CAPT. E. S. WRIGHT, PROVOST MAR-

SHAL, &C. Six Writs of Habeas Corpus, before Chief Justice Lowrie, for the release of the relators, held as drafted soldiers. Opinion of the Chief Justice on the jurisdiction of the state judiciary in such

When the first of these soldiers' cases came up before me recently on Habeas Corpus, no question was raised about the jurisdiction of the state judges to send this writ to a federal officer. In the second case the District Attorney of the United States, acting under instructions from the Provost Marshal General at Washington, did relies the question, and the case was adjourned in order that he might make such a return as would not Judge Story, in Judge Stor might make such a return as would put his objection on the record; but he af terwards declined to make the objethat case, and it was heard and decided on its own merits. Of course I would not have heard it, if I had not believed that such cases are within the judicia competence of the state judiciary; for the courtesy of the learned District Attor ney could not supply my want of authority In the present cases the respondent, under the advice of the District Attorney, has made a return in which he excepts t my jurisdiction, and I have heard all that counsel desire to say on the subject. -I find nothing in what has been presented that weakens my long entertained convictions, and I feel bound to show that I have not been heretofore and am not now of usurpation. Even some state

judges have lately denied this jurisdiction to the state judiciary, and this makes its rindication the more important. I observe a very recent decision of the Supreme Court of Michigan, Spangler's case, in which two, and perhaps a majority of the Judges seem to have acted on this principle; but they can scarcely be said to have discussed the question, howit; for they do not devote more than four

They seem to found their decision on the opinion of the Supreme Court of the United States in the case of Ableman vs. Booth, 21 Howard, 506. But that case the general thought of the valing on the

having no such power, must justify their restraints of liberty, when their legality is disputed, before the judges to whose functions such questions finally belong; and the belong corrule in the writers. and the habeas corpus is the writ or suit by which they are required to do so. It is intended to operate on all extra judicial restraints of liberty, and it, more clearly than any other remedy, expresses and embodies the principle that every man shall have a speedy hearing for his liberty,

before the regular judges of his rights, and by due course of law. This has been the law of ourselves and This has been the law of ourselves and mark and the law of ourselves and mark ancestors for several hundred years, at dwe have always found it conducive to libe try, and in very rare instances has it to habeas corpus cases. That would be a more arbitrary limitation, because founded a least of the gove. The least of the grape that shade the fruit, and so, long as the leaves are required to have always from the least of the grape under the most dense shade of the grape under the most dense shade of leaves are as sweet, if not sweeter, than the Federal army and in the volunteers, when each is a 'accretely desirons of being twen called out by federal authority, as well as other cases of claims to liberty.

Which I have stated, and that is its conclusions to its its is necessary to cut out the leaves of the grape that shade the fruit. The Illinois Farmer says that this is a serious error, as the leaves are required to down the fruit, and so, long as the leaves are here it is furnishing stores. Their charges are moderate, and they employ fashionable to have the sun, the fruit cannot need it. The grapes under the most dense shade of these words are as sweet, if not sweeter, than the Federal army and in the volunteers, the leaves are required to have the sun, the fruit cannot need it. Those who have not yet procured their fall and who have not yet procured their fall and who have not yet procured their cannot need it. The grapes under the most dense shade of leaves are as sweet, if not sweeter, than the volunteers, the constitution and the laws when each is a 'accretely desirons of being the principle in cluding everything usually kept by first the leaves of the grape that shade the fruit. The Illinois Farmer says that this is a serious error, as the leaves are required to make the sun, the fruit cannot need it. Those when each of the grapes under the most dense sha

the old English ones, and as broad as the modern English one. As then used, this remedy was entirely in the hands of the State judges, and was applicable to all sorts of extra-judicial restraints of liberty, ander any pretext whatever. This, therefore, is the right or privilege, then every-where existing by State law, and nowhere but must seek the much suspension; and it nowhere appears that twas intended to be at all interfered with the Federal Constitution, except in the Federal Constitution, except in denial of the right, by rendering suits under the law has always been tability to suspension. It is a man's bring his suit for his personal lib-

repus issued by high says, in Spangs could defend himself, he was bound to defend himself, he

authority is not a mere pretext, but that is placed by the present rebellion, it is ontitled, within the constitution and laws, to the generous sympathy of all Americans of the act of Congress (of 1862) and of the act of Congress (of

in law or equity arising under the federal Constitution and laws; but this has never been held to exclude the jurisdiction of the State courts from the trial of cases where one of the partias founds his claim with any inrigidation in cases involving the state courts are not to be tried by Court Martial and fined to the amount of one year's pay (\$256) and in case of non-payment of the fine, to be imprisoned for the period of one month for each \$25 of the things denied the invited interest of the respondent among the courts are not to be trusted with any inrigidation in cases involving the court of the respondent among the court of the court of the respondent among the court of the court

stitution, gives the following quotation from the Federalist on this general subject: from the Federalist on this general subject: to lead into new and untried or doubtful the federalist on this general subject: to lead into new and untried or doubtful and the date of the marriage on the stamp thority of social custom and usage has government, as they truly are, in the light prepared the way and made the paths of kindred avatems, and as parts of one straight and ready for social travel. Municipal to find after living together for sev-

And the constitution expressly provides that cases arising under federal laws may State judges to be sworn to support the tion and dispute. And then all engagements are incomparably better fulfilled provisions evidently allow the State in-diciary to decide questions arising under federal law, and require them to be guided by it; and they may arise as well in cases of habeas corpus as in trespass, replevin or ejectment. No where is the Federal jurisdiction held or declared to be exclusive in such questions. Yet in the exerever carefally they may have considered cise of the Ladmit the wisdom of the remark gone so far that the State course cannot of Chief Justice Tilghman that "this power or five sentences to it in all their publish ed opinions. See Am. Law Reg. of Aug. 1863. And there, as here, the case was under the act of Congress of 1862, and the watchful that no Stare or local opinions.

decides only that a prisoner cannot be taken out of the custody of the Judicial Department of the Federal Government State or local thoughts.

The faderal Coordinates and not more State or local thoughts. State or local thoughts.

The federal Constitution and those of all the States secure to every man a judi-ple, and if the State courts find themselves of the season. We recommend the mechanic and the clark who require a day's chanic and the clark who require a day's change and the c Department of the Federal Government by means of a habeas corpus issued by a state Court. I do not understand the Chief Justice of the United States to have meant more than this; and if he did, he meant more than the sease called for, and if he did, he and property, and the habeas corpus is his regular and usual remedy or suit for his towards them by the federal government, all beyond is mere obtained for and confinement; There is nothing peculiar about it to make it a special object of federal suspicion, and produce, or very strongly tend to the demands of such a principle, and if the State courts find themselves continually reminded, by the application of the principle, of the distrust entertained towards them by the federal government, and grow up into a chronic alienation.

GRADUATED.—At this week's examination in Duff's Mercantile College, Pitts.

prejudices or excitements, should so in-

The principle really decided in that case is a most important one, and I region to be taken, by itself, as smiding peculiar about it to make as every disposed of personal tone, and I region to be believe that it is not now quastioned by any one. It was disputed in out of that disorder that decision arose. It was questioned by any one it is a seried object of personal liberty is dearer on an out of that disorder that decision arose. It was questioned by any one it is one of Passmore Williamspore Williamspore Williamspore Williamspore Williamspore williamspore of his land other rights to himself, as debt. repetin and ejectment are suits for high to himself, as debt. remedy by habeas corpus, and to the remedy by habeas corpus, and found that is not become most at all support the ojection arounderstation.

Judges are the functionaries appointed of their of cheer of their patients of their indicate and the remedy by the pass of the trial of rights, as debt is an approximate of the trial of rights, as debt is an approximate of their of the trial of their of their of their of the trial of the t

ple in any narrower form. Why then are State Judges sworn to support the Federal Constitution, and bound by it and by the laws made under it, if their authority ends, when a question of federal law is raised? This cannot be. It never has been so regarded, and surely we can have no better evidence of what is the actual law of the land than a reasonably uniform practice; unless it be statute law. The history of our jurisprudence pronounces against the broad principle which I have stated, and that is its conclu-

when each is a 'a cerely desirons of being guided by the Constitution and the laws and ordinary usa, 'es of the country, as and ordinary usa, 'es of the country, as hearly as is reasonably practicable, and when each is reasonably respectful of the show hundreds of such cases; I have tried some of them myself: but only two since the country have a constitution and the laws were issued last week to the following persons: Ly-some of them myself: but only two since the country, as well as other cases of claims to liberty.—

PATENTS ISSUED.—Patents were issued last week to the following persons: Ly-some of them myself: but only two since the country is the country as the country is the country. nearly as is reasonably respectful of the when each is reasonably respectful of the functions of the other, as each ought to be.

This is the nature of the writ of habeas corpus that is secured to every one by the Constitution or remedy so well known that it is not described in the Constitution, but merely named. It is, substantially, at least, the babeas corpus described in the Status 16 Chas. 1, and 31 Chas. 2, though not always limited as they ware, and these were substantially in force by adoption or re-enactment in all the States of the Union at the time the Federal Constitution was adopted, and this declares that the privilege of or right to this writ or suit shall not be suspended, unless invasion or rebellion make it necessary. Our statute was and is broader than or if an army surgeon wrongfully and by the old English ones, and as broad as the old English ones, and as broad as the plain mala nraxis amputates the limb of a thorse of the many force of them myself; but only two since them myself; but only two since them only two since them only two since them only two since them only two since the some of them the same of them myself; but only two since them only two since them only two since them only two since them only two since the same alluded to, and that was the only one in which ny authority was questioned, except in my own mind. In the very first case I ever tried I had doubts, but they were entirely removed by an investigation which I then made of the law to state the substitution of Pittsburgh, Pa., for improvement in regulator for gridding mills—antedated August 14, 1863; Stevest the state of the linited and oubts, but they were entirely removed by an investigation which I then made of the law they were dentirely removed by an investigation which I have stated be true, then all this must be given by the very first case I ever tried I had doubts, but it is not described in the Constitution, the was all the States of the Union at the time the edgeror was all the States of the Union at the time th

wounded soldier; or if any federal officer wrongfully quarters a band of soldiers in a persons' house, or enters a malicious prosecution or suit against any one; and the defence be made that such things were done under federal anthorius then the suit be a Democratic meeting held in the were done under federal authority, then the citizen has no remedy in the state courts, but must seek the much less accessible federal forums. This would be a partial done of the wight by analogie.

Heretofore the law has always been right to the same it promptly tried.

erty, and shall it now be said that the sufferer had a right to sue in a state court, and if the supposed wrong doer had any federal authority under which he is Justice of Mi. San offense against form the same as a ways been that, for every wrongful set by cny person, the sufferer had a right to sue in a state court, and if the supposed wrong doer had any federal authority under which he could defend himself, he was bound to de-

> corpus, do so, under proper restrictions. But, and I say it with great respect, I cannot avoid thinking that, in the light of all our previous practice, this objection indicates an undue suspicion of the state ourts. I know that, in the trying circuments in which the federal government.
>
> **RESH OYSTERS.**—The first of the season, just received, and will be served up in every style and variety, at "Our House," ances in which the federal government.

SATURDAY MORNING, SEPT. 6.

SATURDAY MORNING, SEPT. 6.

CITY AND HIGHBORHOOD INTELLIGINATE

Opinion of Judge Lowrie.

Commonwealth of Penn'a, exclusive jurisdiction of the federal contes, Molain, Berg, Herwick, Farquhar, Harris and Barkley,

Harris and Barkley.

Safety of the Union. The question, there fore, of the authority of the commissioner for the purpose stated is one which I think appropriately belongs to the Federal, and not to the State courts," Here sagin I must confesse my inability to perceive how the conclusion follows from the premises. The sincerity of the acts of the federal officers does not seem to me to prove the exclusive jurisdiction of the federal courts in relation to them. I rether incline to think that the learned judge did not intend so strong an inference.

But on the other hand, we can have no fovernment, unless there be mutual trust between the government and the people, and between the federal and the state government. Mere power is not authority.—An essential element of all natural and enduring authority is the morn all quality that is involved in mutual trust between the governors and the government and the people, and between the federal and the state government. Mere power is not authority.—An essential and enduring authority is the morn all quality that is involved in mutual trust between the governors and the governors and the government, unless there be mutual trust strained of their liberty—in certain cases.

We publish the opinion at length. The doctrines asserted in it have been disputed in various courts throughout the country, and the discussion is at this time a most interesting one. The case in hand is that of the Commonwealth ex rel Elry Mc
Lain, vs Captain E. S. Wright, Provost and distrust. When there is not such mutual trust, I venture to think that it is lately arrested as a deserter and put into o strong an interence.

I find, therefore, no authoritative demost likely to be secured by carefully avoid the service of the Provost Guard in this State judiciary in such cases. The federal constitution declares that the federal indicial power shall extend to all cases.

> federal judiciary. Cases abound where and hold the States together. There is a moral bond strong enough to hold them, habeas corpus with the acts of federal officers, 6 Binney 512, 7 Barr 336, 12 New Ham. 194, 11 Mass. 63, 67, 83, 24 Pick. 227, 10 Johns, 328, 7 Cowin 471, 5 Hill 16; Sergeant on the Const, 283-7; Hard on Hab. Corp. 164. Judge Story, in his work on the Conpleasantness and peace, and I cannot help to lead into new and untried or doubtfu

And the constitution expressly provides that cases arising under federal laws may be heard before State courts, when it declares that itself and the laws made in pursuance of it shall be the supreme law of the land, and that "the judges in every State shall be bound thereby." and requires Not more than one in many thouof the land, and that "the judges in every mony with social usages are such that its workers, for the appear state shall be bound thereby," and requires influence is sufficient to suppress all quest the next October term.

than when the law is often called upon to to apply its force; besides being more peaceably done. But when the law be comes so unsteady, and so discordant with on Joseph Hagan, waived a hearing, and social usages, that all may dispute it, then entered bail to the amount of three hunlitigation and social alienations abound, and the social bond gives tokens of social dissolution. If our mutual alienation has be trusted to administer "the supreme law of the land," it seems to me that it is quite time for us to begin to doubt our ability to maintain our Federal Union tho' very possibly I may overestimate this danger. The States do not now generally distrust the Federal Courts, and I think there has heretofore been but little federal distrust of State courts; but if

federal distrust has grown or is to grow to the extent of the principle involved in this question, and federal courts and court

thereby. I am unable to state the princiappear on the hearing to have regularly

before the military authorities and not of being seen. before the civil courts. Enter rule to show cause why an attach-

or if an army surgeon wrongfully and by excess of \$600 per annum, assuming that plain male praxis amputates the limb of a there are three hundred working days in

tives, old and young, are cordially invited to be present. By order of the Commit tee of Vigilance.

SCRETY OF THE PEACE, -James Parke, Jr., made information at Alderman Taylor's, Fifth Ward, on Thursday, against John Butler, Eli Atwood, Fred. Roxbury John Ibbetson and John Henchcliff, with

so supplies all the Eastern and Western Dailies. Don't forget the place.

Capture of Kinsgton, Ala

DESERTERS SHOT IN KEN

where one of the partias founds his claim on a federal law; though it furnishes a constitutional justification of laws providing for a review of such cases by the federal judiciary. Cases abound where one of the partias founds his claim with any jurisdiction in cases involving acts done under Federal laws, then our Federal Union is greatly weakened by the loss of moral bond; mere legal force can the fine. The return of the respondent among other things, denied the jurisdiction of the partias founds his claim with any jurisdiction in cases involving acts done under Federal laws, then our Federal Union is greatly weakened by the loss of moral bond; mere legal force can the fine. The return of the respondent among other things, denied the jurisdiction of the fine. The return of the respondent among other things, denied the jurisdiction of the fine. The return of the respondent among other things, denied the jurisdiction of the fine. The return of the respondent among other things, denied the jurisdiction of the fine. The return of the respondent among other things, denied the jurisdiction of the fine. The return of the respondent among other things, denied the jurisdiction of the fine. The return of the respondent among other things, denied the jurisdiction of the fine. The return of the respondent among other things, denied the jurisdiction of the fine. The return of the return of the return of the respondent among other things, denied the jurisdiction of the fine. The return of the return o tion. There were five other cases of pre There is a cisely the same character before his honor, the relators in which are Joseph Barkley, Samuel B. Harris, David R. Berg, Zimri Farquhar, and Thos. G. Herwick. The counsel in the cases are Hon. Henry D. Foster for the relator and Robt. B. Car-

naham for the respondent: IMPORTANT .-- When a stamp has been attached to a certificate of marriage, the minister is required to write his initials of kindred systems, and as parts of one whole, the inference seems to be conclusted envy and distrust rot those social sive, that the State courts would have a concurrent jurisdiction in all cases arising arect barricades in those paths, and produce the laws of the Union, where it was the social movement.

RAPE .- John Smith, of Manchester, colored person, was arrested yesterday by officer Glenen, charged on oath of Hannah dollars, for his appearance at Court at

WAVED A HEARING -Provost Marshal son's, with aggravated assault and battery dred dollars each, for their appearance at court at the next October term

LARGENY.-Richard Murphy was sen o jail yesterday, on the charge of Larceny, preferred against him by William Pitcairn GEAND PIC NIC, -The regular annual Pic-nic, for the support of the school attached to St. Mary's Church, Lawrence ville, will be held in the Iron City Park on Wednesday, September 9th. Pic-nics heretofore held under the auspices of the young ladies of Lawrenceville, were agreeable successes, and we have no doubt from the comforts, convenience and pleasure of their patrons, this one will be the success chanic and the clerk, who require a day's

sented for the last time, the sensation place of the Duke's Signal, or "I am Here." become a soldier, he must answer for all indicated after that,

DAUB & CAPPELL, MERCHANT TAILORS .ment should not issue against Respondent for want of sufficient return—returnable on Saturday, September 12 at 9 o'clock, A. M.

DAUB & CAPPELL, MERCHANT TAILORS.—
By reference to our advertising columns it will be seen that these gentlemen have just received a large and well selected stock of Fall and Winter Goods, Choths, Cassimeres, Vestings, &c. together with a fine stock of Gents Furnishing Goods, suppose that it is pages and the stock of Gents Furnishing Goods, including everything usually kent by first.

DAUB & CAPPELL, MERCHANT TAILORS.—
By reference to our advertising columns it will be seen that these gentlemen have Just received a large and well selected stock of Fall and Winter Goods, Choths, Cassimeres, Vestings, &c. together with Bouquet de Californie Bouquet de Carolina Bouquet de Carolina Rereamotte.

Now-mown Hay Orange Flowers

Now-mown Hay Orange Flowers suppose that it is necessary to cut out the eaves of the grape that shade the fruit.

The Ultimate Parameters and people including everything usually kept by first class furnishing stores. Their charges are

BELOW COST! GREAT REDUCTION CLOSING OUT! | CHEAPER THAN EVER!! -Carte de Visites of Army and Navy Officers, noted personages, copies of Engravings, Theatricals, &c., at only 10 cts. each, one dollar per dozen. Call and select at Pittock's, opposite the Pos

CURRENCY HOLDERS, Wallets, Pocket Knives and Pocket Rooks, all styles and prices, at Pittock's, opposite the Post Office.

ALBUMS! ALBUMS! 1-The finest Albums in the city, at Pittock's, opposite the Post Office. HARPER, Leslie, Wilkes, Independent, and all the Eastern and Western daily and weekly papers, at Pittock's opposite the Post Office.

LARGE SPRING WAGON (new) to be sold this morning, at 11 o'clock, in front of Masonic Hall Auction House. Fish Oil AND TOBACCO, at Action, this morning at 10 o'clock, at Masonic Hall Auction House. Boots are Shoes, of all kinds, at Mc-

Clelland's Auction House. LADIES' AND MISSSES HOOP SKIRTS at McClelland's, 53 Fifth street. Congsess Genters for Ladies', Misses and Children, at McClelland's Aaction.

GROVER & BAKER'S Sewing Machines, for fourly manufacturing purposes, are the best in uso. A. F. CHATONAY, General Agent, 28 Fifth street, Pittsburgh, Pa CALANAORLEY TO THE TERM TO THE TOTAL TERM TO THE TOTAL T JOSEPH MEYER & SOH

MANUFACTURERS OF

PANOY AND PLAIR Furriture & Chairs Warehouse, 135 Shithfield Sty 222 Borress Sixth street and Virgin other,) Priterokom. 50 Bbls

ROOFING CEMENT, FOR COATING OIL TANKS, For sale by Lupton, oldden & co.

Office cor, Fift and Wood sts., 2d story

TELEGRAPHIC

LATEST FROM CHARLESTON IRON CLADS WITHDRAWN FROM THE ATTACK.

TUCKY.

The Draft in Troy, N. York. &c. &c.

BRIDGEPORT, ALABAMA, September 4 .esserter, but is liable to be tried by Court | Gen. Burnside telegraphs that he took Kingston on the second. Part of Minty's brigade of this army went in simultane period of one month for each \$25 of the onsly. Burnside says he met with little serious opposition. All Eastern Tennessee except the Chattanooga region is evacnated and free. Everything is working splendidly in both Burnsides' and this army. The great obstacles of this region and Lookout Mountain, will be surmounted in a day or two.

> New York, September 4.—The steame Fulton, from Port Royal on the 1st, left Charleston bar same day, arrived at 7 o'clock P. M. The siege still continues. General Gilmore had succeeded in running a parallel against Fort Wagner. The iron-clads had been withdrawn from the attack on Moultrie and the batteries

on Morris Island. Charleston had not been bombarded for ten days. Everything was progressing favorably for the Union troops.

Louisville, September 4.-Five deserters from the twenty-second Kentucky in Onicer Grenen, charged on cash of Hannah Douglass, with committing a rape, he fantry, were shotat Munfordsville at noon, entered bail to the amount of five hundred and two of the thirty-third were respited until October.

> TROY, N. Y., Sept. 4.—The draft for this city began this morning and terminated this afternoon. The proceedings were orderly, but great interest was felt, and the office of the Provost Marshal Hughes was crowded throughout the day. Only a small military force was on hand, although two regiments are in the city. Among those drafted were eight from the Times office, including the local editor and book-keeper. H. B. Hubbell, editor of the Press and one printer from the Whig, and several city officers and numerous prominent citizens drew prizes. J. H. Rugg, of the telegraph office, was also drawn. The best feeling prevails.

CINCINNATI, September 4.—The Commercial's Dayton dispatch says, this morning Spielman was surrendered to civil authorities, by order of General Cox. He is in the Sheriff's custody awaiting disposition of writ of habeas corpus by Judge Haynes. The Provost Marshal will not

Money quite stringent at 6@7, nearly all the business at the latter rate. Sterling, in sympathy with Gold, is irregular and unsettled; first-class bills opened at 145@146½, closing dull at 140½@

Gold very much unsettled, opening at 34, advancing to 34%, decling to 30%, and closing heavy at 31%.

Lilao
Lily of the Valley
Now-mown Hay
Orange Flowers
Patchouly
Pink
Pappinger Camelia Cedrat Citronelle Rosat Crystal Palace c Citronelle Rosat
Crystal Palace
Geranium
Gillifower
Garden Flowers
Heliotfope
Honey Suckle
Hawthorn
Jamin
Jockey Club,
Jonquille,
Musseline
Musseline
Magnolia
Magnolia
Magnolia
BAZIN'S HEDYOSMIA, a highly concentrated Persian Essence, the most olegant perfume for imparting to the handkerohief a very agreeable and lating odor.

ESSEACE BOUQUET—TREBLE EXTRACT
UPPER TEN—A large assortment of Toilet
Soaps, Shaving Greams, Preparations for the
Hair, Coemetics, Toilet Waters, Dentifrices, and
perfumery of all kinds, constantly on hand.
For sale by CHAS. H. SUPPER,
dec22

IRONDALE IRON WORKS FOR SALE.

Including all the Unsold Lots in the Town of Irondale.

WING TO A DISSOLUTION OF oc-partmership, the IRONDALE IRON Wilk KS are offered for saie.

These works are situated at Irondale, on the Iron Mountain Railroad, 70 miles from the city of St. Louis, consisting of one hot blast Furnace, 7,000 acres of timber and farming lands, twenty dwelling houses, saitable for labrers, one large three story brick store-house, fine stable and barn, saw and corn mill, about 290,000 bushels of charcoal, 2,000 tons of iron ore on farrace yard, mules, wagons, hay, corn, cats, &c. &c. The Furnace and machinery in perfect order.

Also a contract with the American Iron Mountain Company for the delivery of their ore, having twelve years to run; large banks of hematite ore in the immediate vicinity of the Furnace. The above works are among the most desirable in the United States, and offer overy inducement to persons desirous of engaging in the manufacture of iron. The above property includes the unsold lots in the town of Irondale, and if not sold at private sale before

. Saturday, 10th Day of Octobor, 1863, will, on that day, be sold at public vendue (as a whole and without division.) to the highest hidder, at the eat front door of the Court House, in the city of St. Louis, at 12 o'clock, noon. Terms, half cash, b lance in twelve months, with six percent, interest, or all cash, as the purchaser may desire. For further information and particulars, apply at the office at Irondale, or to articular, apply at the office at Irondale, or to BELT & PRIEST, Beal Estate Agents, St. Louis,

1 GROSS NICHOLS' ELIXIB, IRON and Bark, received and for sale by GEO. A. KELLY, au20 69 Federal St., Alleghany. WENISON-THREE SADDLES VEN-ISON just received and for sale by JAMES A. FETZER, nol7 corner Market and First streets. BURLINGTON HERBING-10 BOX-ec, just received and for sale by BHYMER & BRO; Wood street

RIVER INTELLIGENCE. PORT OF PITTSBURGH. ARRIVED, Bennett, Brownsville Jaliatin, Clarke, do Jim Reese, Peebles, Elizabeth,

DEPARTED.

Franklin, Bennett, Brownsville. Gallatin, Clarke, do Jim Reese, Poebles, Elizabeth. ONDON AND INTERIOR Royal Mail Company's CELEBRATED REMEDIES

BLOOD POWDER AND BONE OINTMENT A certain oure for Diseases of Horses and Cattle, known to and used only by the Company in their own stables from 184 until the opening of the Railway over the principal routes. After the seneral use of these remedies in all the stables of the Company, their annual sales of condemned stock were discontinued, a saving to the Company exceeding 27,000 per annum. In 1853 the London Brewers' Association offered the Company \$2,000 for the receipes and use the articles only in their own stables.

BLOOD POWDER BLOOD POWDER

A certain cure for founder, distemper, rheuma, tism, hide bound, inward strains, loss of appetite weakness, heaves, coughs, colds, and all diseases of the lungs, surfelt of scabbers, glanders, poll evil, mange, infiammation of the eyes, fistule, and all diseases arising from impure blood, corrects the stomach and liver, improves the appetite, regulates the bowels, corrects all derangements of the glands, strengthens the system, makes the skin smooth and glossy. Horses broken down by hard labor or driving, quickly restored by using the powder once a day. Nothing will be found equal to it in keeping horses up in appearance, condition and strength.

London and Interior Royal Mail Companys, CELEBRATED BONE OINTMENT A certain cure for spavia, ringbone, soratches, lumps, tumors, sprains, swellings, bruises, foundered feet, chiliblains, wind galls, contractions of the tendons, bone enlargements, 2c.

Blood Powder 50c per 12 oz. packages; Bone Ointment 50c per 8 oz. jar. No. 320 Strand, London. m. MoKeeson & Rorbins, New York. French, Richards & Co., Philadelphia. TORRENCE & McGABR,

Pittsburgh Drug House. ju8:dlyc Corner Fourth and Market street Fron City College? Hen. Wilson McCandlers, Judge of the United Etates Circuit Court, President. Corner of Penn & St. Clair St., Pitts

burgh Penn'a., THE LARGEST, CHEAPEST AND best. \$35 pays for a full Commercial course-No extra charges for Manufactuers, Steamboat Railroad and Bank Book-keeping, No extra charges for Manufactuers, Steamboat, Railroad and Bank Book-keeping.
Ministor's soms at one-half prico. Students enter and review at any time.
This Institution is conducted by experienced Teachers and practical accountants, who prepare young men for active business at the least expense and shortest time for the most luorative and responsible situations. Diplomas granted for merit only. Hence the preference for graduates at this College by business men.

Prof A. Cowley, the best Penman of the Union, who holds the largest number of First Permurs, and over all competitors, teaches Rapid Business Writing.

12. Attend where the Sons and Clerks of business men graduate.

For specimens of Penmanship and Catalorue containing full information, enclose twenty-five cents to the Principals.

cents to the Principals.

JENKINS & SHITE. BIME SAVINGS INSTITUTION, NO

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THIS EVENING will be performed THE DUKE'S SIGNAL. che De Nevere uett-Murmuring Sea-Misses Burt and Becket oppolude with the romantic German drams THE DEMON GAMBLER.

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PR. TOBIAS' VENETIAN LINIMENT. More Testimony!
This is to certify that for the last five years I have used in my family Dr. Tobias' celebrated Venetian Linment and in covy instance have found it fully equal to his recommendations. I have found it to give almost instantaneous relief in .ases of toothache, croup, bilious coile, sore throat, pain in the chest and back and rheumatism, and I cheerfully recommend its trial to every one afflicted with any of the above named diseases.

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Price 25 and 50 cents ab
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Dec 25 and Druggists. SURGEON GENERAL HAMMOND by ordering calemel and destructive min-erals from the supply tables, has conforred a blessing on our sick soldiers. Let him not stop here. Let him order the discontinuance of Bleeding," and the substitution of Brandreth's Fills in the place thereof. Then will commence a "new ora" in the practice of Medicine, which would then become emphatically

THE HEALING ART. THE HEALING ART.

I have for thirty years taught that no diseased action could be cured by mercury or tartar emetic. That the human body could only be "made whole" by "vesetable food"—Animal food being, in fact, condensed vegetables, Brandreth's Pile should be in every military hospital. These Piles cure Billious Diarrhes, Chronic Pysentery, and all Fevers and Affections of the Bowels, sooner and more surely than any medicine in the world. Brandreth's Pills in these cases should be taken night and morning. Read Directions and got new style.

CASE OF ROSCOE K, WATSON. Dr. B. Brandreth, New York:
Siz: I was a private in Co. F. 17th Regiment.
New York Vols. While at Harrison's Landing, and on the Rappahanneok near Falmonth, I and many of the Company were slot wild bilious diarrhea. The Army Surgeon did not cure us, and I was reduced to skin and bone. Among the company were cuite a number of members who had worked in your Laboratory at Sing Sing. They were not sick, boccuse they used Brandreth's Pills. These men provailed upon me and others to use the Fills, and we were all cured in from two to five days. After this our hoys used Brandreth's Pills for the typhus faver, colds, rheumatism, and in no case did they fail to restore health.
Out of gratitude to you for my good health, I send you this letter, which if necessary, the entire company would sign.

I am, respectfully yours.
ROSGOE K. WATSON, Sing Sing, N. Y. Principal office, 39 Canal street, New York. Side by Thomas Recipant, Diamond Alley, Pittaburgh. Dr. B. Brandreth, New York :
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New York Yols. While at Harrison's Landing.

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FOR AUTUMN OF 1868, A complete assortment of beautiful

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EPECTFULLY inform the Public that they have opened the store No. 57 Fifth street, under Masonic Hall, with a large assortment of Hoop Skirts.

of every description, manufactured by themselves, and they are prepared to offer unusual indecements both to Wholesaie and Retail Buyers. The material used in the manufacture of our skirts is of the very best quality, and, bring manufactured or the premises, the work is guarauteed. All skirts purchased at our establishment can at any time be repaired. We cordially invite all buyers to call on us before before purchasing elsewhere, as we teel confident that the extent of our huriness enables us to offer inducements not elsewhere to be obtained.

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A hair dressing of intrinsic value. Figaro Segars, The genuine brand, Hard and Soft Rubber Syringer, Hand Mirors, &c., at

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Conducted by JAMES A. FETZER, deo'd, will be continued by his widow and WM. C. ALMSTRONG, who has long been engaged with Mr. Fetzer, under the name and style of FiTZER & ARMSTRONG, i reduce and Commission Merchants, No. 16 Market street, Pittsbard, The triands of Mr. Fetzer are respectfully solicited to continue their patronage to the Lyw firm.

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We are now manufacturing a suporter sections of LIME walch we are propared to deliver from our GOAL Tard, 609 Linerty Street. Best quality of Family Coal liver: co and as usual. myst Diorison, stewart 0 co.

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Abeying been granted to the u-derigned on the estate of M. K. Nolan deceased, late of Allegheny county. All persons knowing themselves indebted are requested to make immediate payment and all persons having claims against said estate will present them duly authoriticated for strilement.

G. L. B. FETTERMAN.

Administrator.

No. 137 Eourth street WANTED
Twenty live Tinners and Sheet Iron
Workers on Government Work, sieady em-leyment and good wages, Apply at 131 Linn street,
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