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Medical.

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NEVER DEBILITATES

is compounded entirely from Gums

T is compounded entirely from Gums, and has become an established teat a Saindard Medicine, known and approved and is now resorted to diseases for which it is religious to actually the saint of religious to has cured thousands who had given up all hopes unsolicited certificates in The dose must be adapt to individual taking it, multiple to act gently on the bowels. Let the distribution the bowels. Let the distribution to be adapt to act gently on the bowels. Let the distribution of relief, as the numerous up to act gently on the bowels. Let the distribution of religious to act gently on the bowels. Let the distribution of the ITVER INVIGOUNT COLUMN MORBUS, CROISEA LAUNDICK, FRALIS WEAR. LAUNDICK, FRALIS

** Mix Water in the mouth with the lurigorator, and swallow both together PRICE ONE DOLLAR PER BOTTLE --- A1 80 ---

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COMPOUNDED FROM

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

WHIL KEEP IN ANY CLIMATE.

The FAMILY CATHARsolive Cathartic which the practice more than twenty.

The constantly increasing the proprietor has used in his proprietor has used in hi

PRICE 80 CENTS. THE LIVER INVIGORATOR AND FAMILY CATEAR10 PILLS are retailed by Druggists generally, and
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8. T. W. SANFORD, M. D., Manufacturer and Proprietor, je20-dawyi] 335 Broadway, New York.

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COMPOUND EXTRACT OF

AND ALL FORMS OF CUTANEOUS DISEASES.

These complaints can be speedily and effectually WORLD RENOWNED

SARSAPARILLA

Thousands have experienced its salutary effects, and tens of thousands have witnessed it, until it has ceased to be a question among the intelligent portion of the com-

munity.

When the Blood becomes lifeless and stagnant, either from the effects of Spring weather, change of climate from the effects of Spring weather, change of climate want of exercise, the use of a uniform saline diet, or any other cause; this compound Extract of Sarsey rills, will seriew the Blood, carry off the putrid humors, CLEANSE

REGULATE THE BOWELS. And impart a Tone of Vigor to the Whole Body: TO THE PUBLIC.

The public are heroby notified that the preparation Extensively known as Dr. S. P. Townsend's Compound extract of Sursaparilla, is now manufactured under my direction and supervision, from the original recipe obtained from Dr. S. P. Townsend; and I certify that it is composed of ingredients PURELY VEGETABLE, and WITHOUT MEI. CURY; and also that the ingredients are judiciously corrounded, so as to obtain from them their greatest medicinal effect. medicinal effect.

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Renovating and Furifying the BLOOD which science has ever offered to man. In this resides its PECULIAR EXCELLENCE, and to this is due its world

wide renown.

It contains all the vegetable principles which experience has proved useful in clearing the SYSTEM from DISEASE, extracted and combined with the highest skill which the refinements of modern chemistry enable us to

employ.

Whatever may be said by mortified competitors or splenetic physicians, the fact that this medicine is EVERY WHERE USED, and that its use creates an increased demand, shows conclusively that it possesses medicina merits of the first order

CAUTION.

To avoid imposition it will be necessary to see that DR. JAMES R. CHILTON'S CERTIFICATE as well as the SIGNATURE of Dr. S. P. Townsend, is on the cutside wrapper of each bottle.

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Telegraph.

Berks.

"INDEPENDENT IN ALL THINGS-NEUTRAL IN NONE."

VOL. XIV.

HARRISBURG, PA., WEDNESDAY AFTERNOON, MARCH 27, 1861.

NO. 70.

By Mr. ARMSTRONG, No. 580. An Act to

ment to the Act incorporating the Ironton rail-

road company of Lehigh county.

By Mr. M'DONOUGH, No. 588. An Act to

incorporate the Juniata Valley railroad com

By Mr. GASKILL, No. 594. An Act relative to the police force of the city of Philadel-

By Mr. SELTZER, No. 599. An Act requir-

SECOND READING OF BILLS ON THE PRIVATE CALEN-

On motion of Mr. BRODHEAD, the House

Sen. 875. An Act to provide for the collection

Agreed to.

The title was also amended to correspond

with the foregoing amendment of the bill.

The bill passed finally.

No. 575. An Act to appoint an auctioneer in

Passed finally.

No. 576. An Act to change the place of holding elections in Derry township, Montour coun-

Sen. 431. An Act to change the limits of

the borough of Beallsville, in the county of

No. 582. Supplement to the Act to incorpo

ate the Tuscarora Female Institute, approved

Sen. 284. An Act to incorporate the Media

Passed finally.
No. 584. An Act to incorporate the Warren

No. 128 An Act relative to the Catasaque and Fogelsville Railroad company.

No. 589. A supplement to an Act to incom

porate the Mahanoy and Broad Mountain Rail-road company, approved the 29th day of March

No. 600. An Act to incorporate the Sanco

Fayette county a fair compensation for trouble and expense of attempting to re-capture es-

Passed finally.
No. 616. An Act regulating the payment of costs in minor offences, and relative to the jail

osts in minor openess, and relative of Allegheny county. Mr. WILLIAMS moved to postpone the bill

No. 619. An Act relating to the courts of the

No. 622. An Act authorizing the Governor

o appoint an auctioneer in the borough of

ensburg, in the county of Cambria.

and Tidioute Railroad company.

Sailroad and Mining company.

the county of Bepford.

Passed finally.

Passed finally.

12th March, 1860.

Passed finally.

las Light company.

Passed finally.

Passed finally.

Passed finally.

or the present.

county of Delaware.

Passed finally.

The motion was agreed to.

A. D. 1859.

Washington.

DAR.

Medical.

SOMETHING MORE VALUABLE THAN SILVER OR GOLD.

IT WILL RESTORE THE WEAK, REINSTATE THE BLOOD IN ALL ITS ORIGINAL VIGOR AND PURITY.

PROF. O. J. WOOD'S

RESTORATIVE CORDIAL.

VVD BLOOD RENOVATOR.

Is precisely what its name indicates; for, white pleasant to the taste, it is revivilying, exhitarating and strengthening to the vital powers. It also reviviles, reinstates, and renews the blood in all its original purity, and thus restores and renders the system invulnerable to attacks of disease. It is the o ly preparation ever offered to the world in a popular form so as to be within the reach of all.

all.

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

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

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

THERE IS NOTHING ITS EQUAL. Also, Liver Derangements or Torpidity, and Liver Complaint, Diseases of the Kidneys, or any genera iderangement of the Urinary organs.
It will not only cure the debility following CHILLS and FEVER, but prevents all attacks arising from Miasmatic influences, and cure the diseases at once, if already at

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

As it prevents costiveness strengthens the digestive organs, it should be in the hands of all persons of sedentary habits.

LADIES not accustomed to out-door exercise, should

always use it.

MOTHERS should use it, for it is a periect relief. Taken a mun hor two before the final trial, she will pass the dreadful period with perfect ease and safety.

There is no mistake about it.

THE CORDIAL IS ALL WE CLAIM FOR

THE CORDIAL IS ALL WE CLAIM FOR

MOTHERS, TRY IT!

And to you we appeal, to detect the liness or decline use only of your daughters before it be too 1 its, but also yoursons and husbands, for while the former from faile delicacy, often go down to a premature grave, rather than let their condition be known in time, the latter are so often mixed up with the excitement of business; that first were not for you, they too, would travel in the same downward path until it is too late arrest their fatal fall. But the mother is always vigilant, and to you we considerity appeal; for we are sure your never-failing affection will user ringly point you to trofessor WOOD'S RESIGNATIVE CORDIAL AND BLOOD RENOVATOR as the remedy which should be always on hand in time of need.

COMPOUND EXTRACT OF

SARSAPARILLA,

18

The Great Renovator of

THE BLOOD,

THE SOVEREIGN REMEDY FOR

ERUPTIONS OF THE SKIN,

THE SOVERES,

The THE SOVERES,

The THE SOVERES,

The THE SOVERES,

The SORES,

The SORES,

The THE SOVERES SAY After thoroughly testing the ready which should be always on hand in time of need, sead what the Press say after thoroughly testing the ready of the country. In Elk country, in

assaults of disease. It is a healthy toole, composed en tirely of vegetable productions and while it is exailarating as pure wine, no high ricus results can possibly follow to use the first of the medical world, and those who are milited with loss of Appetite, Dyspepsia, Consumption, Faintness, Giddiness, Neuralgia, Paluitation of the Heart, &c., will here find an infallible panaces.

St. Louis Daity Express."

coasmption, ranness, judiness, searagia, Palutation of the Heart, &c., will here find an infallible panacea.

St. Louis Daily Express.

TRIP. WOOD'S RESTORATIVE CORDIAL and BLOOD RENOVATOR is, without doub, the best Tonic Cordial in this world. To those who are suffering from general debilly we would recommend its use; for, while it is pleasant to the taste, it is strengthening to the system, and will at once tend to remove all impurities of the blood, and eradicate all traces of disease. It can be taken by the weakest stomach, while those in good heal h will at once feel its exhilarating power. We are consident that after using one bottle of this cordial none will be for a day without it.—"New York Leader."

A PUKE, HEALTHY TONIO, and one free from the deleterious and injurious effects sure to fellow those in ordinary use, has long been felt to be a desideratum in the medical world. Such a tonic, and one so skillfully combined from the vegetable kingdom as to act in perfect accordance with the laws of nature, and thus sooth the weakest stomach, and at the same time allay nervous and other irritations, and tone up all the organs of which the human bedy is composed, is offered in Prof. Wood's Restorative Cordial and Blood Renovator. Hence, it is perfectly adapted to tid and young. Reader, try it, Thousands have already done so, and the testimony is universal in its favor.—"New York Atlas."

PROFESSOR WOOD'S RESTORATIVE CORDIAL AN: dLOOD RENOVATOR, for the cure of General Debility, or wanters.

PROFESSOR WOOD'S RESCURATIVE CORDIAL AN!
JLOOD RENOVATOR, for the cure of General Debility, or
weakness arising from any carse, also Dyspepsia, Nervousness, Night Sweats, Incipient Consumption, Liver
Complaints, Billousness, Loss of Appetite, Female Weakness, in all its stages, also, to prevent the contraction of
disease, is certainly the best and most agreeable cordial
tonic and Renovator ever offered to the afficied, and so
chemically combined as to be the most powerful tonic
ever known to motical soletce. Reader, try it. Ir will
be to the diseases commenced to the commending
it, since we know it to be a sate, pleasant, and sure remedy for the diseases commerated.—"New York Dispatch."

Before noticing a patent medicing we have to be cer

i., since we know it to be a sale, pleasant, and sure remedy for the diseases cnumerated.—"New York Dispatch."

Before noticing a patent medicine, we have to be cer can that it will prove itself to be all that it is recommended. And we would say that the Re-byrative Cordial and Blood Renovator. Of Frof. Wood will stand the test fully, and, in fact, it is without any noute the great sticle in market for purifying the Blood and strengthening the system. We have no be lation in recommending its use to all.—"The Now-Yorker."

LOOK TO YOURSELF IN TIME.—How many in consequence of a false delicacy suffer from suppressed, pain inly or obstructed measuration, and think because they are young that by-and-by nature will work itself clear from obstructions, and all come in right in the end, little dreaming that the seeds of death are already germinating in the system, because the vital energies are impaired, and the entire animal economy deranged, debii tated; and yet, careless of themselves as they are, if a remedy were set before them which would restfore all the functions of the system, and reinvigorate the body, they would take it, and thus be in time to save their lives.—Parents, think of this, and at once give them a bottle of Prof. Wood's Restorative Cordial and Blood Renovator.—
"The New York Courser."

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**The Alway of the St. Sands & Co., corner of Fulton and William streets.

Jan 25 eo Surw

PROF. ADOLPH P. TELP SER. WOULD respectfully inform his old

patrons and the public generally, that he will continue to give instructions on the PIANO FORTE, MELOIEON, VIOLIN and also in the science of THOBOUGH SAES. He will with pleasure wait upon pupils at their romes at any hour desired, or lessons will be given at its residence, in Third street, a few doors below the derman Reformed Church,

AUGUSTINE L. CHAYNE. CARPENTER AND BUILDER. Residence No. 27 North Second Street.; N. B-JOBBING ATTENDED TO

Pennsylvania Legislature.

ed with prayer by Rev. Mr. Robinson.

The Clerk read the Journal of yesterday.

Mong, of Somerset county."
The motion was agreed to, and Said bill was taken up and Passed finally.

Mr MYERS moved to suspend the rules and roceed to consider Senate bill No. 75, entitled 'a supplement to an Act for the better preser On the motion.

The yeas and nays were required by Mr. MYERS and Mr. FRAZIER, and were as fel-YEAS-Messrs. Abbott. Alexander, Anderson,

Austin, Ball, Bartholomew, Blanchard, Bress-ler, Brewster, Brodhead, Burns, Butler, (Carbon,) ler, Brewster, Brodhead, Burns, Butler, (Carbon,)
Butler, (Crawford,) Byrne, Collins, Cope, Cowan,
Craig, Dismant, Divins, Donley, Douglass,
Duffield, Duncan, Dunlap, Eilenberger, Elliott,
Gaskill, Gibboney, Gordon, Happer, Hayes,
Heck, Hill, Hillman, Hofius, Huhn, Koch,
Lawrence, Leisenring, Lichtenwallner, Lowther, M'Donough, M'Gonigal, Manifold, Marshall, Moore, Mullin, Myers, Ober, Osterhout,
Patterson, Peirce, Preston, Reiff, Reifly, Rhoads,
Roller, Seltzer, Shafer, Smith, (Berks,) Smith,
(Philadelphia,) Stoneback, Strang, White, Wildey and Wilson—66.
Navs—Messrs, Barnsley, Bisel, Bixler, Blair, NAYS-Messrs. Barnsley, Bisel, Bixler, Blair,

Frazier, Graham and Sheppard—7.
So the question was determined in the af-The bill was then taken up.
Mr. HUHN moved to go into Committee of

the Whole for the purpose of general amend-Not agreed to. Mr. AUSTIN asked the unanimous consent of

the House to amend the bill by excepting "Ful-ton county," in the operations of the bill. Objected to. Mr. WILSON made the same request for Beaver county.

Objected to.
Mr. M'GONIGAL made the same request for Vestmoreland county. Objected to.

On motion of Mr. ACKER the bill was Referred to the Committee on Agriculture and Domestic Manufactures.

LEAVE OF ABSENCE.

Mr. TELLER, on leave, given, asked for and obtained leave of absence for Mr. Picket, Door Keeper of the House, for a few days from to

day:
Agreeably to order,
The House proceeded to consider bills on the private calendar, when the following were agreed to, and laid saide for a second readng: No. 560. An Act to repeal an Act declaring

No. 575 An Act to appoint an auctioneer in the county of Bedford. No. 576. An Act to change the place of holding the elections in Derry township, Mon-

Mr. BUTLER, (Carbon.) withdrew his objections to Senate bill No. 69, entitled "an Act relative to the sale of lands for the non-pay-

ment of taxes in Wayne county.

Mr. BYRNE renewed the objections. Sen. 481. An Act to change the limits of the borough of Beallsville, in the county of

Washington.
No. 582. Supplement to the Act to incorporate the Tuscarora female institute, approved 12th March, 1860.

Sen. 284. An Act to incorporate the Media gas light company.

No. 584. An Act to incorporate the Warren and Tideoute railroad company.

Mr. LAWRENCE offered the following amend-

ment: Add at the end of the first section the following:
"And it shall be lawful for the said company,

in the construction of its bridge across the Allegheny river, to provide for the passage of vagons and other travel, and to receive therefor, according to the provisions of the general Act regulating bridge companies, ap-proved April 12th, 1855. The amendment was agreed to

Sen. 128. An Act relative to the Catasauqua and Fogelsville railroad company.

Mr. LICHTENWALLNER moved to amend the first section by adding the following -"Provided, That such company shall first ob-

tain the consent of the land-owners through the counties of Berks and Lebanon. whose land such grant or grants are to pass." Agreed to.
Mr. LICHTENWALLNER also moved to amend the first section in the last line by in-troducing the words "to Foglersville be extend-

The emendment was agreed to. No. 589. A supplement to an Act to incorpo rate the Mahanoy and Broad Mountain rail-road company, approved the 29th day of March

A. D. 1959. No. 600. An Act to incorporate the Saucon railroad and mining company.

No. 613. An Act to allow the sheriff of Fayette county a fair compensation for trouble and

risoners and convicts. No. 614. An Act in relation to the township

the county of Delaware.

No. 622. An Act authorizing the Governor to appoint an auctioneer in the borough of Ebensorg, in the county of Cambria.

No. 631. An Act to repeal the second section of an Act, entitled "an Act increasing the width of Diamond alley, and extending Union street, in the city of Pittsburg," approved the By Mr. LICHTENWALLNER, Sen. 148. An

Tuesday, March 26, 1861.

The House met at 10 o'clock a. m., and was called to order by Mr. SHEPPARD, Speaker protem; and

ery of damages upon the North Branch and Wyoming canals.
No. 634, An Act to relinquish the purchase money and interest due the Commonwealth on Mr. SCHROCK moved to suspend the rules and proceed to the consideration of Senate bill and proceed to the consideration of Senate bill and to perfect a title to said congregation.

No. 150, entitled "an Act for the relief of John Mong of Senate and the relief

rectors of the borough of Newport, Perry county, to borrow money.
No. 639. An Act relating to constables' fees in Huntingdon county.

No. 640. An Act for the relief of the estate place ca tle guards at the crossings of said rail-tive. of Leonard R. De Wolf, late of Butler coun road over the public roads, in the county of

ty.

No. 642. An Act for the better securing the compensation of labor in the county of Columbia.

No. 646. An Act vacating Filbert street, in the Twenty fourth ward, in the city of Philadelphia.

Berks.

By Mr. KOCH, Sen 117. An Act authorizing the State Treasurer to pay to the Towarda bridge company a balance remaining in the treasury due them in pursuance of a contract made with the board of canal commissioners, July 12, 1856.

By Mr. KOCH, Sen 117. An Act authorizing the State Treasurer to pay to the Towarda bridge company a balance remaining in the treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company a balance remaining in the State Treasurer to pay to the Towarda bridge company

delphia.
No. 648. An Act to authorize the school di No. 649. An Act for the relief of T. H. Mar
No. 649. An Act for the relief of T. H. Mar
Scalar Lev. 402. An Act to authorize the guardian of the minor children of James A. Benade, deceased, to sell certain bank stock, and to authorize the trustees of real es-

tin, late treasurer of Venango county.

No. 651. An Act for the protection of deer in the counties of Cumberland, Franklin and

By Adams.

No. 653. An Act to extend the provisions of an Act for the protection of sheep and the taxing of dogs in the county of Blair, to the countv of Cambria. Sen. 304. An Act to repeal the bounty on

fox scalps in the county of Mercer.

No. 656. An Act to prevent hunting deer with dogs in Wayne county. Sen. 413. An Act to protect fruit, et cetera, and punish trespass in certain counties. Sen. 201. An Act to protect sheep and tax

dogs in Lycoming county.

Mr. KLINE moved to amend by including the county of Columbia.

The amendment was agreed to.

No. 660. An Act to prevent fishing in Heed's Creek, Chestaut Hill township, Monroe county. No. 661. An Act to prevent the destruction of fish in Indian Creek, in the county of Fay-

ette. No. 662. An Act to extend certain provisions of the Act of 1846, laying a tax on dogs, to certain boroughs and townships in the county of council of the borough of Middletown, in the

county of Dauphin, to erect a lock-up house in No. 665. An Act extending the provisions of certain Acts of Assembly relative to selecting sites for school houses in Chester and Delaware to certain of the real estate of the late Edward Shippen Burd, deceased.

By Mr. DUNCAN, No. 654. An Act relative

sites for school houses in Chester and Delaware counties. to Pike county.

Mr. M'GONIGAL moved to amend by including the "county of Westmoreland."

The amendment was agreed to.

No. 686. An 'Act authorizing the examination of the claim of Sherman Bills against the Commonwealth.

lommonwealth. Sen. 294. An Act authorizing the Address of Seneral, Attorney General and State Treasurer to examine the claim for damages of J. R. Bittoney of Lancaster city, Lancaster No. 560. An Act to repeal An Act declaring the following were disposed of, as stated:

No. 560. An Act to repeal An Act declaring the following were disposed of, as stated:

No. 560. An Act to repeal An Act declaring the following were disposed of, as stated:

ner and Brother, of Lancaster city, Lancaster county.

No. 668. An Act to settle the claim of Robert S. Howell.

No. 669. An Act to authorize the settlement of the claim of Thomas Keating.

No. 670. An Act authorizing the examination of the claim of Sherman Bills and George D. Foreman against the Commonwealth.

No. 671. An Act relative to the claim of James Dignam, of Allegheny county.

No. 672. An Act relative to the claim of Samuel Copper, of the county of Lawrence.

No. 660. An Act to repeal An Act declaring Kersey Run, in Elk county, Laurel Run, in Clearfield and Elk counties, public highway; also to repeal an Act to declare Medic's Run, in Clearfield and Elk counties, a public highway; also, to repeal an Act authorizing the appropriation of, certain taxes to the making of a certain road leading from the borough of Brookeville to John Conger's, in Polk township, Jefferson county.

Mr. GORDON moved to amend the title by striking out all after the word "highway."

The amendment was agreed to, and the

Samuel Copper, of the county of Lawrence.

The following bills objected off the last p The amendment was agreed to, and the bill then vate calendar, were read and disposed of as No. 499. Joint resolutions granting State of additional taxes in the township, of Homer, Geological Reports to the Common School Dein the county of Potter.

partment, State Normal Schools and Farmers'

Mr. STRANG moved to amend as follows:

Make the word "township" in the fourth line read "townships," and insert after the word "Homer" in the same line the words "Sylvania and Ulysses." High School. The House refused to lay the bill aside for second reading.
Sen. 463. An Act in relation to the claim of Bell, Johnston, Jack & Co.

On the question, Will the House agree to lay the bill aside for econd reading?
The yeas and nays were required by Mr. ACKER and Mr. WILDEY, and were as follows, viz :

YEAS-Messrs. Abbott, Alexander, Anderson Armstrong, Bartholomew, Bisel, Bixler, Blan-chard, Bressler, Brodhead, Burns, Butler, (Carbon,) Butler, (Crawford,) Byrne, Caldwell. Clark, Cowan, Craig, Divins, Douglass, Duffield, Duncan, Dunlap, Eilenberger, Elliott, Frazier, Gaskill, Goehring, Gordon, Graham, Happer, Harvey, Hayes, Heck, Hillman, Hood, Hofius, Lawrence, Liesenring, Lichtenwallner, Lowther, M'Donough, Manifold, Marshall, Morrison, Myers, Osterhout, Pughe, Randall, Reiff, Reily, Roller, Sheppard, Smith, (Philadelphia,) Stehman, Strang, Taylor, Teller, Walker, White, Williams and Wilson—68.

NATS—Messrs. Acker, Austin, Barnsley, Brewster, Collins, Cope, Dismant, Donley, Hill, Koch, Rhoads, Ridgway, Schrock, Seitzer, Smith, (Berks.) Stoneback and Wildey—17. So the question was determined in the af-

firmative. No. 527. An Act to lay out a State road in

On the question, "Will the House agree to lay the bill aside for second reading?" The year and nays were required by Mr. RHOADS and Mr. SMITH, (Berks,) and were

as follow, viz: YEAS-Messrs. Abbott, Alexander, Armstrong, Ashcom, Austin, Barnsley, Bisel, Bixler, Blair, Blanchard, Bressler, Brewster, Burns, Butler, (Crawford.) Clark, Collins, Cowan, Craig, Douglass, Duncan, Frazier, Gibboney, Goehring, Gordon, Graham, Happer, Harvey, Hayes, Hood, Hofius, Koch, Lowther, Mullin, No. 613. An Act to allow the sheriff of Fay-tte county a fair compensation for trouble and Shafer, Smith, (Philadelphia,) Stehman, Stone-xpense of attempting to re-capture escaped back, Taylor, Walker, White, Wildey and Wil-

NAYS-Messrs. Acker, Boyer, Brodhead, Butof Greene, in the county of Indiana.

No. 616. An Act regulating the payment of bondey, Duffield, Dunlap, Eilenberger, Gascosts in minor offences, and relative to the jail kill, Heck, Hill, Kline, Lawrence, Leisenring, of Allegheny county.

Lichtenwallner, M Donough, Manifold, MorNo. 619. An Act relating to the courts of rison, Myers, Osterhout, Reiff, Rhoads, Sheppard, and Smith, (Berks,)—27.

So the question was determined in the affirm-

ative. • The following bills were objected off the cal-

No. 623 An Act to provide for taking judg ments by default in the city of Philadelphia and county of Fayette, and for assessing damages thereon.

No. 625 An Act for the relief of the sureties of J. H. Boggs, formerly prothonotary of Clarion county.

No. 629 An Act authorizing the borough of Warren and the township of South-West, in Warren county, to levy an additional tax.

The tollowing bills were objected off the calleder:

Eassed finally.

Passed finally.

No. 628 An Act to provide for taking judg and county of Wayne.

By Mr. BUTLER, (Carbon,) Sen. 69. An act to Philadelphia and county of Fayette, and for assessing damages.

By Mr. GORDON, Sen. 422. An Act to change the place of holding elections in the township of Barnett, Forest county.

By Mr. DUNLAP, Sen. 302. An Act to set ties of J. H. Boggs, formerly Prothonotary of Clarion county.

On the final passage of the bill,

The yeas and nays were required by Mr. WILDEY and Mr. HILL and were as follows,

YEAS.-Messrs. Abbott, Alexander, Anderson, Act for the organization of a new school dis-trict out of parts of Macungie and Weisenburg

(Philadelphia,) and Wilson—24.

NATS—Messrs Acker, Austin, Barnsley, Bisel, Bressler, Brewster, Burns, Butler, (Crawford,)
Clark, Cope, Dismant, Donley, Douglass, Duncan, Eilenberger, Frazier, Gaskill, Gibboney, Goehring, Hill, Hood, Koch, Lichtenwallner, M'Donough, Manifold, Morrison, Myers, Ober, Randall, Reiff, Reily, Rhoads, Seltzer, Shafer, Sheppard, Smith, (Berks.) Stoneback, Teller, White, Wildey and Williams—40.

So the question was determined in the page.

ing the East Pennsylvania railroad company to So the question was determined in the nega No. 629. An Act authorizing the borough of

Passed finally.
No. 631. An Act to repeal the second section

By Mr. SELTZER, Sen. 484. An Act to au-

tate belonging to said minors to mortgage the entitled "An Act for assessment and recovery By Mr. DUNCAN, No. 615. An Act relative of damages upon the North Branch and Wyoto the pay of jurors in Centre and Clinton counming canals."

ties, By Mr. MORRISON, No. 620. An Act to va-The bill was disagreed to. No. 634. An Act to relinquish the purchase money and interest due the Commonwealth on

and to perfect a title to said congregation.
On the final passage of the bill,

delphia county prison.

By Mr. LEISENRING, No. 624. An Act supplemental to an Act to consolidate the city of Philadelphia, passed the — February, 1854, and to prevent frauds at elections.

By Mr. MOORE, No. 633. An Act relative to assessors and assessments in the city of Philadelphia.

By Mr. MOORE, No. 635. An Act for the delphia.

The John Mr. TAxion, —

OLLINS and Mr. TAxion, —

Yeas—Messrs. Abbott, Alexander, Armstrong, By Mr. MOORE, No. 635. An Act for the Gaskill, Gordon, Byrne, Clark, Cope, Cowan, Divins, Donley, Duffield, Duncan, Eilenberger, Gaskill, Gordon, Graham, Heck, Hillman, Hoffus, Irvin, Kline, Lichtenwallner, Lowther, Pandall.

Thomas—46.

NAYS—Messrs. Bartholomew, Bisel, Bixlet, Bressler, Burns, Butler, (Crawford,) Collins, Craig, Dismant, Douglass, Frazier, Gibboney, Happer, Harvey, Hayes, Hill, Hood, Koch, Marshall, Ober, Peirce, Ridgway, Seltzer, Shafer, Sheppard, Stoneback, Walker, White, Wildey, Williams and Wilson—30.

To House bill, No. 819, entitled an Act to incorporate the Bethlehem Railway and Mining company, were read and concurred in. Adjourned.

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PHILOSOPHIES, and

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Private Schools of the City. Together with Railroad and Mining company.

Passed finally.

No. 613. An Act to allow the Sheriff of Fayette county a fair compensation for trouble and expense of attempting to re-capture escaped prisoners and convicts.

Passed finally.

No. 614. An Act in relation to the township of Greene, in the county of Indians.

Passed finally.

Passed finally.

Passed finally.

Passed finally.

Passed finally.

Passed finally.

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51 Market Street. BLANK BOOKS BLANK BOOKS

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Steam Printing Office.

Act for the organization of a new school district out of parts of Macungie and Weisenburg townships, in Lehigh county, and Maxatawny townships, in Berks county.

By Mr. RIDGWAY, Sen. 418. A supplement to the Act incorporating the Ironton rail.

Nata.—Messrs. Abbott, Alexander, Anderson, Ashcom, Brothead, Butler, (Carbon), Byrne, Cowan, Divins, Dunlap, Elliott, Gordion, Granton, Happer, Hayes, Irvin, Lowther, Marshal, Mullin, Osterhout, Ridgway, Schrook, Smith, Physical Physics and Carbon, Brothead, Butler, Carbon, Byrne, Cowan, Divins, Dunlap, Elliott, Gordion, Granton, Marshall, Mullin, Osterhout, Ridgway, Schrook, Smith, Physics and Carbon, Byrne, Cowan, Divins, Dunlap, Elliott, Gordion, Granton, Ashcom, Brothead, Butler, (Carbon), Byrne, Cowan, Divins, Dunlap, Elliott, Gordion, Granton, Maxatawny Mullin, Osterhout, Ridgway, Schrook, Smith, Mullin, Osterhout, Ridgway, Schrook, Ridgway, Robert Ridgway, Robert Ridgway, Robert Ridgway, Robert Ridgway, Robert Ridgway, Robert Ri

Warren and the township of South-West, in Warren county, to levy an additional tax.

of an Act, entitled "An Act increasing the width of Diamond alley, and extending Union street, in the city of Pittsburg," approved the 16th day of May, A. D. 1857.

Mr. WILLIAMS moved to postpone the further consideration of the bill for the present.

The motion was agreed to.
No. 632. A further supplement to the Act,

cate certain portions of Thompson street, in the city of Philadelphia.

By Mr. SELTZER, No. 621. An Act granting further powers to the inspectors of the Philadelphia and to perfect a title to said congregation.

more convenient dispatch of public business in the courts of Philadelphia.

N'Donough, M'Gonigal, Manifold, Moore, Morrison, Mullin, Osterhout, Preston, Randall, Reiff, Reily, Rhoads, Roller, Smith; (Berks.)

By Mr. CLARK. No. 647. An Act authorizing Thomas. By Mr. CLARK, No. 647. An Act authorizing Thomas-46.

So the question was determined in the affirm to premiums on fox scalps in the county of ative.