AL CRATTY, PROPERTOR AND PUBLISHER.

· · · : PUBLICATION. on paroushed weakly on a large one Mas, and furnished to subof paid strictly in advance; year; or \$2 in all cases when an after the expiration of the certed for a less period than according until all arresauges scribers at . \$1.75 if p.a : payment of year. Notes aix months of are paid, a second to second to second to second the paid. conditined until all arrestages a of the publisher. Expors out of Cumberland county acres or the paymont assumed a dving in Cumberland c un-addly athered to in all cases. by some respective.

AUVERTHE MENTS.

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advertis:	
.;	do ths. 6 Months, 12 Months

VOL. LV.

genuity.

149:~

For the iteraid.

Mr. Epiror:-Coming events, 'tis sais

cast their shadows before them; and and

the events have come, it is interesting to look

back and see what their shadows were. For

this purpose the editor of the North British

Review for February last has an interesting

article on the Electric Telegraph, giving a

curious bistory of the efforts made from time

to time to accomplish the problem, now made

ga-y, of communicating speech at a distance

instanter. Among the remarkable "shadows"

of the Electric Telegraph, the editor of the

Review has discovered and published entire a

letter signed C M , dated Renfrew, Feb. 1, 1753

and published in the Scot's Magazine for Feb

ruary of that year, in which the principle of

the Telegraph is really set out, though no at-

tempt was made to put in practice and proba

bly the thing, on its face, was deemed imprac-

ticable, and the suggestion was looked upon

as an indication of pure, but unavailable in

An another shadow, Mr. Editor, overlooked

by the editor of the Review, I give you the

following extract from a work published in

1665 by Joseph Glanville, M. A., entitled-

Scepsis Scientifica, or Confessed Ignorance

"That men should confer at very distant

removes by an extemporary intercourse, is an-

other reputed impossibility; but yet there are

some hints in Natural operations, that give

us probability that it is feasible, and may be

compassed without unwarrantable correspon

dence with the people of the Air. That s

couple of Needles equally touched by the same

mugnet, being set in two dials exactly proper

tioned to each other, and circumscrabed by the

letters of the alchabet, may effect this wonder,

hath considerable authorities to avouch it.

The manner of it is thus represented. Let

a Dial, and having appointed a time for their

friend would acquaint me with: 'tis but ob

serving the letters that are pointed at by my

needle, and in their order transcribing them

from their sympathizing index, an its motion directs: and I may be assured that my friend

described the same with his: and that the

magnetic informer; and noting the letter which

that which the needle turns to, and the case is

sibly may not yet answer the expectation of

inquisitive experiment; yet 'tis no despicable

itom that by some other such way of ming etic

tempted, when magical history shall be en-

larged by r per inspections: 'tis not unlikely,

but that present discoveries might be im-

Tribute of Respect.

91, I O. of O. F., held on Saturday evening,

April 14th 1855, the following among other

Whereas, it has pleased Providence to re-

move from our midst, our brother and friend,

untimely death, and deeply to sympathise with

his afflicted widow and relations. And where-

as, a proper respect for his memory, demands

on our part suitable action in this melancholy

Resolved. That in the untimely removal of

our brother SHELLY, we have been bereft of a

Resolved, That we will attend the funeral

of brother SHELLY, from his late residence or

to morrow afternoon, and that the proceedings

be entered on the minutes of this Lodge, and

brother under the seal of the Lodge, attested

Resolved, That the above resolutions b

J. G. WILLIAMS, N. G.,

published in all the papers of the borough.

JAMES ALLEN, Secratary.

and afflictive dispensation, therefore

in and out of the Lodge.

by the Secretary.

of adjournment yet.

At a special meeting of Carlisle Lodge, No.

proved to the performance."

Carlisle Barracks, 1855.

proceedings were had, to wit:

not altered.

is most distant in the abcedarian circle from

"Now though this pretty contrivance pos-

words on my paper are of his inditing.

the Way to Science."-The author says, page

\$5,00 \$5,00 12,00 20,00 35,00 1 Square (1, ares) Sloot 2. W Column - E.o. \$8,00 12,00 16,00 30,00 45,00 Column F. 60 12.00 18.00

Column F. 60 12.00 18.00

12.00 20.00 30.00

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Conts per line for art frontion, and 4 cents per line for subsequent reserving and materials will be charged 5 cents of limited or redicidual interest will be charged 5 cents of limited or redicidual interest will be charged 5 cents of limited or redicidual interest will be charged 5 cents. per line. The Propriet gold not be charged 5 cents ages for errors in advantagements. Obtainey includes not exceeding five trees will be insorted without observe eeding five trees will be insorted without charge.

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stantly on hand.

All tatters on business must be post-paid to so aure attention. and the second of the second o

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Secretary of Training—Amis Gutings.
Secretary of Wire-disputes Davis.
Secretary of Wire-disputes Davis.
Secretary of Nivy—Als. C. Domis.
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Chief Justice of United States—R. B. Taney.

STATE GOVERNMENT.

Governor-James Pollock.
Socretary of State-Alonno G. Charin.
Surveyor followd -J. P. Brawley.
Auditor fieneral -E. Banks. Transara: --Joseph Bale C.
Judges of the Sapra an Court.-E. Lewis, J. S. Black
W. B. Lownie, G. W. Woonward, J. C. Knox.

COUNTY OFFICERS.

President Judge-Hon, James H. Granam. Associate Judges-Hon, John Rupp, Samuel Wood arn.
District Attorney—John M. Shearer.
Prothou dary—Daviel K. Noell.
Recorder, &c.—John M. Grogg.

Rogister William Lytle, High Sheriff Joseph McDermond; Deputy, Jame

County Treasurer-N. W. Woods.

Coroner—Jos ph C. Thompson. County Commissioners—John Bobb, James Armstrong George M. Graham. Clerk to Commissioners, William Directors of the Pool George Sheaffer, George Brin dle, John C. Brown. Superintendent of Poor House-Joseph Lobach.

BOROUGH OFFICERS.

Chief Burgers —Col. Aumyraong Nouits.
Assistant Burgers—Samuel Gould,
Town Council—R. C. Woodward, (President) Henry
Myers, John Gutshall. Peter Monyor, F. Gardner, H. A.
Sturgeon, Michael Sharier, John Thompson, David Sipe.
Clerk to Council—William Wetzel.
Constables—John Camaron High Constable; Robert
McCartney, Ward Constable.

CHUROMES.

First Presbytorian Church, northwest angle of Centr Equare. Rev. Conway P. Wino, Pastor.—Services every 8 inday morning at 11 o'clock, A. M., and 71/2 o'clock,

Socond Presby terian Church, corner of South Hanover and Pomfret streets. No paster at present, but pulpit filled by iroshyterial appointments. Services commence

filled by Prosbyterial appointments. Services commence at 11 o'clock, A. M., and 7 o'clock, P. M.

8t. Johns Church, (Prot. Episcopal) northeast angle of Centro Square. Roy. Jacob B. Monss, Rector. Services at 11 o'clock, P. M.
English Lutheran Church, Bodford between Main and Louther streets. Roy. Jacob Fr., Pastor. Services at 11 o'clock, A. M., and 7½ o'clock, P. M.
Gorman Reformed Church, Louther, between Hanover, and Pitt streets. Roy. A. H. Kremer, Pastor. Services at 10½ o'clock, A. M., and 6½ P. M.
Methodist E. Church, (first Chargo) corner of Main and Pitt streets. Roy. S. L. M. Consen, Pastor. Services at 11 o'clock, A. M., and 7½ o'clock, P. M.
Methodist E. Church, (second Charge) (Roy. J. M. JONES; Pastor. Services in College Chapel, at 11 o'clock. A. M., and 5 o'clock, P. M.
Loman Catholic Church, Pomfret, near East street.—Royvices by Rev. Mr. Donahoo, every second Sunday.

Borvices by Rev. Mr. Doxanoo, every second Sunday. German Lutheran Church, corner of Pomfret and Bodford streets. Rev. I. P. Naschold, Fastor. service at

10/2 A. M.

When changes in the above are necessary the proper persons are requested to notify us.

DICKINSON COLLEGE.

Rev. Charles Collins, President and Professor of Moral Bejence,
Rev. Horman, M. Johnson, Professor of Philosophy
and English Literature.

James W. Marshall, Professor of Ancient Languages.
Rev. Otis H. Tiffany, Professor of Mathematics.
William M. Wilson, Lecturer on Natural Science and
Curator of the Museum.

Alexander Schein, Professor of Hebrow and Modern
Languages.

PERCY B SHELLY, leaving us to deplore his

anguages. Benjamin Arbogast, Tutor in Languages. Bamuol D. Hillman, Principal of the Grammar School William A. Snively, Assistant in the Grammar School

CORPORATIONS.

CARLISLE DEPOSIT BANE.—Prosident, Richard Parker; Sturgeon, Joseph C. Hoffer. Directors, Richard Parker, Henry Saxtin, John S. Sterrett, John Zug, Henry Logan, Robert Moore, Samuel Whorry, John Sanderson, Hugh Stuart. Oumerijand Valley Rail Road Company.—Prosident, Frederick Watts; Secretary and Troasurer; Edward M. Frederick Watts; Secretary and Troasurer; Edward M. Biddie; Superintendant, A. F. Smith. Passenger trains twice a day Eastward leaving Carlisle at 7.18 o'clock, A. M. and 6 13 'clock, P. M. Two trains overy day Westward, leaving Carlisle at 7.18 o'clock, A. M. and 2.20, P. M. Canusles Gas and Water, Compy.—President, Frederick Watts; Secretary, Lomnel Todd; Treasurer, Wm. M. Bestein; Directors, F. Watts, Richard Parker, Lomuel Todd, Wim. M. Bestein, Dr. W. W. Dale, Franklin Gardar, Henry Glass.

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onice weight or under, 3 cents pre-paid, or 5 cents unfild, (except to California and Oregon, which are 6 cents

to paid, or 10 cents unpaid.)

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starty, Free. Within the State 13 cents per year. To

day part of the United States, 26 cents.

Postage on all transient papers under 3 cunces in

wight, 1 cent pre-paid or 2 cents unpaid.

CARLISLE HERALD BOOK & JOB PRINTING OFFICE

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aper fur the Family Circle.

WLDAESDAY, APRIL 18, 1855.

LEGISLATIVE PROCEEDINGS. SUMMARY OF NEWS

WEDNESDAY, April 11:

Pennsylvania Legislature. - Yesterday, the Senate rejected Mr Hendrick's substitute or the bill to abolish tavern licenses, and then passed finally the original bill as it came from the House It prohibits the granting of licenses, to taverns, &c , after the first of Jaly but does not interfere with existing licen-It authorizes the Courts, under certain restrictions, to license dealers to sell quantities of one quart and over Bills were passed to continue the publication of the colonial recrds, relative to damages for injuries produc-Creek Improvement Company, and a bill to extend the chart rot the Tradesmen's Bank of Philadelphia with an amendment imposing a bonus of two per cent. on the capital stock, was ordered to be transcribed for a third rea ting In the House, a large number of corsage was received from the Governor vetoing a private bill, which latter was then put to vo e and rejected.

A municipal election in Paterson, N. J., on Monday, resulted in the defeat of the Know Nothing ticket, by the Union of all opponents The municipal election election in Trenton N J, on the same day, resulted in the success of the Indipendent ticket for Mayor. City Treas urer, &c. To the Council, 7 Independents and 5 Democrats were elected. In Agusta, Geo. the Know Nothings have elected their Mayor and eleven out of twelve members of Council

THURSDAY, April 12.

Pennsy vania Legislature-In the Sinte Lo gislature, yesterday, the Senate passed finally bills relative to the Pennsylvania Savings Fund of Chiladelphia, and the maintenance of the House of Refuge. A bill was introduced by Browne to annex part of Kingsessing, Blockley and Belmont to Delaware county .the friends that would communicate, take each The bill to vest the title of Windmill Island in the city was postponed. In the House the that way, Alvarez being in the ascendant license laws were concurred in and the bill sympathetic conference, let one move his impregnate needle to any letter in the alphabet. and its affected fellow will precisely respect the same. So that would I know what my passed finally.

The Hartford, Conn , municipal election resulted in the choice of the Whig and American candidates for City Clerk, Treisurer, Wa ter commissioner and one Sheriff, the anti Know Nothing party electing the Collector, one Sheriff and the Auditor. A municipial e lection at Hagorstown, Mi, on Monday, resulted in the election of all the American canto, but avert from each other, yet this cannot der, missionary of the American Board to Inprejudice the main design of secret convey- dia, died near Cape Town, Africa, on the 18th ance: since 'tis but reading counter to the of January.

FRIDAY, April 13.

Pennsylvania Legislature,-In the State Lo gislature, yesterday, the Senate spent the morning session in debating the bill for the Finally the word Constitutional was profixed to Presbyterian, and then the bill passed .-

charter the Donegal Bank.
The steamship Washington arrived at New York yesterday, with news from Europe four days later. At Sebastopol, in pice of repeated attacks, the Russians maintain their position on Mount Sepoune, whence their guns worthy member of our Order, ever ready to administer to the wants of the distressed both Resolved, That we as brothers sympathiso ded by the allies. The Roy, Theodore Parker, elicited to, fasten the crime upon him. He in the depths of our hearts with the widow of and others accused of participating in the is still in custody.

Burns slave riot at Boston, have been dis-Resolved, That the Hall of No. 91 be charged by Judge Curtis, on the ground that

SATURDAY, April 15. In the Senate, yesterday, the House amendments to the bill incorporating the Presbyte-

a copy sent to the widow of the deceased rian Publication House, were concurred in.-The Senate also passed without the bonus amendment, the, bill to extend the charter of nighted region. the Tradesmen's Bank of Philadelphia. Bills were also passed to define the boundaries of Our State Legislature has fixed no day

enue Plank Road. The charter of the Commercial Bank of Harrisburg was rejected. In the House, the General Appropriation bill was amended and passed committee of the Whole. Bills were passed to pay the expenses of the committee appointed to investigate the affairs of the Bank of the Northern Liberties; to revive the land graduation system; to change the time of holding the terms of the Supreme Court, and relative to the legal conveyance and security of real and personal estate.

The steamship Promotheus has arrived at New Orleans from San Juan, bringing news from California eight days later, San Francisco dates being to the 24th of March. Business was very dull, and sales made at greatly reduced prices. The rains have greatly im-proved the prospects of the miners and agriculturist. The banking house of Wells, Fargo & Co. had resumed operations, and Page, Ba-con & Co. would resume on he 26th. Govering death, and to incorporate the Big Black nor Pollock has signed the bill repealing the tavern license laws.

MONDAY, April 16.

NO. 33

In the State Senate on Saturday a bill was passed to exempt coal and lumber from the payment of the tonnage tax. The Senate refused to concur in the House amendments to the bill regulating Banks. The bill relative to the fees of coroners, was amendeded and passed so as not to apply to Philadelphia .-Bills were passed to erect the new County of Lackawana, and to prevent and punish cruelty to animals. In the house a great number of private and public bills were passed, among which was one relative to the school for Idiot children, charters for the Manufacturers' of Insurance Company, Quaker City Fire and Marine Insurance Company, Chattel Loan Company, Scamen's Saving Fund, bills to extend the charters of the Philadelphia Bank, and the Bank of North America, to authorize a census of Philadelphia to define the boundary of the city south and west of the river Schuy kill, etc. A message was received from the Governor announcing that he had signed, among other bills, charters for the Lockhaven and Consolidation Banks

Later advices from Mexico say that Santa Anna's full was predicted, as indications are The revolutionists had defeated and dispersed and Governor Maxino Ortes, with a force of 000 mon, fall into an ambuscade of rebels, and his party was massacred.

HORRID MURDER IN PHILADELPHIA.-Tho

body of a woman, with her throat out from ear to ear, was found in the woods near Branchtown, in the Twenty-second Ward, on Sunday "Now though there, will be some ill-contrivance in a circumstance of this invention, in
that the thus impregnate needles will not move
that the thus impregnate needles will not move bly dressed. Beside her was lying a razor, a bottle half full of laudanum; and the sheath of a knife, 14 inches long. The Coroner's Jury returned a verdict that the deceased came to her death by the hands of some persons unknown. It is said she was seen going the road leading to the woods, a few hours before the murder, preceded by two men apcompletion of the North Branch Canal In parently Germans, who are supposed to have efficiency, it may hereniter with success he at- the House a bill was rejected, the purpose of been the murderers. Blood was tracked to a which was to annex part of Philedelphia to spring about three quarters of a mile above which was to annex part of Philodelphia to the place where the body was discovered.—Deleware county. Much time was spent on The druggist whose name is on the label affixed the charter of the Presbyterian Publication upon the bottle containing the laudanum, has House, the title being the doubtful point. - no recollection of the deceased. The body has been recognized by Jacob Schlegel, a black smith, living up town, as that of his wife. He is a German, unable to speak English, and has The House also passed a bill to authorize an been a few years in this country. It appears addition of \$200,000 to the capital stock of that the couple were Catholics, and had been the Miners' Bank of Pottsville, and another to married by an alderman, and that some persons had been endeavoring to seperate them on pretext that's marriage not solemnize by a priest was void and illegal. On Saturday evening Schlegel left his home for a short time. and on his return found his wife gone together with all the money he had in the house, and play upon the French lines. On the 18th, the a number of other articles. Soon after he re-Russians opened a fire from the heights on ceived a letter, written in a masculine hand, the English at Balaklava, but the latter rout but purporting to come from his wife, stating ed the attacking force. On the 19th the that she had been unfaithful to him, and in-Russians attacked the whole line of the allied tended to go into a nunery, but that if she was forces, but were driven back with great loss disappointed in her design of getting into On the 15th, the French carried the line of one of those institutions, she would seek her Russian ambuscades, and at the same time death either by the knife or poison, Schlegni the Russiaus made a sortie, but were repulsed. has been arrested on some suspicion of being The Viena Conference has agreed on the first in some way implicated in the murder, and two points of the negotiation. The demolition has had several examinations before the Mayof the fartification at Sobastopolis not deman- or; but thus far nothing positive has been

A MISSISTPH MIRACLE -The Quitman (Misshrouded in mourning for the space of thirty the indictments were void through informal- sissippi) Intelligencer of the 16th March says that, a week or two previous, a woman in Kemper co., in that State, gave birth to a child covered all over with hair. It lived three hours, and spoke three distinct words-"seven years' famine." But the strangest thing about it is, balf the population of Kemper believe it, and are struck with terror at the portentious warning. Cannot some of our churches send a few missionaries to that be-

> EVIDENCE of FOLLY.—Neglecting to advertise what you have got to sell, and wondering Philadelphia and Montgomery counties; to extend the charter of the Western Bank of Philadelphia; and relative to the Belmont Avenue and Philadelphia; and relative to the Belmont Avenue and relative to the Belmont Avenue and Philadelphia; and relative to the Belmont Avenue and Philadelphia and Montgomery counties; to what you have got to sell, and wondering why you do not succeed in business as well as your neighbor whose goods are no better nor nor cheaper than your own.

NEW LIQUOR LAW.

An Act to Restrain the Sale of Intoxicating Liquors.

Section 1. Be if enucted, &c., That from and after the 1st day of October next, it shall be unlawful to keep or mais tain any house, room or place where vinous, spirituous, mait or brewed liquors, or any admixtures thereof. are sold and drank, except as hereinafter provided; and all laws or parts of laws inconsistent with the provisions of this act, be and the same are hereby repealed.

Section 2 That if any person or persons within this Commonwealth shall keep for sale and sell, or in connection with any other business or profitable employment give, receiving therefore any price, profit or advantage, by any measure whatever, and at the same time voluntarily afford a place, or any other convenience or inducement by which the same nay be used as a beverage, any vinous, spirituous, malt or brewed liquor, or any admixture thereof, he, she or they, and any one aiding, abetting or assisting therein, shall be deemed guilty of a misslemeanor, and upon conviction shall be sentenced to pay a fine not exceeding fifty dollars, and undergo imprisonment not exceeding one month, and for a second or any subsequent offence, shall pay a fine not exceeding one hundred dollars, and undergo imprisonment not exceeding three

Section 3. That if any two or more persons conspire, or act together, by which one may sell, and the other provide a place or other convenience for drinking, with intent to evade the provisions of this act, each one so offending, upon conviction, shall be punished as provided in the second section of this act.

Section 4. That it shall be unlawful for any persons to sell or keep for sale any vin us, spirituous, malt or brewed liquors, or any admixtures thereof, in cases not hereinbefore prohibited, in a less quantity than one quart, nor without license granted by the Court of Quarter Sessions of the proper county, on petition presented for that purpose, to be advertised according to the first section of the act of the twenty-ninth of March, one thousand eight hundred and forty one, supplementary to the various acts relating to taveru licenses; but no such license shall be granted to other than citizens of the United States, of temperate liabits and good repute for honesty: Provided, That no certificate shall be required or published as mentioned in the act herein referred to: Provided. That no licence for the sale of liquors as afore said, shall be granted to the keepewof any hotel, inn. tavern, restaurant, eating house, oyster-house or cellar, theatre r other places of entertainment, amusement

r refreshment.
Section 5. That the said court, by their rules, shall fix a time at which applications or said licenses shall be heard, at which time all persons making objections shall be heard.
Section 6. That it shall not be lawful for the slerk of said court to issue any license as iforesaid, until the applicant shall have filed the bond hereinafter required, and the certificate of the city receiver, or county treasurer, that the license fee has been paid to him.

Section 7. That the appraisers of licenses under this act shall be appointed as provided y existing laws, except in the city of Philalelphia, where, on the passage of this act, and thereafter at the beginning of every year, three reputable and temperate persons shall be appointed by the court of Quarter Sessions to appraise dealers in spirituous, vinous, malt ir brewed liquors aforesaid, and of distillers and brewers, and to do and perform all duties now enjoined by law not inconsistent here-with; and said appraisers shall be citizens of the United States, in no manner connected with, or interested in the liquor business. and shall be compensated as now provided by

Section 8. That no license shall be granted without the payment to the receiver of taxes of the city of Philadelphia, or to the treasurers of the other counties of the State for the closed and having no marks of blood upon it; tuse of the Commonwealth, three times the imount now fixed by law to be paid by vendors if spirituous, vinous, or malt liquors, or brewers and distillers: Provided, That no license shall be granted for a less sum than thirty iollars.

Section 9. That the bond required to be aken of all persons who shall receive a license o sell spirituous, vinous, malt or brewed liquors, or any admixtures thereof, shall be in one thousand dollars, conditioned for the faithful observance of all the laws of this Commonwealth relating to the business of vending such liquors, with two sufficent sureties, and warrant of attorney to confess judgment; which bond shall be approved by one of the udges of the Court of Quarter Sessions of the pence of the proper county, and to be filed in said Court; and whenever a judgment for any forfeiture or fine shall have been recovered against the principal therein, it shall be lawful for the district attorney, of the proper county, to enter judgment against the obligors in the said bond, and proceed to collect the same of the said principal or sureties.

Section 10. That every person licensed to sell spirituous, vinous or malt liquors as aforesaid, shall frame his license under glass, and place the same so that it may at all times be conspicuous in his chief place of making sales; no license shall authorize sales by any person who shall neglect this requirement, nor shall any license authorize the sale of any spirituous, vinous or mult liquors on Sunday. Section 11. That any sale made of any spirituous, vinous or malt liquor contrary to this act, shall be taken to be a misdemennor, and upon conviction of the offence in the Court of Quarter Sessions of the proper county, shall be punished in the manner prescribed by the second section of this act, Section 12. That the provisions of this act,

as to appraisement and license, shall not extend to importers who shall vend or dispose of said liquors in the original cases or packages as imported, nor to duly commissioned aucioneers selling at public vendue or outcry, nor brewers or distillers selling in quantities ot less than five gallons, nor shall any thing erein contained probibit the sale by druggists f any admixtures of intoxicating liquors as

Section 13. That it shall be the duty of every onstable of every town, borough, township, r ward within this Commonwealth, at every erm of the Court of Quarter Sessions of each espective county, to make return on oath or firmation, whother within his knowledge here is any place within his bailiwick, kept [Concluded on first column of eighth page.]