29th; 1819, by the provisions of which nolle prozequi could inct be entered without the consent of the Court, in wri-The Waily Post.

JAMES P. BARR BDJAUS AND BBOPBLETOR hers - Daily Six / Dollars - er year, stradiy in adrance: Woekly, Single Stockrytions One Dollar por year; in Clubs of fire. Che Dollar OFFICIAL PAPER OF THE CITY

OITY MATTERS. TUESDAY MURSING::::::SEPT. 17.

The Army Contract Fraud" Case Once More.

Monday worning at ten o'clock having been fixed as the time for taking up th case of Commonwealth vs. Frownfield et. L., charged with conspiracy to defraud the State in the manufacture of army clothing. the case was called up at that hour before Ohief Justice Lowrie, in the Supreme Court-Nisi Prins. The defendants, Messrs Frowenfelds,

Morgansterns and Charles M. Neal were present, with their counsel, in tull force. summoned specially to try the ouse and twanty-two of the thirty-six answered to

The case being called, J. H. Miller, erq District Attorney, made application for a further continuance of the case, upon the

Mr. Miller then proceeded to read an affidavit of Chief of Police Jab G. Patter-the Court should take the fact that the D.t. vanced by Capt Mourhoad to the capitains who has failed up to this time, (though vanced by Capt Mourhoad to the capitains who has failed up to this time, (though vanced by Capt Mourhoad to the capitains who has failed up to this time, (though vanced by Capt Mourhoad to the capitains of the capitains who has failed up to this time, (though vanced by Capt Mourhoad to the capitains of the c 16th, was placed in his hands. Ascertain ing that Murphy had gone on a pleasure excursion to Philadelphis, Nisgara and other places, he went to Oleveland, Buffalu and Niagara Falls, but failed, after dilijustice to defendants gent search to find him. At Niagara Falls he found letters addressed to Murphy from Pittsburgh which had been in the post office for some days. He then went to New York, examined the arrivals and depar-tures, but did not find Murphy's name among the list. He also visited Mr. Mur. s fister, who had expected him for some time, and said he would have called apon her if in the city. From all the facts and circumstances connected with the case he believed that the witness was absent with the connivance of defendants. The affidavit further set forth that he had attempted to serve acubr ons on Jacob Affalder, book-keeper for Messis. Frownfield, who, he was informed, was absent and had been for some time

the future, but only acted upon the exigen-Mr. Miller now proposed to read an affidavit of Sylvester W. Murphy, made prior y of the present. Mr. Coilier argued that, under decisions of the Supreme Court, the District Attorto his going away.

o his going away. Defendants' counsel, after reading the affidavit, objected to it: admission, no noney could not, even with the written assent of the Court, enter a noll. pros. in B tice having been given. The Court feit disposed to bear the affidavit, extraordinary as its production

might bea Mr. Brewster, counsel for Mr. Neal,

suggested that, the affidavit having been made on the day of the finding of the indictment (July 2d) it was ex parte, no part of the case, no issue being then rending and plea entered. The affidavit had been and piez entered. I ao and avit had been prepared by Common wealth counsel and kept in their pocket, without notice to da-fendants. Mr. B. earnestly protested against the affidavit, which cast imputaARMY CORRESPONDENCE.

by the Penal Code of 1860, the Attorney in a greater or iss degree, consequent up, formation made by Thomas Steel, eq., Assistant for his arrest, (based upon an information made by Thomas Steel, eq., Assistant Controllar, before Alderman

the protection of the Commonwealth, n scribed is understood without a repetition.

thich view the Court felt inclined to allow The reveilie, 52, a. m.; iquad drill half defendants' counsel was correct a noll pros. thing "part to rights," breakfast 7 o'clock; was equivalent to an acquital; but if the company drill S o'clock, a. m.; one hour; Court was right, the defendants might be mount guard 82, a. m.; surgeon's call at 9 brought up on a new indictment. Judge Shaler asked if, in the event of drill at ¹¹/₂ o'clock; morning parade and regimental a new indictment being found, the defen-dants would be obliged to have it again re-regimental drill at 4, p. m; drese parade and moved to the Supreme Court by certificari? o'clock, p. m.; rotreat at sundown, roll Mr Swartzwelder ranked : "That would call at 8, p. m; integes 1, p. m; other at a sundown, roll be supreme for the supreme for the supremental drill at 8, p. m; tatter 91; lights ont in Swartzwelder ranked : "That would call at 8, p. m; tatter 91; lights ont Mr Swartzwild: r raplied: "That would be the position." The gentleman proceed ed to show that the new Penal Code ex-pany in the regiment every evening be-

pressly repealed the prohibition of the act of March 29th, 1819, and contended that Distribution of the case, upon the bistrict Attorney had the power to entinuance of the case, upon the bistrict Attorney had the power to entinuance of the case, upon the bistrict Attorney had the power to entinuance of the Court, in writing. This Court, on this Court, in writing. This Court, or writing to do with future pro-orase, had nothing to do with future pro-ceedings, whether the Commonwealth did if he was sure the winness was not here, as further courts in this Court, he writing and the generation to the court had no concern. Fifth street. This might have been annia-take, but to make sure an officir was des-take, but to make sure an officir was des-take, but to make sure an officir was des-take. but to make sure an officir was des-take a but to make sure an officir was des-take. but to make sure an officir was destake, but to make sure an efficient was destanded and a new presecution instituted. Mr. S. McFarland in the three months' exampling, ter was planned and executed. city.

> consideration and, believing the motion the proper one, give the written assent meess level that it block that it proper one, give the written assent neces sary, unless the other side proved that it Black the two dollars and seventy can's from the Commissioners' Office, but we dollars and seventy can's can scarcely credit this as one of the Comwas made for the purpose of doing some in-Black the two donars and seventy out of an schreely credit this as one of the Com-due bim, hence the difficulty. Within the last hour very heavy firing has been heard between Munson's bill and Ordery, would certainly not permit the evidence of his official position and in-Mr. Shaler argued that this motion to

enter noll pros. was merely an evasion of Fairfax Court House, and twenty rounds evidences of his official position and in the order for trial; the Commonwealth of ammunition has been distributed to our debiedness to the county to be removed having failed to produce a continuance regiment to be in readiness for instributed to our took this method of obtaining a postpone- orders. ment-holding that the District Attorney I have been informed that thirty thou had not discretionary power to quash an sand men were ordered across the river I have been informed that thirty thou ber of English decisions to that effect. By from Washington, night before last, and permitting this entry the esse would only "business." One thing is certain, a fight be sent back to the Court from which it is not far distant. Yours always and al had been once removed, putting the de ways youre, fendants to the expense of getting it into SOLDIER

Card from Laurence Mitchell, Esq. MESSA. EDITORS: - Insynuch as my name appears in the proceedings of the late Republican Convention, in connection with the balloting for Associate Judge, I deem it a matter of justice to myself to state that, as I had announced in a card from the the Supreme Court again by certiorari. Mr. Miller stated that he had made the motion, not with any view of removing the case from this Court or reversing any thing already done. He had not looked to

beginning, my determination to solicit the battle field the first man by the side of his nomination of no Convention except one men. chosen by the people irrespective of party, my name should never have appeared bo-

eent of the Court, enter a not. pros. It is fore that Convention, neu 1 not, in com-case of conspiracy. If, however, the Court mon with many others, understood the decided that the officer had the right, the call for the Convention to be for the nomdecided that the officer had the right, the question arrises: Will the Court give its assent, taking into view the avowed inten-tion of the Commonwealth to institute a new prosecution. On behalf of five of the defendance, whose complicity in the abnow prosecution. On behalf of five of the defendants, whose complicity in the ab-sense of the witness is not charged, had be able to show that the defence could not here would be accept a commission from their most important witnesses, who had enlisted in the service of the government posed to a party nomination. The votes

ARREST OF A DEFAULTING TAX COLnolle prosequi could findt be entered without the consent of the Court, in wri-ting, except in cases of assault and battery, fernication and tastardy (with the consent of the parties) and keeping a tippling bouse In 1850 and 1860 the Legislature extended the probibition to all cases, and by the Ponel Code of 1860, the Attorney in a greater or Las degree, consequent up, in a greater or Las degree, consequent up,

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the origination cannot card in writing. Mr. B quoted 12tb Sarreant & Rawles 94 and 6th Harris, 497 There were two ques-times: first, whether the Attorney Genaral had the power to make such entry; second, whether she Court would sllow the entry: to be made. The Court had slway: been under the immediated of the camp when once de. The court had alway: been under the immediated of the camp when once de. The court had alway: been under the immediated of the camp when once de. The court had alway: been under the immediated of the camp when once de. The court had alway: been under the immediated of the camp when once de. The court had alway: been under the immediated of the camp when once de. The court had alway: been under the immediated of the camp when once de. The court had alway: been under the immediated of the camp when once de. The court had alway: been under the immediated of the camp when once de. The court had alway: been under the combinition was for the camp when once de. The court had alway: been under the combinition was for the camp when once de. The court had alway: been under the combinition was for the camp when once de. The court had alway: been under the combinition was for the camp when once de. The court had alway: been under the combinition was for the camp when once de. The court had alway: been under the combinition was for the camp when once de. The court had alway: been under the combinition was for the camp when once de. The court had alway: been under the camp when once de. The court had alway: been under the camp when once de. The court had alway: been under the camp when once de. The court had alway: been under the camp when once de. The court had alway: been under the camp when once de. The court had alway: been under the camp when once de. The court had alway: been under the camp when once de. The court had alway: been under the camp when once de. The court had alway: been under the camp when once de. The court had alway: been det the camp whe not long after his departure that he was residing in Toronto, C. W., and had his

monoy deposited in a bank there. As he ex-pressed a "holy horror" of returning to the States it was a difficult matter to compare against him, and possibly charges preferred, department. His extraordinary energy and efficiency are too highly appreciated the scheme did not work at first. Mc Urcery utterly refusing to trust himself in by the Government, and the man and his pany in the regiment every evening be-tween roll call and tattoo. measures are too deeply seated in the particulars, but certain it is that about the

surreptitionsly or otherwise. We have every confidence that the missing bond

Off for the War.

Lieutenant Steel leaves this evening for

Harrisburg, with a squal of men to join

tationed thera Lietenant Sheel will be glad to take any

Captuin Wright's company, which is now

will be forthcoming when wanted.

full authority to do so. It may be that position upon the right of the Common wan two dollars and seventy cents., in I eu for both city and county are yet in the this programme has not been relinquished, and the present movement of Gea. Price, who doubtless is now in possession of Lexington, is with the view of planting the to proceed to business cannot now be ascertained.

> Cavairy Arms and Equipments Captured. debiedness to the county to be removed

DARNESTOWN, September 14. --- A quan--tity of cavairy arms and cquipments which were recently scized by some of the sol-diers at the house of Capt. L Duffef un-der the misapprehension that they were to be used to aid the rebel cause, have been rdered by General Banks to be restored, it appearing from good Union authorities that Mr. Dufief has always been an unfinching Unionist, and that they were issued by Governor Hicks to sustain the Union cause in this county. Ospt. Dufief will return them to Gov. Hicks on their telivery. There has been increased actively in all

the departments of this division during the past week There are numerous floatlant

before our batteries could be brought to

The policy of working on short time as hisdeclining, he states to be, that he stands pledged to his constituency in Philadelphia to represent their interests in Congress, and should he accept a commission from the United States he would be compelled by the Constitution to resign his seat in the United States he would be compelled the United States he would be comp

national peril, and all party action post-

Interesting Orders to Becruiting Officers, WASHINGTON CITY, Septem e following order was to day issued om the Adjutant General's Office:-1st.ll persons baving received anthority om the War Department to raise volun-LATEST BY TELEGRAPH. teer regiments, batteries or companies in the loyal States, are, with their commandes, hereby placed under the orders of the Governors of those States, to whom they

2d-Volunteer officers who have complied

The Democrat of this morning holds the following language: "The removal of Gen. Fremont we do not think has been serious-the War Department, and who have not received commissions from the President of the United States will be commissioned against him, and possibly charges preferred, which, of course, will be duly and properly investigated, but those proceedings, we are now satisfied, have never looked to a now satisfied, have never looked to a result so seriously as his removal from this the Adjutant General, Quartermaster, and when absolutely necessary, the medical of

ficers thereof, to be mustered into service to aid in recruiting the regiment and for the prompt transaction of all other public business. All other officers will be mustered into the service as directed in general rder No. 61.

(Signed) L THOMAS, Adjutant General. The President has appointed Maj. Ord of id Artillery, Capt Horatio G. Wright of nited States Engineers, and Wm. Nelson of Kentucky, Brigadier Generals of olunteers.

There was a stampede of negroes, 14 in umber, men, women and children, in the eighborhood of Lewinsville to-day.-They came to our lines sceking protection, saying that they were to have been sent to Manassas this morning. Gen. Smith sent them to Washington. They belonged to seat of government there. Whether the deposed legislature, which i djourned in May last to neet again to day, will be ready May last to meet again to day, will be readyhaving departed some time ago for Man .s sas Junction.

The colors of the Highland Regiment of New York, Capt. Stevens, were returned to them to-day, with befitting ceremonics The colors, it will be recollected, were ta-ken from them at the time of their insubrdination or mutiny, by order of Ganeral McOlellan.

Everything is quist to day with the exerption of the usual picket firing. Foreign News.

FABTHEB POINT, Sept. 16. -- The steamhip Anglo Saxon, bound for Quebec from iverpool, on the 5th via Queenstown on the 6th inst., passed off this point this af ternoon. Her advices are one day later by telegraph.

The political news is generally unimpor-

The London Times says the impression ing rumors that Johnson has been greatly seems to be very general at Liverpool, that strongthened along the river line. On passengers to and from the United States one occasion a regiment of rebels came in are required to be cautioned at the present full view of our pickets at or near the jucture against any ready expressions of mouth of the Seneca river, but moved off opinion on the subject of the civil war, as it is alleged that persons in the service of the Washington government are on board bear upon them. Col. Biddle, of the Pennsylvania lat rifis regiment, has declined the commis-sion tendered him by the War Depart. federates as occasion may require. Some

OF WESTEEN DEPARTMENT,

From St. Louis.

of these spies are foreigners. The policy of working on short time as

by the Secessio, Tederal Soldiers (Fort Leavenworth for better scorrity and broke her rudder between Mill and Kansas City, and was obliged to land:- Short ly after reaching the shora a company of Juckson county secessionists; seized the Jackson county secesionists: selend the boat, releasing the prisoners and secured some 40 Federal solution as capilyse The Ch cago Tribune on Lin-coln's Letter to Fremont.

A Government

Comes Letter 10 Fremont. CHICAGO, September 16.—The Tribure of this morning contains a severe article on the President's letter to Tremont, says ing that it takes away the penalty of re-bellion and leaves the war a more scheme for mutual assessmeiton. The Post (Ini-dependent) also condemns letter, saying that it will have s bad effect in Missouri-and the Ladwidth chicken and comes and the schemes in the schemes

and that back wards steps now will lead to no good result. The 46th Pa. Regiment. The 46th Pa. Regiment HARBIANDER, Sept. 10 — The 46th Regis-ment of Pennsylvania Voluniteers, const manded by Col, knipe, 1,000 strong, and fully armed, uniformed and equipped is the best manner, left here to day. This is, the first instalment of the last requisition on the Governor. The regi-mental colors were presented by Gov Con-tin and were received by the soldiers with great enthusiasm. Ten additional seed ments will be forwarded before the closing

great enthusiasm. Ten additional reg ments will be forwarded before the cloim of the week.

Opening of the Polytechnie

Opening Of the A May College. PHILADELPHIA, Sept. 16. At the open-ing of the Polytechnic College here to day, 60 students registered their famous from both North and South, including asy ou students registered their name, from both North and South, including Connecticut, Ohio, Now Jersey Jelastane, Maryland, Virginia and North Choline This is a larger number than was com-This is a larger number under and before anown so early in the bestory and shows that, the war has, not persigned the study of civil, mining and me

engineering. Gen. Price Attacks Lexington, JEFFERSON CITY, Sept. 16. - A special dispatch to the St. Louis Republican Hales that General Price attacked Daring on on Thur day, but we have no particularior the battle nor do we know the really The troops at Lexington were strongly in-tronched, General Pope, at the last pe-counts, was at Hamilton with from \$2000 to 8,000 troops,

Meeting of the Grand Lodge

BALTIMORS, September, 16.— The Grand Lodge of the United States Independent Order of Old Fellows, met at time of the this morning. The D. G. Sire, Millon Hunden, of Indiana presided. A quorum of representatives were in attendance at though the Seceded States were not repre sented.



AND GRAIN DRILL TEETH. Streets, Ninth Ward, PTTSBURGE, PL felli



it a matter of justice to myself to state that, as I had announced in a card from the war does corre be will be found in the For The Post: NORTH FAYETTE TOWNSHIP, }

tions upon his client.

Mr. Swartzwelder said defendants could not complain of losing a constitutional right by their own act, in spiriting away a witness. The affidavit was regular, having been written by himself, after bill found. and sworn to in Court, and set forth not only ground for continuance, but proving

The Court said the sfildavithad not been taken in the case, and could not be treated as such. It very seriously attacked the call to show that it would be impossible for Lim to attend at a fature trial. character of defendants and the Court did not feel justified in placing such charges Mr. Miller objected on the ground that he noll. pros. did not contemplate a new as the atlidavit contained on record against them; more particularly as the witness has made himself suspicious by absence now, which seemed to indicate that he had trial in future; it was an end of the case taken what was offered him to stay away. The affidavit was, therefore, excluded.

Mr. Swartzwelder offered to prove by a witness in Court, declarations made by Murphy to the same purport as the affi-

The Court also ruled this testimony inadmissible, as declarations, unless taken under oath, could not be received to affect the character or rights of defendants.

Mr. Swartz welder argued in favor of the continuance, stating that it was not now asked for upon the ground of the probable retarn of the witness, as at first, but upon is connivance with the defendants in now being absent. Mr. Brewster replied at some length,

protesting against the charge, without proof, that his clients had spirited away the witness. He referred to the fact that Marphy, while eating the bread of defend. ants, had been daily acting with the prosecuting counsel, since June last, making ont their case, and it might be as readily inferred that his absence was owing to his connection with the prosecution.

Mr. Marshall followed in the same strain, alleging that up to the time of his departure the witness was more in the employ of the prosecuting counsel than of Frowenfeld & Bros. Having this affidavit in their possession, the prosecution came into Court two weeks since and produced an affidavit of Job G. Prtterson, who swore that he believed the witness would be here at the time to which the case might be continued. They then agreed to a brief continuance and now his inference from the same facts is that the six defendants, or one of them, did cause the witness to abwith all confidence that the case, if proseuted hereafter, would be conducted by

Mr. Hampton contended that the Comthe District Attorney himself, and that no private malice should be permitted to enmonwealth was not bound to prove the connivance of defendants with the absence ter into the prosecution. The Court accordingly ordered a nolle of the witness with the same particularly as if the case was on trial before the Court prosequi to be entered, which was done by with a battery of artillery at Cheat Mounand jury. We must, therefore, be gov-erned, in this matter, by the probabilities the District Attorney. The defendants were then discharged by proclamation and their recognizances renferences arising from the facts alrea. dy adduced. The reasonable inference is hat the witness was not under the control of the Commonwealth, but in the employ of defendants up to the hour of leaving, and that it being to the interests of defendant this is being to the interests of defend-ants that he should be away, it was proba-able they had sent him. He commented severely upon the absence of Murphy and also upon that of Affelder, the book-keeper, both in the employ of defendants, and the odd response in the absence of Murphy and also upon that of Affelder, the book-keeper, both in the employ of defendants, and serve of anything from the other side. The Court should take the reason-able persumptions presented, in the ab-sence of anything from the other side. The court should have been to the probability of the witness being here if the case were continued. The ants that he should be away, it was proba-able they had sent him. He commented

here if the case were continued. The question was whether the Court had softi, ctent evidence of the connivance of defend-suite in keeping the witness away. There was not such evidence and the Court did not feel institled in immediate and different

the outside gate, was re-arrested yesterday by officers Moon and Strain of the Mayor's not feel justified in imposing an additional expense upon the public by continuing the ause again, with no certainty that the s would be here at the time fixed for Shallenberger, on Saw Mill Run, four miles from the river. A reward of fifty dollars witn the trial.

Mr. Miller now moved the Court for had been offered for his apprehension by Min. Miller now moved the Court for permission to enter a noile prosequi on this indictment, as he felt this to be the only manner in which he could discharge his daty to the Common wealth. At pres-ent this was the only way in which justice could be donr; though in the future it in shipping stock on Sanday, ware taken before Mayor Drum, on complaint of Mr. James Floyd, and fined \$5 each for disor-derly conduct.

Mr. Brewster said there was no authori-

ty for the entering of a noll. pros. by the District Attorney in this case In support officer, is engaged in raising a new compas pray to be called the "Verner Greys"

posed to a party nomination. The votes increasing the sense of the meeting. I received were from personal friends... Other delegates would also have cast their After having resolved that all party votes in my favor, had I not requested enlisted in the service of the government. for three years, and could not possibly be present again. I received were from personal friends.— Uther delegates would also have cast their votes in my favor, had I not requested present again. Mr. Brewster argued that the ontering them not to do so. of a noil. pros. would be the same in ef-

LAURENCE MITCHELL.

fact as the granting of a continuance. If the application was granted, gress injus-tice would be done the defeudants. He then proceeded to read the shidavit of September 13:b, 1861. The undersigned, delegates from the bo then proceeded to read the adidavit of Louis Morganstern in the Quarter Bessions, sligging the absence of Jacob Brunn, an important witness, whom he proposed to call to show that it would be impossible to not event only.

> Lawrenceville, Sept 12, 1861. THE "Duquesne Greys" have, according

and to state that he would be a candi-before said Convention for Associate e, provided the delogates determined minate a Union ticket, and in that only. R B. PARKINSON. J. WAINWRIGHT. Frenceville, Sept 12, 1861. "Duqueene Greys" have, according tatement published by a contempo-furnished for the three years service. brigadier generals, four colonels, ileutenant colonels, two majors, seven ns, sixteen lieutenants, one adjutant, rgenant major- and of privates and ommissined offrears as follogas. The Court suggested that Mr. Brewster to a statement published by a contempo-proceed with his ergument upon the ovi rary, furnished for the three years service. dence already before the Court. The gentleman went on, claiming a speedy trial as a constitutional right, and captains, sixteen lieutenanis, one adjutant,

The gentleman went on, claiming a speedy trial as a constitutional right, and showed how the granting of the motion one sergeant msjor—and of privates and non-commissioned officers as follows:-Mr. Marshall stated that Oapt. Brunn, now in the United States sorvice, was in five; cavalry, five; Black's regiment, six; Certain material fact; that he is to leave ment, six; Gerfan regiment, three, Rowley's regi-e next Wednesday and cannot again be had. Would be to force defendants to trial at the one dimensioned officers and the result of allowing this motion is regiment, three, and Hambright's put upon the stage; the tableaux were ation with the stage; the tableaux were at in the same condition; regiment, thirty-six; non-commissioned officers withe stage; the tableaux were ation and privates, thirty-six; non-commissioned officers while the piece was well played through-w next term of the Quarter Sessions, without dve.

the Department of the West. Capt. L. is

a most popular officer in the army of Western Virginia and did good service

will be sent forward in a few days.

upon a reorganization for the war.

with the facts.

tain.

witnesses. He submitted if the purpose here was not to got indirectly what could not be procured directly. A Good REPLY. - When Capt. Gallope, of Co. C, in the Eighth Pennsylvania Ke. to-night. It is well worth seeing.

here was not to get indirectly what could not be produred directly. The Court had no doubt as to the right of the District Attorney to enter noll. pros. with the assent of the Court. In this case he is deprived of the essential witness necessary to the case, who had been procase he is deprived of the essential witness necessary to the case, who had been pre-sent in the first proceeding, by the set of the Court in the first instance. This is very different from the continuance of a cause; it is a termination of it; the parties are diccharged and their recognizances re-

are diccharged and their recognizances re-leased. The cause may never be tried ALLEGHENY PUBLIC SCHOOLS.-The leased. The cause may never be tried again; the witness may never be here to testify as before. If a new bill is found, the rights of defendants concerning absent witnesses would be regarded by the Oort in which the case shall be tried. This for the case shall be tried. This for the case shall be tried. This solution to concerning absent in which the case shall be tried. This for the case shall be tried. This is would be regarded by the Oort in which the case shall be tried. This for the case the bundard of the tried tried the tried the tried tried the tried tried the tried tried the tried tried tried the tried tri

Court can take no cognizance of the ab. | sand nine hundred and sixty-two; total sence of defendants' witnesses hereafter, as the case may never come up again. The \$34,678; amount paid teachers, \$20,089; Oourt felt inclined to give assent to the cost per month of teaching each pupil, entering of noll pros, and he would do so POSTPONED. -C. O. Loomis, Esq., formerly of this city, has been appointed by Gen. Rosecranz chief of the artillery in JOSEPH MEYES

JOSEPH MEYER & SON. Manufacturers, and Wholesale and Retail Dealers in FURNITURE & CHAIRS.

No. 424 Penn street, above the Canal. KILLED.-A man named Michael Shields Asycon hand a large assoriment of Fanoy and Pla Furniture, in Wainti and Mahogany of their or manufacture, and warranted equal in quality an style to any manufactured in the city, and will a transmitted in the city, and will a nie prices

HAND-BILLS.

CARDS, &c his ranks. Printed at the lowest cash prices to suit the tin

KEYSTONE CAVALRY .-- Captain B. F. W. S. HAVEN. Blood leaves this afternoon with thirty 84 THIRD STREET.

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blood leaves this alternoon with thirsy more recruits for his company, the Key-stone Cavalry, fifty of whom have already joined Colonel Campbell's Second Cavalry Regiment. The remainder of the company WHO WILL PRINT IN

DEOWNED.-The body of a young lad, named Frank Altenbaugh, was found in the Allegheny river on Sunday, near Law-renceville. He had been drowned nearly a RED, WHITE AND BLUE (WITH FANCY:CUTS. PLAIN BLACK INK. month. The Coroner held an inquest which rendered a verdict in accordanc

Ag-Cail and see Samples and get prices. RAY & COMPANY, BOOKSELLEES, STATIONERS AND BLANK BOOK MANUFACTUBERS, NO. 55 WOOD STERES, NO. 55 WOOD STERES, Disbiored, P THE estimated business of the Pennsyl vania Bailroad for the fiscal year ending November 1st, will amount to over \$7,000,

. ai.

THE Duquesne Greys have determined

poned-ti at the war should be vigorously prosecuted until the last armed traitor be discomfited and disarmed-that a national

and should he accept a commission from the would be compalied in the failed States he would be compalied in the failed state he would be compalied in the failed state for were chernication to a speed in the failed state for the same failed state for the failed state for the same failed state for the failed state for the same failed state failed state for the same failed state for the same failed sta

CHANGE OF FIRM, -- We refer our read- the l2th, and killed ten or twelve with with superior numbers of the enemy on truce from the rebel camp : SPBINGFIELD, MO -HEAD QUARTERS) ORANGE OF FIRM. - We feller our lead-ers to our advertising columns for a notice of charge of firm at the "Americar Iron Works." The business, heretofors con-the film and the the transformer of the 17th Tadi September, 14, 1861. Col. T. T. Taylor, Commanding at ana. Lieut. Morrill, of the Topographical Springfield :-Sir-Yours of the 8th inst. containing an enormous construction of Engineers, was taken prisoner rebels while on his way to Cheat Mcunmy proclamation of the 80th ult. has had my attention. I understand the object o tain, your note to be to enquire was it my in-

Later from Fort Scott.

papers of the lith, gives the following ac-count of the late engagement between Rains and Montgomery on the 2d inst.— Six hundred rebei force under Rains, ap-proached Fort Scott and saized 80. CHICAGO, September 16.—Leaven worth papers of the lith, gives the following ac. against the class of offeriders for whom it was intended, viz: All persons who proached Fort Scott and seized 80 mules it was intended, viz: All persons who belonging to the government, killing the shall be taken with arms in their hands goad officer and his friends here will be glad to know of his advancement. THE "Fast of the Atonement," one of the most solemn of the Jewish rites, was celebrated on Saturday in all the syna-gogues. The fastival commenced on Fri-day evening, from which time all the Jews closed their places of business. belonging to the government, killing the teamsters. A messenger was dispatched to Montgomery who had 500 men. He those of the army in the occupation of this state. You have wholly misappre-bended the meaning of the proclamation. Without undertaking to determine the condition of any men mere do banded the meaning of the proclamation. Without undertaking to determine the condition of any man engaged in this re-bellion, I desire it to be clearly understood that the proclamation is intended distinct-iv to recording the unsulhours, when Montgomery slowly retreated, keeping up a running fight until nightfall. The enemy's force is reported by prisoners at 2000 to 3000.

but the operation of the usual rights of an open enemy in the field, and to be in all re-spects strictly conformable with the usages Twenty-three negroes have been declar-Twentysthree negroes have been declar-ed free under Fromont's proclamation, being the property of leading rebels. Col. Cook, with 1800 regulars, left Fort Laramie on the 2d inst., for Leaven worth.

General Price Reinforced. JEFFERSON CITY, Sept. 16. - The corres-ondent of the St. Louis Democrat writes alleviating their sufferings. [Signed,] J. U. FREMONT, Msjor General Commanding. as follows: You May prepare yourselve for stirring tidings the present week. Gen. Price, reinforced by Rains, with from 15,000 to 20,000 men, and Claib Jackson 15,000 to 20,000 men, and Ciaid Jackson in their midst, to give a color of legality to their proceedings, is advancing upon our lines. Wherever he goes, the Secessionists flock to meet him, and are rapidly swelling ST.

In the affair of the steamer Sioux City at Glasgow, ten rebels were seen to tumble out of their saddles from the effects of

is posted just outside the town to prevent the passage of reinforcements to Lexing-

OINGENNATI, September 16 - A special dispatch to the Gazette, dated Carnifax dispatch to the Gazette, dated Oarnifar, Ferry, 14th, states that Lee roaumed the Legislature as fast as they reach the city attack along our whole line, at Ohest Mountsin, the day before. After along contest Reynolds fairly repulsed him, with considerable rebel loss and little or no loss for our side, owing to the fact that our troops fought behind intrenchments. Lee attack along our whole line, at the service of the serv Mountain, the day before. After a long contest Reynolds fairly repulsed him, with income the second second

dediviawis Pittsburgh Post Office

The largest best and most complete ast of all the various Maps of the different seats of war, and the Books on Military Tactics and the war, and the Books on Military Automs and the Portraits of all the Military Generals are in sale by the single copy, dozen, hundred or thomand, at the Headquarters in Pittsburgh for all

Portraits of all the Military Generals.

2501.000000 1921 1921 1922 1922 Union Note Paper.

Union Letter Paper.

HEARY MINER.

Successor to Bunt & Miner of war. It is hardly necessary for me to say that it was not prepared with any purpose to ignore the ordinary rights of humanity with respect to wounded men say that it was not propared with any purpose to ignore the ordinary rights of humanity with respect to wounded men or these who are humanely engaged in Smitheld street, Flisburgh

Binianity and the second secon

eral Blair and Quarter Master General in need of a medical friend, should us find out the sure place of relief. (The D regular greduate, and his experience in: mant of a certain class of diseases is a sur-

vice. DE BROWN'S REMEDIRES. never fall to cure the worst form of Venereal all discasses arising from a harveitary taints who manifests itself in the form of all setter, peorle and agreat many forms of akin diseases, the pro-of which the pained is suitery, ignoressit persons callicited, Dr. Brown offers hopes of as and speed recovery.



MAPS OF THE SEAT OF WAR-

PORTBAITS OF ALL THE MILITARY GENERALS,

MILITARY BOOKS

tention to shoot the wounded who might

Maps of the Seat of War.

Military Books.

Union Envelopes.

NEXT DOOR TO THE POSTOFFICE

Louis, Sept. 16.-Postmaster Gen I need of a medical trian BTRANGERS

oracossa afflicted, Marshall and Stranger and Speedy recovery. BRMINAL WEAKNESS

Medicane part and a second sec

shots fired on the steamer. Couriers just from Georgetown and nounce that Gen. Parsons, with 4,000 men,

Fight in Western Virginia.

Meigs left for Washington this morning. It is understood that the precise charge on which Col. Blair was arrested is insub-ordination in communicating, while a Military officer, with the authorities at Washington, making complaints against and using disrespectful language towards General Fremont, with the views of ef-fecting his removal. It is stated that the latter written by Coll Blair are new in

letters written by Col. Blair are now in possession of Gen. Fremont. Arresting Secession Members of the Legislature,

BALTIMOBE, Sept. 16 .- The police are

Pittsburgh, Pa.

proclamation and their recognizances rot KILLED.—A man named Michael Shields leased. And so ends another act in the much talked of "army contract fraud" case. BATTERY PRESENTED.—Mr. Charles Knsp, of the Fort Pitt Foundry, has non-knapper source fraude for the found of the found passed over him, killing him DOSTERS, PLACARDS.

finery contrary to ordinance. The aggre-gate of the penalties is \$1,560, but as he is about to suspend operations they will prob-ably not be enforced.



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ARREST OF AN ESCAPED PRISONER .-

James Tart, who escaped from the county

jail on Saturday week, by running through

police, and committed to his old quartere.

He was taken at the house of a man named