article weighed when it is delivered. It is for the benefit of the poor that coal should be lessened in price as much as possible, but the effect of this bill would be to drive several hun-dred dollars worth of property out of the area dollars worth of property out of the hands of these retailers and compel them to purchase these self-weighing carts. These men, out of self defence, will be compelled to put this additional cost on their customers. If a man has a thousand dollars worth of property and is compelled to lay it aside and purchase new material, he will make the consumers pay the cost. That is inevitable, so that the whole cost will fall back on the producers of coal in the anthracite coal regions of Pennsylvania. Now when the proposition was made to the Councils of Philadelphia, to compel the use of these self weighing carts, the Councils of Philadelphia refused to compel their use. This is the third time this bill has falled in the Legislature. Now, a man who wishes to purchase coal will go to the coal yard and see his coal weighed in the cart, he will never follow it to his home to see it weighed in the street.

On the question, "Will the Senate agree to the first and only section?"
The yess and nays were required by Mr. HIESTAND and Mr. SMITH, and were as fol-

YEAS. Messrs. Connell, Imbrie, Nichels, Penney, Smith and Thompson—6.

NATS.—Messis, Blood, Bound, Clymer, Crawford, Finney, Fuller, Hall, Hiestand, Ketcham, Landon, M'Clure, Mott, Parker, Robinson, Schindel, Serrill, Welsh, Wharton and Palmer,

So the question was determined in the nega-And the bill fell.

one year 10 00

ag-Business notices inserted in the Lecal columns, or before Marriages and Beaths, FIVE CENTS PER LINE or each insertion. Marriages and Deaths to be charged as regular

on Acts incorporating hose, fire engine and hook and ladder companies."

462, entitled "a supplement to an Act entitled an Act relating to bridges in Lencaster county, approved February 27th, 1847."

Passed finally.

Mr. LANDON called up Senate bill No. 417, and the statement of the senate bill No. 417, and the statement of the senate bill No. 417, and the statement of the senate bill No. 417, and the statement of the senate bill No. 417, and the statement of the senate bill No. 417, and the statement of the senate bill No. 417, and the statement of the senate bill No. 417, and the statement of the senate bill No. 417, and the statement of the senate bill No. 417, and the statement of the senate bill No. 417, and the statement of the senate bill No. 417, and the statement of the senate bill No. 417, and the statement of the senate bill No. 417, and the senate

entitled an Act to pay the expenses of the Com-mittee in the contested election case in Luzerne

Passed finally.

Mr. HALL called up House bill No. 431, en-

titled "an Act regulating the fees of Justices of Mr. PARKER moved to strike out "\$25" the Page in Cambria county." and insert "\$50." The motion was agreed to. Passed finally.

Mr. LAWRENCE moved that the Committee

Mr. KETCHAM moved further to amend by adding the following provise:

Provided, The Committee receive no milen the Judiciary be discharged from the further consideration of an Act to empower the Commissioners of Washington county to com-

The amendment was agreed to.
The bill was agreed to,
And the bill being on its final passage,

tested election cases.

Mr. KETCHAM. The compensation of mem-Mr. HIESTAND called up Senate bill, No. 145, entitled "an Act to incorporate the Oxford bers of the Legislature is already fixed by law. The legal contemplation of this Act of Assem Passed finally.

Mr. CLYMER called up an Act to extend the Act relative to Sheriff and Prothonotary costs in Luzerne county, approved February 17, Passed finally.

Mr. PENNEY called up an Act vacating part of Strawberry lane, in the reserved tract. on boolined mission. f Strawberry lane, in the reserved tract, op-

pointed mission.

Mr. LAWRENCE. The law specifies what

Mr. FINNEY. I am in favor of the proposition to fix the sum at \$50, but I object to the House establishing this idea of paying mem-bers for services, forgetful of the law as it exists. Mr. KETCHAM moved to strike out the

word "services," where it occurred in the bill, and insert "expenses." Agreed to.

ELK COUNTY MINERAL AND OIL COMPANY. On motion of Mr. IMBRIE, the Senate Mr. BLOOD called up House bill No. 462 entitled "an Act to incorporate the Elle count mineral and oil company, at Saint Mary's."

The bill being before the Senate on second

reading, Mr. WEISH moved to amend by inserting 1861. PHILADELPHIA FASHIONS. GRANVILLE STOKES' CLOTHINGEMPORIUM rb stock of fine French, English and Americ

PENNSYLVANIA COAL COMPANY. Mr. MOTT called up Senate bill No. 345, en titled "a further supplement to an Act to in-corporate the Pennsylvania Coal company."

and Passed finally.

HOUR OF ADJOURNMENT. The hour of one having very nearly arrived, Mr. CONNELL made a motion to extend the

our of adjournment. On the question, "Will the Senate agree to the motion?" The yeas and nays were required by Mr WELSH and Mr. CONNELL, and were as fol

ows, viz: YEAS—Messrs. Connell, Hiestand, Ketcham, andon, Nichols, Parker, Penny, Smith and Wharton-9. NAVS-Messrs Boughter, Bound, Clymer,

Imbrie, Meredith, Schindel, Serrill and Welsh So the question was determined in the affirms

SUPPRESSION OF FORTUNE TELLING, &C. Mr. NICHOLS moved to discharge the Committee on the Judiciary from the further consideration of House bill No. 134, entitled, an Act for the suppression of fortune telling and simi-

lar purposes.
The motion was agreed to, and the Senate proceeded to the consideration of said bill. In Committee of the Whole, Mr. SCHINDEL in the Chair, the bill was agreed to, and so re-

first section by making it read 'not more than live years imprisonment nor more than five hundred dellars fine:" The amendment was agreed to. Mr. FINNEY moved further to amend, so as o make it discretionary with the court to sentence to both fine and imprisonment, or either. The section was so amended.

Mr. FINNEY moved to strike out that part

Which was agreed to "striking out the war agreed to."

Mr. GREGG moved further to amend by striking out the word "ores," in the eleventh line of the sixth section;

To Senate, bill. No. 14, entitled "a further supplement to the Act to incorporate the city of Philadelphia"—relating to the Spring elections—came up in order.
The House amended by inserting a proviso "Provided, That the provisions of this Act shall not affect the Spring election of 1861."

Steam Printing Office.

Penney, Robinson, Serrill, Smith, Thompson and Wharton-18. So the question was determined in the nega-

Mr. PARKER called up House bill, No. 138,

county The bill being before the Senate on second

promise with holders of county bonds; and for the more effectual and economical collection of Mr. FINNEY. I desire to know whether we are about to establish the precedent of paying nembers of the Legislature for services in co

Passed finally.

Mr. SCHINDEL called up House bill, No.

Mr. LAWRENCE. The law specifies what mileage this Committee shall receive. They were compelled to rent a room, etc., at Scranton, to which place they were called for the exercise of their duties, and on-their return, they asked to receive the sum of \$75, without mileage; which amount they thought would pay them for all expenses incurred. We now proposition of the receive that the amount shall be fixed at \$50.

The bill then Passed finally

FASHIONABLE CLOTHING. SPRING AND SUMMER STYLES

Adjourned.

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In insuranting this core water of districtures.

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HARRISON'S HOUSEHOLD SOAP. T is DETERSIVE. It removes all dirt, and T is DETERSIVE. It removes all dirt, and washes with or without rubbing. It removes all stains by Oil, Paint, Printens'Ink, Wagon or Machine Grease.

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It is a smolarn' It gives a rich permanent lather, and makes the hands soft, white and elastic.

It is a perfect washer, in any water, not or cold, hard or soft, salt or fresh, of fluest lawns, and all grades, to the correst clothes.

It is aconomical it saves wear and tear, time, labor and money.

It is aconomical. A saves wear and tear, time, labor and money.
It combines all the good, and none of the bad properties of every other Soap, therefore it is a prarient soar.
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Directions accompany each take. Samples can be had trees of grangs, upon application at our store. The cakes weigh about one pound, and do not cost more than any of the ordinary soaps now in the market.

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The bill so amended was agreed to, and passed to third reading, when it was laid over.

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