TERMS—Single Spengerrow.

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Weekly And Semi-Weekly Tringraph.

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THE LAW OF NEWSPAPERS.
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Pennsylvania Legislature.

SENATE.

WEDNESDAY, March 20, 1861. The Senate met at 10 o'clock, A. M.

The CLERK read a note from the Spraker, by which he deputed Hon. Gronge R. Smith, nator from Philadelphia, to act in his stead

during the day.

Mr. SMITH then took the Chair and called the Senate to order.

Prayer by Rev. Mr. CATTELL.

The Journal of yesterday was partly read, On motion of Mr. CONNELL, the reading of that part relating to the presentation of peti-tions was dispensed with.

The Clerk proceeded to read the remaining No. 558, entitled an Act to incorporate the ortion, when On motion of Mr. KETCHAM, the further reading of the entire Journal was dispensed with.

REPORTS OF STANDING COMMITTEES.

Mr. PENNEY, (Judiciary), as committed, House bill No. 439, entitled "an Act relative to the collection of taxes in the county of Car-

Also, (same), with a negative recommenda-tion, House bill No. 488, entitled "an Act for the relief of the administrators of William Armstrong."
Also, (same), as committed, an Act supple

mentary to an Act passed April 12, 1854, enti-tled "an Act relative to suits brought by and against canal and railroad companies."

Also, (same,) with a negative recommenda-

tion, an Act to change the venue in the case of Sylvester Gordon and Franklin Bostic, from the Court of Quarter Sessions of Lancaster coun-

the Court of quarter sessions of Lancaster County
ty to York county.

Also, (same,) as committed, House bill No.
480, an Act relative to the Board of Property.
Also, (same,) as committed, House bill No.
363, an Act to repeal so much of the fourth section of an Act approved March 28, 1859, ineorporating the borough of Schuylkill Haven, as relates to the election of Supervisor.

Also, (same,) with a negative recommenda-

tion, an Act to facilitate the collection of debts due the Commonwealth.

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

338, an Act providing for the election of tax

collectors in Cumberland county. Also, (same,) with a negative recommenda-tion, an Act relative to the filing of opinions in

the Supreme Court. Also, (same,) as committed, House bill No. 421, an Act to regulate proceeding in foreign attachment in the city of Philadelphia.

Also, (same,) as committed, an Act authorising the Care, in the city of Philadelphia.

zing the County Surveyor of Somerset county to transcribe the official record of the drafts of

all surveys in said county.

Also, (same,) as committed, a supplement to the road laws of Rush township, Susquehanna

Also, (same.) as committed an Act to extend the hours or time of holding the spring election in the borough of Hyde Park, Luzerne county.

Also, (same,) as committed, an Act relative to the transfer of stock in the Dock Coal com-

Also, (same,) as committed, House bill, No. 554, an Act to authorize the trustees of the

Dublin Evangelical Lutheran church to borrow Also, (same.) as committed. House bill No. ,429, an Act relative to sales by auction, in the

counties of Beaver and Carbon. (same,) as committed, an Act to authorize the erection of a poor house by the town-

592, Act relative to the city of Allegheny.
Also, (same,) as committed, House bill, No. 432, an Act relating to the election of supervisors and overseers of the poor in Old Lycoming township, Lycoming county.

Also, (same,) with a negative recommendation, House bill, No. 541, an Act explanatory

of the 5th section of an Act of Assembly relating to the rights of the widow or children of dece dents to retain certain real or personal estate to the value of three hundred dollars. ents to retain certain real or personal estate to he value of three hundred dollars.

Mr. HALL, (same,) as committed, House bill to the value of the committed, House bill to the value of the value of

No. 454, an Act relative to vagrants in the county of Berks.
Also, (same,) as committed, House bill No.

891, an Act to repeal an Act to tax dogs in the

Also, (same,) as committed, House bill, No. 132, an Act for the relief of the securities of Daniel Zeigler, late treasurer of Mifflin county.

Also, (same,) as committed House bill, No. 2015 and Sullivan, and to subject said road to the control of the supervisors of the townships in which it is located."

EILIS BEAD IN STATEMENT OF THE STATEMEN Daniel Zeigler, late treasurer of Mifflin county.

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

444, an Act declaring William L., son son of Ann Wilson, an adopted son of Geo. W. Ramsey, of Tyrone, Blair county.

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

547, entitled an Act to vacate Oak alley in the borough of Easton, Northampton county.

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

546, an Act relative to the city of Allegheny.

Mr. KETCHAM, (same.) as committed, a supplement to the Act for the registration of births, marriages and deaths in the city of Philadelphia, approved March 8, 1860.

Also, (same.) as committed, an Act to author-

Also, (same,) as committed, an Act to authorize the Lutheran congregation at Trappe,

Montgomery county, to borrow money.
Also, (same,) as committed, an Act concern ing the selling of railroads, turnpikes and ca-

Also, (same,) as committed, House bill No. 479, entitled "a supplement to an Act giving the assent of this Commonwealth to the Act of the assent of this Commonwealth to the Act of the Legislature of New Jersey, entitled an Act in the board of Directors of certain corporate incorporate the Columbia Delaware bridge tions." company, approved June 24, 1839." Also, (same,) as committed, House bill No.

552, entitled "an Act to authorize the dissolu-tion of the corporation, entitled "the Philadelphia Steam Tug company for saving and protecting property.

Also, (same,) as amended, an Act for the relief of Caroline Lambert, Mary Ann Lambert, Reuben Mellon and A. B. Johnson.

Also, (Estates and Escheats,) as committed, House bill No. 544, an Act to enable Elizabeth White to make title to certain real estate.

Bennsylvania

Telegraph.

"INDEPENDENT IN ALL THINGS-NEUTRAL IN NONE."

VOL. XIV.

HARRISBURG, PA., THURSDAY AFTERNOON, MARCH 21, 1861.

NO. 65.

fifth:

Mr. CLYMER, (same,) as committed, House bill No. 452, an Act to authorize the sale of certain roal estate in Franklin county. Mr. GREGG, (Finance,) as committed, an Act to authorize the Auditor General and State

Treasurer to examine the claim of David Mc-Cormick. Mr. MEREDITH, (Pensions and Gratuities,

as committed, an Act for the relief of Wm. Griffith, a soldier of the Indian wars.

Mr. WELSH, (Finance) with an amendment, House bill, No. 597, joint resolution relative to the pay of the Committee in the contested elec

tion of the First Legislative district of Phila

delphia.

Mr. CONNELL, (Corporations,) as amended, an Act incorporating the Maug Aug Hose company, number one, of the borough of Scranton, Luzerne county.

Mr. HALL, (same,) as committed, House bill

per Mount Bethel township, Northampton

Mr. IMBRIE, (Election Districts,) as committed, House bill No. 347, entitled "an Act to change the place of holding elections in Stonyoreek township, Somerset county."

Also, (same,) as committed, House bill No. 345, entitled "an Act to change the place of holding elections in Highland township, Elk county."

county. Also, (same,) with a negative recommenda-tion, House bill No 382, entitled "an Act re-lating to Windsor and Perry townships, Berks

Mr. ROBINSON (same,) as committed, an Act to change the place of holding elections in the township of Highland, Clarion county.

Also, (same,) as committed, an Act to change

the place of holding elections in the second ward of the city of Harrisburg.

Mr. FULLER, (same,) as committed, an Act to change the place of holding elections in

Richland township, Clarion county Also, (same,) as committed, an Act to change the place of holding elections in Liberty town-ship, Susquehanna county. "Mr. CRAWFORD, (same,) as committed, an

Act to change the place of holding elections in Frederick township, Montgomery county.

Also, (same,) as committed, House bill No. 552, entitled "an Act to change the place of holding elections in Upper Fairfield township,

Lycoming county."

Mr. NICHOLS, (same), as committed, House bill No. 547, entitled "an Act to change the place of holding elections in Napier township, Bedford county."

Indiana county."
"Mr. NICHOLS, (same;) as committed, an Act

Mr. HAMILTON, (same,) as committed, an evening. Had the bill been introduced before the evening. Had the bill been introduced before the hill be hill been introduced before the hill be hill

Lackawanna river.
Mr. THOMPSON, (same,) as committed consolidating the city of Philadelphia.

Also, (same,) as committed, an Act relative to a certain island in the Susquehanna river an Act relative to a certain island in the Susquehanna river an Act relative to the selling of the repairing of th near Liverpool, Perry county.

Also, (same,) as committed, House bill. No. 593, an Act relative to supervisors in Beaver county.

Also, (same,) as committed, House bill, No. Also, (same,) with an amendment, an Act appointing Commissioners to lay out a State road in the county of Delaware and the city of Delaware and the

Philadelphia. Philadelphia.

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

550, entitled "a supplement to an Act relative
to the Hanover and South Whitehall bridge

company. ompany.

Mr. MOTT, (same,) as committed, an Act concerning turnpike, plank road and bridge companies.

companies.

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

ing for repairing the Susquehanns and Tioga turnpike road in the countles of Columbia, Lu-zerne and Sullivan, and to subject said road to

Also, an Act to incorporate the Girard Avenue Mutual Insurance company of the city of

Philadelphia.

Mr. ROBINSON, an Act to authorize the banks of this Commonwealth to issue bank bills or notes of a less denomination than five dol-

Referred to the Committee on Banks.

Also, "an Act to lay out a State road in Franklin county."

Referred to the Committee on Roads and Mr. IRISH, a further supplement to the Act

relating to executions against corporations, approved June 17th, 1836. Referred to the Committee on Corporations. Mr. HALL, (same,) with amendments, an Act relating to the liability of the endorser on a promissory note.

Mr. HALL, (same,) with amendments, an Act relating to the liability of the endorser on a promissory note.

Mr. HALL, (same,) with amendments, an Act relating to the liability of the endorser on a promissory note.

Mr. HALL, (same,) with amendments, an Act relating to the liability of the endorser on a promissory note.

Mr. LANDON, a supplement to the charter of the Barclay Railroad and Coal company, of

Bradford county.

Referred to the Committee on Corporations. of Maria C. Johnson to convey certain real estate.

Mr. BOUGHTER, (same,) as committed, an Act to authorize Daniel Royer, to sell and convey certain real estate in Mill Creek township, Lebanon county.

Referred to the Committee on Corporations.

Mr. BOUND, a supplement to an Act to perfect the charter of the United Lutheran congregation of Selinsgrove, approved February 28th, 1845.

Referred to the Committee on Corporations.

Mr. HESTAND, an Act to lay out and an Act to lay out an Act to

Referred to the Committee on Roads and bridges.

Referred to the Committee on Roads and this, bill. He has shown that not only in this Mr. FINNEY, an Act relative to county body, but in the other branch of the Legislaoridges in Crawford county.

Referred to the Committee on Roads and

ORIGINAL RESOLUTIONS.

WEIGHING OF COAL IN PHILADELPHIA.

Mr. PARKER offered the following resoluion, which was twice read :

the solved. That the Hose of Representatives be requested to return to the Senate, House bill No. 427, entitled "an Act to regulate the sale of stone coal in the city of Philadelphia."

Mr. HIESTAND. The bill named is the same that was negatived by the Senate yesterday, by a very decided vote of this body. I hope the resolution will not be adopted.

On the final passage of the resolution.

On the final passage of the resolution, The year and mays were required by Mr. HIESTAND and Mr. PARKER, and were as ollow, viz:

YEAS—Messrs. Blood, Boughter, Connell, Crawford, Fuller, Imbrie, Irish, Meredith, Mott, Nichols, Parker, Robinson, Schindel, Serrill, Smith, Thompson and Wharton—14.

NATE—Messrs. Bound, Clymer, Finney, Gregg, Hall, Hiestand, Landon, Lawrence, M'Clure and Welsh—10.

So the recolution proced.

So the resolution passed. PECIAL SESSION—QUEPENSION OF SPECIE PAYMENTS

BY THE BANKS. Mr. M'CLURE offered the following resolution, which was read

Resolved, That the Senate will hold sessions this evening and to-morrow evening, commencing at seven o'clock, for the purpose of considering the bill reported to the Senate relative to the suspension of the banks. Mr. M'CLURE. I desire to say a word in

advocacy of the adoption of the resolution I have offered. If Senators object to the consideration of this bill to-night (and the bill is not at present on our files.) I am willing to agree to have the time appointed at to-morrow evening. I appeal to Senators to act upon the bill which I have specified, some time during this week; and I think that no Senator will deny the necessity which exists for its passage before the first of April next. The Senate should cer tainly not be found remiss upon this subject, for there is much need for it. Our commercial

Also, (same,) as committed, an Act to extend the provisions of the 17th section of an Act approved March 11, 1852, relative to elections and election districts in Washington county to Lancaster county.

Mr. SCHINDEL (Education,) as committed, House bill No. 549, entitled "an Act relative to the school district of the borough of Shelocta, Indiana county."

Mr. NICHOLS (same.) as committed, an Act relative to the welfare of the State, and is a duty which we owe to the State. to consider this question. Mr. NIOHOLS, (same,) as committed, an Act re-annexing the farms of John W. M'Cullough and John L. Williamson, in Mercer county, to the Coolspring district.

Mr. HIESTAND, (same,) as committed, "a to the people of the State, to consider this question. If the bill is not right, let us make it so, and if it be entirely wrong we may thoroughly revise and entirely correct it. We can give no excuse to the people of the State for delaying to act on further supplement to the Act authorizing the

tion to it as soon as possible. I do not ask for any precipitancy in the action of the Senate, but we have already delayed until further; delay at this time would render the bill useless.

Mr. YARDLEY. In answer to what the po Senator has said relative to the necessity for the passage of this bill, at this time, I would state that financial matters are arriving at such a state, that the provisions of the bill will not be so imperatively demanded as they were some time back. If the newspaper reports are correct, the banks in Philadelphia have resumed specie payments. If any Senator wishes to prosecute those institutions for dereliction in their duty, by which they may have forfeited Mr. HIESTAND. It appears to me that

their charters, I am willing that such action shall be had.

Mr. PENNEY. I agree with the Senator to vote down this bill. In order to make a specific application of its provisions, which I from Bucks that this bill should be printed, placed on our files, and dilly considered before being acted upon. I think that the disposition of the part of the Senate to vote down this bill. In order to make a specific application of its provisions, which I believe must have been contemplated by the originators. I move that it be so amended as to apply only to the city of Philadelphia.

The motion was not agreed to.

Mr. FINNEY. I am opposed to the bill because of its general tenor in attacking those permanents of the senate to vote down this bill. In order to make a specific application of its provisions, which I believe must have been contemplated by the originators. I move that it be so amended as to apply only to the city of Philadelphia.

The motion was not agreed to.

Mr. FINNEY. I am opposed to the bill because of its general tenor in attacking those permanents of the Senate to vote down this bill. In order to make a specific application of its provisions, which I believe must have been contemplated by the originators.

The motion was not agreed to. that the resolution by making it read, in place of the special sessions named, that the Senate will hold as the crime growing out of certain practices.

named.

Mr-LAWRENCE. I have a word to say in increasing punishment for criminal offences, when the law is adequate to make such increase. Committee have done all that laid within their power to facilitate the report of a bill relative to its, fairies, etc., have always been incident to power to facilitate the report of a bilifelative to the subject of the bank suspensions. They have answered over one hundred and fifty letters addressed to them on the subject, and were compelled to summin a number of bank officers to appear before them, but have at length reported this bill for the consideration of the Senate. I do not know that I shall vote for all of the sections or provisions of the bill, but I say that under the consistence the Committee in the spirit of the age distinguished for entertaining the sections or provisions of the bill, but I say that under the circumstances the Committee in the spirit of the age distinguished for entertaining the committee of the spirit of the age distinguished for entertaining the committee. that under the

Mr. HIESTAND. I agree with the Senator from Franklin that it is important that this subject should be disposed of before the first day of April. If this is not done I am satisfied that serious embarrassment will be occasioned in vathat such will be the case in my own county, may have some such communication.

where generally millions of dollars change owners on the first day of April. I am in favor tressing cases of crime and wretchedness have

views upon it, we may arrive in the end at what we shall all deem just and best. Surely that people who have entrusted their interests to our people who have entrusted their interests to our keeping have a right to expect that we shall meet this question now, when they are suffering from our inaction in the matter. On the amendment of Mr. CLYMER, The, yeas and nays were required by Mr. HIESTAND and Mr. CLYMER, and were as follows, viz:

YEAS Messrs. Blood, Bound, Clymer, Connell, Crawford, Fuller, Hall, Hamilton, Imbrie, Irish, Landon, Meredith, Mott, Penney and Schindel-15. NAYS-Messrs. Boughter, Finney, Hiestand, Lawrence, M'Clure, Nichols, Parker, Robinson, Serrill, Smith, Thompson, Welsh, Wharton and Yardley—14.
So the question was determined in the affirmative.

ture, there is a great diversity of opinion as to the proper remedy to be applied with reference

to the suspension of specie payments by the banks. I regard the question as one of the

utmost importance not only to our mercantile

interests, but to the welfare of the Common-

wealth generally. This is no new or novel question, for it has been before us heretofore in

Mr. M'CLURE. I move to amend the resolution as amended, by providing therein sessions to be held every evening thereafter until the subject is disposed of. The amendment was not agreed to, when

The resolution as amended was adopted. ORDERS OF THE DAY .- SUPPLEMENT TO AN ACT RELATING TO CORPORATIONS.

Senate bill No. 383, entitled "a supplement to an Act relating to corporations, etc., passed April 26, 1855," came up in order on its final

Mr. PENNEY. When this bill was before Mr. PENNEY. When this bill was before the Senate, some days ago, I suggested to the Senator from Philadelphia to allow the bill to lie over, for the purpose of being examined. I made the suggestion, not because I had any objection to the principles of the bill, but for the reason that it had occurred to me that a for there is much need.

circles are suffering for want of some legislation in the premises, and their credit, will be vastly periled if that relief is not given before the first of April. I do hope that the Senate will meet this question and act upon it promptly.

Mr. YARDLEY: I would enquire of the Senate will proposed to be accomplished. If this bill is passed the result may be to produce a sort of passed the result may be to passed the

twice passing the same bill.

Mr. GREGG. I believe that the bill passed at the early part of this session is precisely similar to the latter portion of the one before

mr. SMITH. The object of this bill is to authorize unnaturalized foreigners, living in other countries, to hold real estate in this State, the limit of the annual income of which does not re-annexing the farms of John W. M Cullough and John L. Williamson, in Mercer county, to the Coolspring district.

Mr. HIESTAND, (same.) as committed, "a further supplement to the Act authorizing the citizens of the borough." I certainly cannot see any union school house in said borough, approved. May 18, 1856."

Mr. HRICOD, (Roads and Bridges,) as committed, an Act to extend the time for coingleting the Butler and Freeport turnpike ireed."

Also, (same.) as committed, an Act relating to roads in the townships of Hartley, Lewis and West Buffalo; in the county of Union.

Mr. HAMILTON, (same.) as committed, an Act relating to roads in the townships of Hartley, Lewis and West Buffalo; in the county of Union.

Mr. HAMILTON, (same.) as committed, an Act relating to roads in the townships of Hartley, Lewis and Act authorizing the borough of Providence, in Act authorizing the borough of Providence, in the county of Panish in the same as the senator from Fraeport turnpike in the same.) as committed, an Act to authorize the Welsh society location in the county of Union.

Mr. HAMILTON, (same.) as committed, an Act relating to roads in the townships of Hartley, Lewis and West Buffalo; in the county of Union.

Mr. HAMILTON, (same.) as committed, an Act relating to roads in the townships of Hartley, Lewis and were as follow, the extreme to study for the annual income of which in the sexted \$20,000. The Imit of the annual income of which is to exceed \$20,000. The Imit of the annual income of which is to exceed \$20,000. The Union, and as and entirely correct it. We cannot see any pecially revise and the citizens of the borough yeise and entirely correct it. We cannot see any pecially revise and the tine further of the annual income of which is the cannot by the citizens of the borough yeise and entirely correct it. We cannot see any pecially revise and the tine further of the annual income of wind in exceed \$20,000. The Union. The cannot is the cate of the Union, and as the ching of the time further of the the union, and as t

Passed finally.

SUPPRESSION OF FORTUNE TELLING, ETC. House bill No. 134, entitled "an Act for the suppression of fortune-telling and similar pur-Mr. YARDLEY. In answer to what the poses," came up in order on its final passage Senator has said relative to the necessity for the Mr. SMITH. In regard to this bill, I can

there is a disposition on the part of the Senate

a session on Friday afternoon for the purpose therein specified is concerned, it is punishable named. circumstances, the Committee actments against witchcraft and similar that, under the circumstances, the Committee actments against witchcraft and similar practices. Now, when a man in Philadelphia is charged with obtaining money under any presents of the House, are about reporting a bill relative to this subject, very different in its provisions from that reported to this body.

Mr. CLYMER. I move further to amend the resolution by making the bill named the people of the State generally, so far as I am acquainted with these are crafticlently as light. order for a special session on Monday evening acquainted with them, are sufficiently enlight next, instead of the sessions proposed to be ened to protect themselves against any wrong growing out of this—I might call it—poetical belief in fairies.

I am rather inclined to think that there is a communication between the material and spiritual world. I think, at least, there ought to be. If we can progress so far in humanity as rious parts of the Commonwealth. I know to become assimilated to a spiritual state, we

owners on the first day of April. I am in favor of letting the public know what they may expect from this Legislature.

Mr. CLYMER. I am certainly willing to dispose of this question at as early a day as possible, not only in order to promote the true interests of the banks, but of the public generally, though I may not be ready to act upon it by Friday. I trust that a sufficient length of time will be given the Senate for the consideration of this bill.

Mr. McCLURE. No reflection has been made upon the Committee on Banks; but, Mr. Speakers, the facts stated by the Chairman of that er, the facts stated by the Chairman of that present day who assume to imitate their prede-Committee appear to my mind to present the cessors are often indirectly guilty of crimes of strongest evidence why the Senate should pro- the deepest dye. On the question

Will the Senate agree to the final passage of he bill? The yeas and nays were required by Mr. HIESTAND and Mr. SCHINDEL, and were as

ollows, viz: YEAS Messrs. Boughter, Bound, Crawford Hamilton, Hiestand, Ketcham, Meredith, Nichols, Parker, Schindel, Serill, Smith, Smith, Thompson, Welsh, Wharton and Yardley—16. NAYS—Messis. Blood, Clymer, Finney, Ful-

ler, Imbrie, Landon, Lawrence, M.Clure, Pen-ney and Robinson—11.

So the question was determined in the affirmative, and the bill passed.

mr. CONNELL called up Senate bill, No. States, which, when ratified by three-fourths of 122, entitled a further supplement, to the Act consolidating the city of Philadelphia.

In Committee of the Whole, Mr. WELSH in the Chair.

Mr. WELSH in the Chair,
The bill was amended by inserting a substi-

And was so reported, and

Passed finally.

Mr. PENNEY called up Senate bill, No. 131, entitled an Act relating to Allegheny county. In Committee of the Whole,

Mr. SCHINDEL in the Chair, A substitute for the entire bill was reported,

And on being so reported, And on being so reported,

Passed finally.

Mr. IMBRIE called up House bill, No. 402,
entitled an Act to extend the time of completing the Butler and Freeport turnpike road com-

Mr. ROBINSON called up an Act for the re-lief of James M Kean and Marmaduke Rambo.

Passed finally.

Mr. SCHINDEL called up House bill No.

To Senate bill, entitled "an Act to amend use 558, entitled an Act to incorporate the Saint charter of the borough of Catasaqua, Lehigh Paul's Evangelical Lutheran church of Upper county," were read, and on motion of Mr. Schindel township. Northampton county.

SCHINDEL concurred in. Mount Bethel township, Northampton county.

Passed finally.

Mr. SERRILL called up House bill, No. 341, entitled an Act relative to a dog tax in Thorn-

bury township, Delaware county.

In Committee of the Whole, Mr. GREGG in the Chair, the bill was amended, so reported

Passed finally. WEIGHING OF COAL IN PHILADELPHIA.

Mr. PARKER rose to a question of privilege and moved to reconsider the vote had on the bill: from the House of Representatives, No. 427, entitled an Act to regulate the sale of stone coal in the city of Philadelphia, by which it was negatived.

Mr. RI OOD seconded the motion to reconsider Mr. WELSH moved to postpone the consideration of the motion to reconsider for the present.

On the question, Will the Senate agree to the motion, The yeas and nays were required by Mr. WELSH and Mr. PARKER, and were as follow, Viz.

YEAS.—Messrs. Bound, Clymer, Connell, Finney, Hall, Histand, Landon, Lawrence, Mr. Clure, Nichols, Penney, Schindel, Servill, Weish and Yardley—15.

NEVER DEBILITATES

NEVER DEBILITATES

NEVER DEBILITATES Mr. PARKER rose to a question of privilege and moved to reconsider the vote had on the

entitled "an Act to authorize the Welsh society located in the city of Philadelphia, to sell and nvev a certal

Mr. THOMPSON called up an Act to change the place of holding elections in Frederick township, Montgomery county.

Passed finally.
Mr. BOUGHTER called up House bill No.

337, entititled "a supplement to the Act to in-corporate the Harris Free Cemetery company." Passed finally.
Mr. CONNELL called up an Act to amend the charter of the Union Savings and Building Association of West Philadelphia.

Passed finally.

MESSAGE FROM THE GOVERNOR—AMENDMENT TO TO THE CONSTITUTION OF THE UNITED STATES. The Deputy Secretary of the Commonwealth Being introduced, presented a message from the Governor, which was read as follows:

EXECUTIVE DEPARTMENT,
Harrisburg, March 20, 1861.

To the Senate and House of Representatives of the Commonwealth of Pennsylvania.

GENTLEMEN TARRY SE DE BARROKES

I have the honor to transmit herewith a copy a resolution of the Thirty-Sixth Congress the United States, at the second session; enti-tled. "Joint Resolution to amend the Constitu-tion of the United States," approved March 2, 1861; a certified copy of which I have this day received, with a letter from His Excellency, the President of the United States.

The momentous importance of the subject involved in this resolution, and the possible in fluence for the restoration of fraternity and concord amongst the States of our time honored and beloved Federal Union, which may result from your action, will, I rest assured, command for it your earnest and early consideration

The communication from the President of the United States was read, and ordered to be published in the Daily Legislative Record as follows:

United States of America, Department of State. To all to whom these presents shall come,

To all to whom these presents shall come.

Greeting:
I certify, That the paper hereunto annexed has been compared with the original roll, and is a true copy of the "Joint Resolution to amend the Constitution of the United States," approved March 2d, 1861.

In testimony whereof, I, Wm. H. Seward.
Secretary of State of the United States, have become

Steam Arinting Office

Having procured Steam Power Presses, orepared to execute JOB and BOOK PRINTING lescription, cheaper that it can be done at any ablishment in the country.

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ence of the United States of America the eighty-

WILLIAM H. SEWARD.

Thirty-sixth Congress of the United States, at the second session begun and held at the city of Washington, in the District of Columbia, on Monday, the third day of Decamber, one thousand eight hundred and sixty.

JOINT REOSLUTION TO AMEND THE CONSTITUTION OF THE UNITED STATES.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the following article be proposed to the Legislatures of the several States, as an

to the Constitution which will authorize or give to Congress the power to abolish or interfere, within any State, with the domestic institu tions thereof, including that of persons held to

JOHN C. BRECKINRIDGE,

Vice President of the United States and President of

Referred to the Committee on Federal Rela-

Senate

SANFORD'S

Adjourned.

LIVER INVIGORATOR NEVER DEBILITATES.

SANFORD'S

CATHARTIC PILLS

delphia, commonly known as the Welsh burial PURE VEGETABLE EXTRACTS, AND PU UP IN GLASS CASES, AIR TIGHT, AND WILL KEEP IN ANY CLIMATE.

PRICE 30 CENTS. THE LIVER INVIGORATOR AND FAMILY CATRAN10 PILLS are retailed by Druggists generally, and
sold wholesale by the Trade in all the large

8. T. W. SANFORD, M. D.,

A LARGE AND WELL SELECTED STOCK OF BRANDIES!

> JAMES HENNESSY & CO. OTARD, DUPUY & CO. J. & F. MARTLE

SEWING MACHINES,

NEW IMPROVEMENTS AT REDUCED PRICES.

THE WHEELER & WILSON Manufacturing Company having gained the Listinghia at law, with infringing manufacturers of Sewing Machines, propose that the public should be benefitted thereby and have accordingly reduced, the prices of their Sewing Machines. After this date they will be sold at rates that will pay a fair profit on the cost of manufacture, capital invested, and expense of insking sales; such prices a will enable them to make these class machines, and, as hereofore, guarantee them in every particular.

In: accordance with the announcement, above It will sell their splendid Sewing Machines at prices from \$45 to \$00 for the fine full case machines. It is a well established fact that the

Wheeler & Wilson Sewing Machine is the best one in the market, the best made, most suple and least liable to get out of order, and they are now as low as the inferior machines. Call and see them a

H. L. GODBOLD.

All orders left at the above named place, or at the House, will meet with prompt attention. First class PIANOS for sale.

PUBLIC RESOLUTION.

labor of service by the laws of said State.

WM. PENNINGTON,

Speaker of the House of Representative

Approved March 2, 1861.

JAMES BUCHANAN.

HOUSE AMENDMENTS To Senate bill No. 419, entitled "an Act to uthorize the Commissioners of Blair county to borrow money," were read, and on motion of

43-Mix Water in the mouth with the in-igorator, and swallow both together. PRICE ONE DOLLAR PER POTTER. -ALSO---

FAMILY

the place of holding elections in Frederick township, Montgomery county.

Passed finally:

Mr. BLOOD called up House bill No. 345, entitled "an Act to change the place of holding elections in Highland township, Elk county."

Passed finally:

Passed finally:

Passed finally:

Mr. YARDLEY called up Senate bill No. 554, entitled "an Act for the relief of Mary Ann Lambert, Caroline Lambert, A. B. Johnson and Reuben Mellon

Passed finally:

Mr. WILL KEEP, IN ANY CLIMATE.

The family Cathar which the proprietor has used in M proprietor has used i

Manufacturer and Proprietor, je20-dawyi] 835 Broadway, New York. JUST RECEIVED.

PINET, CASTILLION & CO. BISQUET, TRICOCHE & CO.

GREAT REDUCTION IN PRICES! Slow INHEELER & WILSON'S

WITH NEW IMPROVEMENTS AT REDUCED PRICES.

PRACTICAL Tuner and Repairer of Plance, Melodeous, &c., &c., will receive orders in future at WM. KNOCHE'S Music Store, 92 Markets 1988

hereunto subscribed my name and caused the seal of the Department of State to be affixed.

Done at the city of Washington, this 18th day of March, A. D. 1861, and of the independ-

JULES ROBIN & CO.

MARETT & CO.

For sale by JOHN H. ZIRGLER,
17d 78 Market Street.

Third and Market.

del on W. O. HICKOK, Agent