TERMS.—SINGLE SUBSCRIPTION.

TERMS.—SINGLE SUBSCRIPTION.

The DAILY TELFORAPH is served to subscribers in the City at 6 cents per week Yearly subscribers will be charged \$4.00, in advance

Weelly AND Semi-Weelly Telegraph in the Thermograph is also published twice a week during the assion of the Legislature, and acceptance of the year, and aururished to subscribers at the following cash rutes, viz:

Single subscribers per year Semi-Weekly. \$1.50

Ten "12.00

Twenty " "12.00

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The law of Newspapers.

If subscribers order the discontinuance of their newspapers, the publisher may continue to send them until all arrearsges are paid.

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Menical.

#### DE. JOHNSON BALTIMORE LOCK HOSPITAL

No Mercury of Sixtous Drugs

A CORE WESTANTED, OF TO CHARGE IN PROP. ORE

Two Pars. 52

Weakness of the Back or mbs, Strictures, Pains in he Long, Affections of the kidneys and diadder, Organic Weakness, Nerveus Hability, Decay of the Physics: Peners, Dyspepsin, Langnor, Low Spirits, Confusion of desiral fation of the Hegit, Thuidity, Tremblings, Diances (Sight or Giddiucks, biscasi of the Bloman, Affection of the Stomach, Affecting the Affecting the Stomach, Affecting the Stomach, Affecting the Stomach, Affecting the Affecting the Stomach, Affecting the Affe

while, and destroy both body and mind.

Young men sipecially who have become the victims of solutary Vice, that directing and destructive hashit which annually sweeps to an unbrunelty grays thousands of young men of the most exalted taleat and brilliant totaliest, while might otherwise have entranced listening femates with the thousars of shomenes, or wasked to see easy the living lyre, may call with full confidence.

MARRIAGE,
Starched persons, or thus, contemplating marriage, by aware of physical weakness, should finitellitaly on it is: 1 and he esstored to perfect beauty.

ORGANIC WEAKNES

Ordeanic Weakings.

Immediately cured and full vegor restoreu.

He who places binnest under the care of Dr. J., mareligiously considerin his bosor as a gentleman, and considerity rely upon his skill as a physician.

To Office No. 7 South Frederick stront, Baltimore, 16., on the left hand side going from Baltimorestroat, 50. foors from the corner Be particular in observing the name or number, or you will mistake the place. Be pardicular for Ignorant, Triffing Quacks, with Isliss names, or Paltry Humbing Certificates, structed by the ropustion of Dr. Johnson, lurk war.

All letters must contain a Postage Stamp, to use on the coly.

DR. JOHNSTON

DR. JOHNSTON

It. Johnson momber of the Reyal College of Burgeony, conton, graduate from one of the most eminent College of the United States, and the creates, part of whose, lift in the open to the despitals of London, Paris, Philadelphia and elsewhere, has effected some of the most kind consisting ones that were ever known! Many trouble with ringing in the ears and head whom saless, great nervousness, being sharmed at sandless sounds, bashfulness, with frequent bushing, attended sometimes with derangement of mind were cured immediately.

TALE PARTICULAR, NOTUGE.

TABB PASTICULAR NOTICE ... reases all those who having himset them, reste and universe modulgencies, that secret any abit which ruins both body and mind, un-tern for either business or society:

elives here yete and improposition body and mind, un and solitary abit which ruins both body and mind, un atting them for either bosinessor society.

The arcsome of the sud and melancholy eithers produced by early habits of youth, viz: Weakness of the Back and Limbs, lains in the Head, Dimnoss of High Lone of Musquiar Power, Palpitation of the Heart, Dyscepies, Norvous Irritability, Derangoment of the Digestive Functions, General Dobility, Symptoms of Insump-

tion, &c.

MENTALLY,

MENTALLY, the fearful elects on the mind are much to

ne dreaded :—Loss of Memory, Confusion of Ideas, Depression of Spirits, Evil Forebodings, Aversion to Society, Solf-distrust, Love of Solitude, Timidity, &c., are some

of the ovil effects.

Thousands of persons of all ages, can now padge what
ta the came of their decline in health, losing their vigor,
becoming weak, rate, nervous and emeciated, have a
alligent appearance about the type, cough, and symp
tis of consumption.

singular appearance about the eyas, cough, and sympton of consumption.

YOUNG MEN

who have injured thouselves by a certain practice, in deleged in when about the effects of which are evid companions, or at school the effects of which are alguly folt, even when asleed, and if not cured, renders marriage impossible, and destroys both mind and bedy, should apply immediately.

What a play that a young man, the hopes of his country, the darling of his purcents, should be sustabled from all prespects and enjoyments of life by the consequences of deviating from the path of nature, and intuiging in a certain secret habit. So theorems must, before contemporations of the contemporation of the contemporat

dertain secret habit. Such persons must, before content

without these, the journey through life becomes a weary pligrinings the propert houris darkons to the view; the mind becomes shadowed with despair, and diled with the melancholy reflection that the happiness of another becomes blighted with our own:

conest blighted with our own.

DR. JGHNSON'S INVIGURATING REMEDY FOR OR.

GANIC WEARNESS.

By this great and important remedy, Weakness of the Organs are speedily cured, and full vigor restored.

Thousands of the most nervous and dobilitated whe need lost all hope, howe been immediately refleyed. All impediments to Marriage, Physical or Mental Disqualiffication, Nervous, Trecolling, Weakness or Exhaustion or the most fearful kind, speedily cured.

the most fearing kind, speedily cored...

The many thousands cured at this institution within the last twolve years, and the numerous important currents, perations performed by Dr. J., witnessed by the reporters of the papers, and many other persons, notices of which have appeared, spain and again before the public, bettles his standing as a realleman of character and responsibility, is a sufficient guarantee to the afflicted.

DISEASES OF IMPRUDENCE, -When the misguided

DISFASIES OF IMPRUDENCE.—When the misguided and imprudent votery of pleasure fluids he has, imbited the seeds of this painful disease, it too from happens that an ill-timed sonse of shame or dread of discovery deters him from applying to those who, from entocation and representations appropriate beforeign this horrid disease make their appearance, affecting the head, throat, nose, skin, and progressing on with rightful rapidity, till death puts a ported to his dreadful sufferings by sending this to "instantioner form whence so braveler returns." It is a molaucholy fact that thousands tall victims to the terribic disease, owing to the unskillulness of ignorant pretencers, who, by the use of that deadly poston, mercury, this the constitution and make the residuer. The miserable.

To Symangers.—The Conter's Diplomas hang in the office.

Letters must contain a Stamp to us on the repiv. Remedies sent by Mail.

2. No. 7 South Frederick street, Baltimore, aprils-dawly

#### UNION RESTAURANT, BILLIARD AND BOWLING SALOON.

NO. 119 MARKET STREET, NEAR FIFTH. THE subscribers having erected a large building at the above place, expressly for the purposes above indicated, beg to call the attention of the public to the following:

THE RESTAURANT, ou the first floor, with a dining room

THE RESTAURAN, of the man has hely with a duling room attached, is litted up in first-class style, and it will at all times le suppled with the best OYSTERS to be had is the Atlantic cities, together with terrapia, tish, and all kinds of game in season. Oysters served ap in every style, and meals to be had at all hours. The Ales of all the celebrated broweries in the country constantly on

hand.

The Ten-pin Alley, or Bowling Saloon, is in the rear, and contains three alleys of modern construction, where the lovers of this healthy exercise can enjoy the meelves. The Billiard Saloon is up stairs—elegantly fitted up, and contains three marble top combination cushion tables, equal to any made.

and contains three marble top combination custion arbies, equal to any made.
Harrisburg has sogs felt the want of a grand combination of this kind, and as the proprietors are determined to conduct it in a quiet and orderly manner, and do everything in their bower to make it a fagatonable resort, they hope to receive a liberal snare of public patronago, ja3-dtf William C. McFadden & CO.

### PORT FOLIOS! WRITING DESKS, TRAVELING BAGS,

PURSES, PORTMONATES, And a general assortment of FANCY GOODS

have just been received at BERGNER'S CHEAP BOOKSTORE.

just received an or sale low at NICHOLS & BUWMAN, corner Front and Market streets.



Celea

ln iana.

stitute:

INDEPENDENT IN ALL THINGS-NEUTRAL IN NONE."

VOL XVII.

HARRISBURG, PA. TUESDAY AFTERNOON, FEBRUARY 4, 1862.

NO. 26.

"Mr. WILLIAMS offered a resolution providing

for an evening session of the House, and making

the Senate joint resolution relative to the ex-

pulsion of Bright, the special order, which was

ngreed to; and the House then Adjourned.

EVENING SESSION.

nor confessed his reason for so doing; and, Third, That said Bright, by his conduct and ac

tions since the commencement of our present national troubles, has showed to his fellow mem-

bers that his sympathies are not enlisted in the

cause of the government or in its present strug-gle to subdue treason, preserve the nation in existence and perpetuate the Constitution of

the Union and the government of our fathers.

And whereas. It is eminently proper that at a

time when the nation is struggling for existence,

should be permitted to mingle in the counsels

of the nation; therefore,

Resolved, That in case the Senators from Penn

sylvania in the Congress of the United States, Messrs. Cowan and Wilmot, after an investiga-

tion of the facts of the case, should come to the conclusion that the substance of the charges set

forth in this preamble is established against said

Bright by the evidence, or that in the present

with her enemies, then they, the said Senators, are hereby instructed to vote for the expulsion

of said Bright, whether in their opinion the

constitutional barriers against such expulsion.

Mr. CESSNA was adopted. Yeas 51, nays 37.

The resolution, as amended, was then adopt

ed; yeas 84, nays 3 -and the House adjourned.

From our Morning Edition.

FROM WASHINGTON

Thursday.

Representative Hooper's speech to day was

listened with marked attention, it being a clear exposition of the views of the Treasury Depart-

ment on the fluancial question. The Secretary

in a letter to the Committee, says the genera

provisions of the bill seems well adapted to the

end proposed. That the provision making the notes a legal tender was doubtless well consid-

ered by the committee, their reflections had con-

ducted him to the same conclusion. He felt

of the November loan. So soon as it is paid

Pennsylvania Railroad Company.

PHILADELPHIA, Feb. 3.

Jak Bur Barrage

delay.

After a protracted debate the amendment of

and to conquer their enemies.

Pennsylvania Legislature.

REPORTED EXPRESSLY FOR THE TELEGRAPH.

SENATE.

Monday, February 3, 1862.

The Senate met at 3 o'clock P. M., and was alled to order by Mr. Speaker HALL. Prayer by Rev. Mr. Steele, pastor of St. Paul's Episcopal church of Harrisburg. The journal of Friday last was read.

SPEAKER'S TABLE.

The SPEAKER presented the annual report of the Lehigh Valley railroad company. Laid on the table. PETITIONS, &C., PRESENTED.

Mr. NICHOLS presented the memorial of the anagers of the Macpelar cemetery society of Philadelphia, for the passage of an act to extend and perpetuate the charter of said society.

Referred to the Committee on Corporations.

Mr. SEKRILL presented a petition of citizens f Chester and Delaware counties, for a law orohibiting the "curbstone" markets of Philalelphia. keterred to the Committee on Agriculture

and Domestic Manufactures. Mr. STEIN presented a petition of citizens of Lehigh county, praying for an act to erect Lehigh county into a new judicial district.

Referred to the Committee on the Judiciary. Mr. LANDON presented the petition or citi-zens of South Creek township, Bradford county, praying for an act fixing the place of holding lections in said township. Referred to the Committee on Election Dis-

Mr. LOWRYspresented the petition of E. H. Chase, of Titusville, Crawford county, and others, praying for certain legislation for said

Referren to the Committee on the Judiciary. Also, the memorial of Dr. Daniel Beemis, of Crawford county, claiming money from the

Referred to the Committee on Finance Mr. JOHNSON presented the petition of two nundred and forty-seven citizens of Lycoming county, for the repeal of the act passed two years ago, relative to noxious animals.

Referred to the Committee on Agriculture.

and Domestic Manufactures.

Also, the petition of one hundred and twenty five citizens of Lycoming county, asking that a new election may be ordered in the case of the annexation of a part of Brady township, to Union county.

Referred to the Committee on New Counties

nd County Seats.
Mr. PENNEY, presented a petition of the trustees and members of the Presbyterian church at Tarentum, Allegheny county, relative to a certain lot of ground belonging to said

Reserved to the Committee on Estates and

Mr. LOWRY presented four petitions of citizens of north-western Pennsylvania, charging officers of the Bank of Commerce at Erie, with fraud and perjuiy and praying that a joint committee of investigation may be appointed o sift the matter.

Referred to the Committee on the Judiciary. BEPORTS OF COMMITTEES.

Mr. BOUND, (Judiciary,) as committed, an act to extend the provisions of the sixth section or the act of April tenth, one thousand eight hundred and thirty-seven, to Northampton: county.

plating MARRIAGE,

effect that a sound sound and body are the most necessary being introduced, presented a number of bills or concurrence.]
Mr. IMBRIE, (Pensions and Gratuities,) as

committed, House bill No. 17, entitled "an act tor the relief of Temperonce Norris, widow of Samuel Norris, an old soldier."

Mr. KINSEY, (Compare Bills,) presented a

eport, which was read and journalized. BILLS READ IN PLACE.

Mr. PENNEY read in place, a supplement to an act to authorize the Governor to appoint an inspector of domestic distilled liquor legheny county.

Referred to the Committee on the Judiciary. Also, a further supplement to an act to in-corporate an association for the establishment of the House of Refuge of Western Pennsylva-

Referred to the Committee on Corporations. Also, an act relative to the distribution of he proceeds of sheriff's sales of real estate.

Reserred to the Committee on the Indiciary Mr. NICHOLS, an act to extend and perpetuto the charter of the Macoclar Cemetery So

iety of Philadelphia. Referred to the Committee on Corporations.

Mr. MOTT, an act relative to Banks of this

ommonwealth. The bill reads as follows:

WHEREAS, The banks of this Commonwealth have generally been in suspension of specie payments for more than twelve months; and Whereas, we believe it to be a duty incumbent upon this Commonwealth to furnish to the

people thereof sound and uniform currency herefore, be it enacted, Section 1. That the banks of this Common wealth doing business under a special charter be required within thirty days from and after the passage of this act to deposit with the Auditor General one-fourth of their capital stock in the securities required by the act of the twentieth day of March, anno domini, one thousand eight hundred and sixty, and the supplement thereto entitled: and in ninety days thereafter the second installment of one-fourth part of their present capital to be deposited in like

manner; in four months thereafter another fourth part; in four months thereafter the remaining fourth part. And the Auditor General shall, upon such deposits as made issue, bills as is provided for in the aforesaid act, to the banks so depositing; which said bills may be issued by said banks in lieu of their present circulation.

Sec. 2. That at the expiration of one year

from and after the passage of this act, the banks so complying shall be then subject to all the liabilities imposed, and enjoy all the rights and privileges conferred by the aforesaid act of the twentieth day of March, anno domini, one thousand eight hundred and sixty, and the supplements thereto.

SEC. 3 That the said banks that have suspended specie payments are hereby relieved from the penalties imposed by their present charters for thirty days from and after the passage of this act, at which time, if they shall fail to deposit as is before provided to file a written con-BUCK-WHEAT MEAL and CORN MEAL sent of the acceptance of the provisions of this bill, signed by the officers of said bank or banks, then it shall be acceptance of the provisions of this bill, signed by the officers of said bank or banks, then it shall be the duty of the Attorney Gen-eral of this Commonwealth, and he is hereby I AIR, TOUTH, NAIL, CLOTH, HAT, compelling the said bank or banks to relinquish all the rights and privileges of their respective consisting of five, to inquire into all the facts consideration postponed.

charters; which, in that event, are hereby declared to be mail and void, and of no effect.

Referred to the Committee on Banks. Mr. CRAWFORD, an act relative to taxa ion for State purposes.

Referred to the Committee on Finance. Mr. REILLY, a supplement to an act to in orporate the Schuylkill and Susquehanna Railroad company.

Referred to the Committee on Railroads.

Also, an act relating to the distribution of a rust fund. Referred to the Committee on the Judiciary.

Mr. DONAVAN, an act to enforce the bene fits of the writ habeas corpus, and for the better protection of the liberty of the white inhabitants of Pennsylvania Referred to the Committee on the Judiciary

RECONSIDERATION OF A VOTE. Mr. CONNELL moved that the Senate recon sider the vote on the final passage of Senate bill No. 83, entitled "An Act to confirm the revised

grade and survey regulations, as per plan num-ber forty-four of the tweltth survey district of Puiladelphia.'' The motion to reconsider was agreed to; and the bill being again before the Senate.

Mr. CONNELL asked and obtained the unan imous consent to strike out the word "twelfth' wherever it occurs in the bill and insert the

word "eleventh" in lieu thereof. The bill so amended passed finally. ORDDRS OF THE DAY. Senate bill, No. 27, entitled "An Act to le galize the official acts of Benjamin Jay, a justice

Came up in order on third reading and Passed finally. House bili, No. 41, entitled, "An act to al ow the taxes on a certain island in the Susque hanna river to be paid in Dauphin county. Came up in order on second reading, and

of the peace, in Scranton, Luzerne county.

Passed finally.

BILLS CONSIDERED. Mr. STEIN moved that the Senate proceed to the consideration of House bill, No. 36, entitled "An Act extending the provisions of the sixth section of an act, passed April seventh, one thousand eight hundred and thirty-seven, to Torthampton county."...

The motion was agreed to; and said bill Passed finally.

Mr. CONNELL moved to discharge the Com-

mittee on Railroads from the consideration of House bill No. 34, entitled "An Act relative to the Philadelphia, Germantown and Norristown otherwise. railroad company;" and that the Senate pro ceed to the consideration of the same The motion was agreed to; and said bill

Passed finally.
Mr. REILLY moved that the Senate proceed

to the consideration of House, bill, Nn. 77, entitled "An Act to fix the place of holding elections in East Norwegian township, Schuylkill The motion was agreed to, and after an explanation of the bill, it was Passed finally.

Mr. CLYMER moved that the Senate proceed to the consideration of Senate bill, No. 51, entitled "A supplement to an act relative to bringing suits by creditors and others against execu tors, administrators, assignees and other trus-tees in certain cases," etc.

after some debate, was Senate proceed to the consideration of "A supplement to an act to incorporate the city of

debate said bill. sume the consideration of "a supplement to

Philadelphia."

an act relative to courts in this Common wealth." The motion was agreed to, and said bill was taken upon second reading, and passed finally.

Mr. CONNELL moved that the senate proceed to the consideration of Senate bill No. 55, entitled, "An Act to reduce the capital stock

of the Girard Bank of Philadelphia. The motion was agreed to, and after a debate

Passed finally.

Mr. SERRILL moved that the Senate proceed o the consideration of Senate bill No. 56, en-

titled. "An Act for the relief of Charles Johnson, late treasurer of Delaware county.' The motion was agreed to, and after a debate said bill

Passed finally. Mr. MOIT moved that the Senate proceed to the consideration of House bill, No. 30, entitied, "a further supplement to an act to erect the viliage of Honesdale, Wayne county, into

a borough."

The motion was agreed to, and, after an ex planation, the bill was

Passed finally.

Mr. CLYMER moved the Senate proceed to the consideration of "a supplement to the several acts of this Commonwealth, for the sale of nseated lands.'

The motion was agreed to, and, after a debate aid bill Passed finally. Mr. CONNELL moved that the Senate proeed to the consideration of Senate bill, No

47. entitled. "An Act relative to Prothonotarie of the city of Philadelphia.

The motion was agreed to, and said bill Passed finally.
On motion of Mr. DONOVAN, the Senate

then adjourned, until to-morrow morning at eleven o'clock. HOUSE OF REPRESENTATIVES.

MONDAY, February 3, 1862 The House was called to order at three o'clock P. M.
The SPEAKER laid before the House a com-

munication from the Auditor General, accompanied with a report made in compliance with resolution of the House respecting the unpaid taxes due by the several counties of the Com-

A large number of petitions were presented and properly referred. ALLEGED CORRUPTION IN REFERENCE TO BANK LE

GISLATION. Mr. SMITH, (Philadelphia,) submitted the following: WHEREAS, It has been alleged, and is be-

sumption of specie payments by the banks, and ed to the House, and asked leave to sit again.

connected with the passage of said act; and that they have power to send for persons and The preamble and resolution were agreed to.

LECTURE BY DR. CHEEVER. A resolution was a lopted granting the use of the hall of the House of Representatives to

Rev. Dr. Cheever, of New York for a lecture on the rebellion next Wednesday evening. THE PENNSYLVANIA RAILBOAD COMPANY.

Mr. WILLIAMS submitted the following: Resolved. That the Governor be requested to intorin this House whether any stipulation in writing was obtained by him from the Pennsylvania railroad company or any of its officers, a or about the time of his signature of the bill passed at the last session of the Legislature for the repeal of the tonnage tax, as a condition upon which the said bill was approved; and if so, to state what disposition has been made of the paper containing the same, and to furnish a copy thereof. copy thereof.

The resolution was agreed to. EXPENSES OF THE COMMITTEE TO INVESTIGATE THE ALLEGED CORRUPTIONS IN THE LAST LEGISLATURE.

Mr. ABBOT offered the following: Mr. Apport diefed the jonowing helowed, That the committee appointed to investigate the passage of an act for the commutation of the tonnage duties be and they are hereby instructed to report to this House on or before the third day of March next, and to conduct their investigation at an expense to this Commonwealth not exceeding one thousand dollars.

Mr. COWAN called for a division of the question, to call with the words "March next."

Both of the divisions, alter some debate, were disagreed to; and the resolution was ne gatived. VOLUNTEERS IN PHILADELPHIA.

Mr. DENNIS, submitted a resolution, which Mr. DENNIS, submitted a resolution, which and civil and religious liberty is imperilled was adopted, calling upon the Adjutant General through the world, that none but true patriots to furnish a statement of the number and condition of the volunteer force in the First Division, including the Home Guard, that could be relied on in case of sudden emergency, and what legislation, if any, is needed to promote their efficiency.

EXEMPTION OF REAL ESTATE FROM TAXATION. Mr. WILLIAMS submitted the following

which was agreed to.

Resolved, That the Committee of Ways and Means be instructed to inquire into the expediency of repealing all laws specially exempting real estate from taxation, whether applying to classes or individuals, and to report by bill or

EXPULSION OF JESSE D. BRIGHT. Mr. SMITH, (Chester,) from the Committee on Federal Relations, reported joint resolutions relative to the expulsion of Jesse D. Bright from the Senate of the United States: and moved that the House proceed to consider the same.

On the question,
The yeas and hays were required by Mr.
COWAN and Mr. KAINE, and were as fol-

low, viz : YEAS—Messrs. Abbot, Alexander, YEAS—Messis. Addol, Afexander, Arin-strong, Bates, Beaver, Beebe, Bigham, Blan-chard, Bliss, Busbey, Cessana, Chatham, Cochran, Cowan, Dennis, Dougherty, Elliott, Fox, Free-land, Gross, Hall, Happer, Hoffer, Hopkins, (Washington,) Hutchiman, Kennedy, Lichten-wallner, M'Clellan, M'Coy, Moore, Myers, Pot-teiger, Rhoads, Ritter, Ross, (Luzzerne,) Russell, teiger, Rhoads, Ritter, Ross, (Luzerne,) Russell, Schrock, Shannon, Smith, (Chester,) Smith, (Philadelphia,) moved that the senate proceed to the consideration of "A supplement to an act to incorporate the city of inladelphia."

The motion was agreed to, and after some lebate said bill, Passed finally, Mr. KETCHAM moved that the Senate resume the consideration of "a supplement to an act relative to courts in this Common wealth."

The motion was agreed to, and said bill was agreed to an act relative to courts in this Common wealth."

The motion was agreed to, and said bill was agreed to an act relative to courts in this Common wealth."

The motion was agreed to, and said bill was agreed to, and said bill was agreed to an act relative to courts in this Common wealth."

The motion was agreed to, and said bill was agreed to an act relative to courts in this Common was agreed to, and said bill was agreed to an act relative to courts in this Common was agreed to, and said bill was agreed to an act relative to courts in this Common was agreed to, and said bill was agreed to an act relative to courts in this Common was agreed to, and said bill was agreed to an act relative to courts in this Common was agreed to an act relative to courts in this Common was agreed to, and said bill was agreed to an act relative to courts in this Common was agreed to a supplement to an act relative to courts in this Common was agreed to, and said bill was agreed to a supplement to an act relative to courts in this Common was agreed to, and said bill was agreed to a supplement to an act relative to a supplement to an act relative to a supplement to a supplement to an act relative to a supplement to

affirmative. A number of bills, mostly of a private nature, were read in place and properly referred.

SENATE RESOLUTION RELATIVE TO THE EXPULSION O JESSE D. BRIGHT. Mr. BIGHAM moved that the House go into

committee of the whole on the joint resolution rom the Senate relative to the expulsion of JESSE D. BRIGHT, a Senator in the Senate of the United States, from Indiana. On the motion, The yeas and nays were required, and were

as follow, viz : YEAS—Messis. Abbott, Alexander, Armstrong YEAS—Messrs. Abbott, Alexander, Armstrong, Bates, Beaver, Beebe, Bigham, Blanchard, Bliss, Busbey, Chatham, Cochran, Cowan, Crane, Dennis, Dougherty, Elliott, Fox, Freeland, Gamble, Gross, Hall, Happer, Hoffer, Hutchman, Kennedy, M'Clellan, M'Coy, Moore, Myers, Ritter, Ross, (Luzerne,) Russell, Schrock, Shannon, Smith, (Chester,) Smith, (Philadelphia, Strang, Tracy, Twitchell, Wakefield, Warner, Wildey, Williams, Windle, Worley and Rowe, Speaker—47.

NAYS—Messrs. Banks, Barron, Brown, (Northumberland) Caldwell Craig, Dellone, Donley.

umberland.) Caldwell, Craig, Dellone, Donley, (Greene,) Donnelly, (Philadelphia,) Duffield, Early, Gaskill, Graham, Greenbank, Hess, Hopkins, (Philadelphia,) Hopkins, (Washington,) Kaine, Kline, Labar, Lichtenwallner, M'Manus, Neiman, Pershing, Potteiger, Quigley, Ramsey, Rex; Bhoads, Ross, (Mifflin,) Ryon, Scott, Thompson; Weidner, Wimley and Wolf—36. So the question was determined in the affirm-

ative. The joint resolution was read as follows: WHEREAS, Jesse D. Bright of the United States Senate has given evidence of treason and disloyalty to the government he was and is sworn to support, and has written the following

"Washington, March 1, 1861. "My Dear Sir: Allow me to introduce to your acquaintance, my friend Thomas B. Lin-coln, of Texas. He visits your capital mainly to dispose of what he regards a great improve ment in fire arms. I recommend him to your favorable consideration as a gentleman of the first respectability, and reliable in every respect.

"Very truly yours, "JESSE D. BRIGHT. 'To his Excellency, Jefferson Davis, President of

the Confederate States."
Which letter recognizes the slavery rebellion as a de facto government, and could only have been written with a traitorous intent, Therefore

ever, is now such, that it is believed a semi-RESOLVED, By the Senate and House of Repre annual dividend of four per cent. may be paid sentatives of the Commonwealth of Pennsylvania, in annual dividend of four per cent. may be paid in May next, and its continuance thereafter at State be and they are hereby instructed to vote the same rate is confidently expected. The

sumption of specie payments by the banks, and led to the House, and asked leave to sit again. For the equalization of the currency of the State;" therefore,

Resolved. That a committee be appointed, the resolution was again read and its further consisting of five, to inquire into all the facts consideration postponed.

Resolved. That from the inquiries and examinded into the committee into the condition factor of the committee into the condition of the committee into the committee into the condition of the committee into แรวสอบริวายการ สนท์ขาว (การ ค.

Steum Printing Pflice.

Having procured Steam Power Presses, we are prepared to execute JOB add BOOK PRINTING of every descrip

chinsertion.

Marriges and Deaths to be charged as regular

public.

Resolved, That this committee is convinced

The House met at seven o'clock, P. M., and resumed the consideration of the joint resolution from the Senate relative to the expulsion of Jesse D. Bright, a United States Senator from The resolution was debated for some time Mr. CESSNA offered the following as a sub-

WHEREAS, A resolution now pending before Crissy, William Dinnie. committee. the Senate of the United States for the expulsion of Jesse D. Bright, a member of that body from Mr. James Page submitted a minority report the State of Indiana, for the following, among other reasons, to wit: First, that about one year ago, he wrote and directed a letter to "His ions of the rest of the committee. He thought Excellency, Jefferson Davis, President of the the road had been extravagantly constructed Excellency, Jefferson Davis, President of the Confederate States of America," introducing to him a person professing to have and desiring to sell an improvement in fire arms. Second, That the said Bright still avows himself the author of that letter and has not at any time expressed any regret for his conduct in writing the same,

injure the road

At the close of his statement, which was extremely lengthy and full of detail, Mr. Page presented his objections to the management of the road, and his desire to have it differently

After a lengthy debate, both reports were referred to the incoming board for examination with the request to make a detailed report to the stockholdere. Adjourned.

XXXVIIth Congress--First Session.

SENATE.

WASHINGTON, Feb. 3. Mr. Pomeroy offered a resolution calling on the Secretary of War for information respecting

ting \$3,000 for the purchase of cotton seed for general distribution, with an amendment appropriating \$1,000 for the purchase of tobacco ed, was adopted. The resolution directing the removal of the

and subsequently adjourned. HOUSE OF REPRESENTATIVES.

Mr. LOVEJOY, (Ill.,) offered the following: WHEREAS, It has been asserted in this House

that five Illinois regiments did, on the occasion

luct of the war inquire into the alleged fact and report to Congress.

On motion of Mr. BAKER the following reso lution was adopted:

Resolved, That the committee on the post office and post-roads, be requested to inquire into the proprie y and expediency of establishing by law a system for the free receipt and deliv-ery by postmen, of all mail matter in cities con-

The House proceeded to act on the Senate amendment to the House bill making an appropriation for completing the defences or that no volunteer or militia in any State shall be mustered into service on any grounds of condition and confined to service within the limits of any State or vicinity, and if any vol-unteer militia have been thus mustered into

were necessary in Missouri, Kentucky and Maryland, official permission having already been made to toat end, and on the other that no troops had the right to ask for special priviand Means, (Stevens.) will endeavor to bring the House to a vote on the Treasury Bill on

> Senate amendment by a vote of yeas 55, nays 86.
> The House then went into committee of the whole on the state of the Union, on the Treasury note bill.
> Mr. Vallandigham, (Ohio,) made a speech

The oldest Duke is the Duke of Cleveland, he says: "Immediate action is of great impor-tance. The treasury is nearly empty. I have been obliged to draw for the last instalment tear the banks generally will refuse to receive the United States notes. You will see the ne combermers, 88; the youngest Viscount Downs, 17. The oldest Baron is Lord Sinclar, 93; the cessity of urging the bill through without youngest Lord Bassmore 10. The oldest Arch-Annual Meeting of the Stockholders.

PHILADELPHIA, Feb. 3.

The annual meeting of the stockholders of the Pennsylvania Railroad Company was held today, Mayor Henry presiding.

The annual report of the directors showed a net earning for 1861 of \$3,646,938, being an increase of \$1,350,535 over 1860. Nearly the whole increase on revenue of the Company during the year was derived from the transportation of eastern bound freight to meet European demand for breadstuffs. The large increase in the business of the Company occurring subsequently to the declaration of the last dividend, it was not deemed advisable to advance the rate.

The oldest Privy Councilor is Lord Lynd-Increase, 26. The oldest member of the House of Commons, Sir Charles M Burrell (the member for a horeh in charles M Burrell (the member for a horeh in The oldest Privy Councilor is Lord Lynd-

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ene month
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six months.

condition, and that the present system and regulations for the freight and forwarding business are calculated to promote the interests of the stockholders and accommodation of the

of the integrity, ability and filelity of the management of the company.

Resolved, That this committee exercising dis-

cretion, vested in them by the resolution of the stockholders, do not deem it expedient to call a meeting of the stockholders to submit their enort, and that the above resolutions be submitted at the next annual meeting of stockholders. J.R. Ingersoll, chairman; Alexas der Fullerton, Henry Cope, C. H. Fisher, James

on behalf of himself as the non-concurring member of the committee. His view of the affairs was diametrically opposed to the opinand managed; that the favors given to its western connections had been disastrons to its interests, and that the conduct of all the departments of the business of the company had been inefficiently extravagant and calculated to

CONTINUED FROM SECOND PAGE.

Gen. Lanes' orders. Laid over.
The joint resolution of the House appropriastruggle his heart is not with his country but

evidence may or may not be technically suffi-cient to convict him of treason in a court of justice, unless in their judgment there be some army bakeri's from the Capitol, was passed.

The Senate then went into executive session,

> of learning the contents of the report of Secretary Cameron, lay down their arms in token of their refusal to fight; therefore,
>
> Be it resolved, That the committee on the con-

Mr. Four, (Ill.,) desiring to discuss the subject, it went over under the rule.

taining upwards of ten thousand inhabitants, in conformity with the admirable and economical post office system of the principal cities of

The representatives of telegraph interests now service they shall be discharged.

A running discussion followed in which it here, have suggested to the Committee of Ways and Means their readiness to pay tax on meswas maintained on the side that Home Guards sages, and thus contribute to the support of the Government.

The chairman of the Committee on Ways

leges, but all should be placed on the same footing.
The House finally disagreed to the above

on the subject against the bill and in favor of his substitute: Mr. Happer made an able speech in exposi-tion of the policy of the Treasury Department.

great fears as to making anything but gold and Adjourned. silver legal tenders, but owing to the large expenditures and bank suspensions, the provisions is indespensible. The Secretary has suggested amendments providing against counter-Personal.—The ages of the English nobility are set down by "Who is Who in 1862," as feiting, and directing the manner in which the notes are to be executed. The Secretary addressed a note to Spanding to day, in which

who is 73; the youngest is the Duke of Norfolk, aged 14. The oldest Marquis is the Marquis of Lansedowne, aged 81; the youngest the Marquis of Ely, 12. The oldest Earl is the Earl of Charlemont, 86; the youngest is the Earl of Charleville 8. The oldest Viscount is Viscount Combermere, 88; the youngest Viscount Downe, youngest Lord Rossmore, 10. The oldest Archbishop is the Archbishop of Armach, 88; the youngest the Archbishop of York, 67. The oldest Bishop is the Bishop of Exeter, 84; the youngest the Bishop of Gloucester and Bristol, 42. The oldest Colonial Bishop is the Bishop of Toronto, 82; the youngest the Bishop of

The financial position of the company, how- youngest, Sir Charles T. Bright, 29

monwealth that improper influences were used in procuring the passage of an act at the last sees of the Legislature, approved April seventeenth, one thousand eight hundred and eight hundred and saxyone, entitled "An Act requiring the resistance and asked leave to sit again to the House and asked leave to sit again."

Image next, and its continuance thereafter at committee to investigate the condition and the same rate is confidently expected. The form an hone equal in acceptance as it committee to investigate the condition mais immediate expulsion of the said Jesse management of the company, made majority was in compliment because he is certainly one of the ablest, purest, and most patriotic men in that county. His long residence in that city, his intimate connection with its prosperity, his initimate connection with its prosperity, his nons:

Resolved, That from the inquiries and exam-indefatigable devotion to its interests,

## AE discovered the most certain; speedy and effectual remedy in the world for OISRASES OF IMPRUDENCE RELIEF IN SIX TO TWELVE HOURS.