the Republicans have a large majority in monwealth alleged that the no foaming at the mouth-no contractio able counsel to get up a bill of excep-WHOLESALE ONLY NEW TO-DAY. prove a motive 'i the crime ? becau Government Proposals. THE FENIAN RAID. will was a forgery the defense did not of the nucles. The decased lived for deny if. The Commonwealth thought it a farce to cull the father of the accused lieft her, which shows conclusively that both Houses, and could have passed the Thompson remarked the check was puld with the soas forged (which was not proved) the forgery should have occurred before Miss Steinnecks's Brothers have fust received a very large goods, such as Hosiery, Shirt Frontspillis, Linen, Cotton and Cambric Handkerediofs tions? ons? Chief Justice THEY MAKE AN ATTACK, BUT ARE REbill in spite of the Democrats, if they had acted together in its favor. We DMINISTRATOR'S NOTICE. DROPOSALS FOR FUEL, FORAGE A DMINITY TARE YORD STORES PULSED WITH A LOSS OF THREE KILLED that counsel had now a considerable field of argument before them. a threato can the spinoness of a forgery she did not die from prussie acid, be in which he himself was engaged, be cause its victims always expire in from cause if the will was a forgery the sign threaton five minutes after its admini-Orlisle Barracks, Pennsylvania, Office Acting A. Q. M., twentieth May, 1870. AND A NUMBER WOUNDED-THE U. S Trimmings, Tiesand Bowe of the latest st admit all this, and made no attempt at death, as a motive. The forgery was AUTHORITIES ARREST THE LEADERSaper Collars and Cuffs, in great variety, Paper Bacled proposils with bree-ived in any, isro. J Bacled proposils with bree-ived rights mer, until -n-o'el qs, a. u., the twentieth day of Jina, 1870, ior upply's' g, this Post, for the year ending thirtieth June, 1871, with Fuel, Fornge and Staw, in quanti-in a for the set Samuel Hepburn/ jr., esq., appearing / for Dr. Scheeppe, said that they had concealing it from the first. The Volunmere presumption, not evidence for the relopes, Velvet, Ribbon, Coat, Vest, Dress and ril Bottons, Thread and Six Cord Spool Option ring Sills, Finh Riccis and Lines, Tollet Bodys THE RAID ENDED. cer also informs us that the readers of 11 B_ During the last ten days the country Junico, leff, with Byot, Pano yaki Chulug Cultiseth Lies as follows: 300 Toms, (2,240 lbs. each.) Lykens Varley Ceal. 200 Toms, (2,240 lbs. each.) Lykens Varley Ceal. 200 Bunies (2,240 lbs. each.) Corn. (2,000 Bunies (2,00 lbs. each.) Corn. 200 Bunies (2,00 lbs. each.) Corn. 200 Toms (2,00 lbs. each.) Corn. 200 Toms (2,00 lbs. each.) Corn. 200 Toms (2,00 lbs. each.) Corn. The Coul. Job has each.) Barney. The Coul. Job has each. Barney. The Soft Borage and straw to be delivered in such gauntities as required, for consumption, or as "Troposade, are lavited for , ach item separately; must be i. dup icats. condered "If Prophaste Ingr app plics," and contain the names of two responsible per formal & of the confract. The foretune of two requests of the fulfind per-formal & of the confract. nature of the father was a forgery. tration. There were no post moriem ap-THE HERALD are not fools, which we come here under the authority of the The court erred in admitting Mr. has been in a considerable state of ex. ery, Drugs, Shos Black, Stove Polish, India admit with pleasure ; and furthermore, Why, then, did not the defense call the pearances of morphia, either, and it is Constitution of Pennsylvania, giving to Adair's testimony of the prisoner's ob Blue, and an oudless variety of Notions, generation and an oudless variety of Notions, generation All the above to be had at Coyle Brother citement consequent on an invasion into that they are all entirely intelligent. witness? Evidently for a very good not pretended to prove this by post mor the Legislature the power to send the taining from him a form for a will price DOF SHERIFF.—Fellow Republicans Canada by the Fenians. From all parts particularly on political questions. This Having lately removed to the large st re room in the new Good Will Hose House, we have increase proceedings here in such a manner as to Miss Steinnecke's death, as showing eason ? . Wherever there fvas (the least fem examination: For, this allegation of the country they rushed, eagor to I offer myself as a candi ate for the office ER FP, and will be thankful; for your support I have always been, the friend of the colored me ope-they will not forget me now works for bottley. they might direct. The act of Assembly that he was preparing for the crime loubt about evidence that was to go to the symptoms alone were turged : and avenge their wrongs, as they asserted, our stock larger than over, and will sell at gold makes up, and we most cheorfully admit of 1870 was passed under a Constitu- This was irrelevant, and showed no mo the jury the court had been careful to there was not a symptom in favor of but what possible hope of success they COYLE BROTHERS JOHN DUFFY. all his statements on that point. nal provision, and the main question tive. The theory of the Commonwealth throw every advantage, thereof in favor morphia that did not attend apoplexy. 31mh 24 South Handver street, Carlisle West Pennsboro' May 28,1870. could have we cannot possibly imagine DESIRABLE, BUSINESS, STAND was whether or not this was an adjudi- was that the will was a forgery, repudithe prisoner. Three weeks before In reply to an allegation made by Mr We will now impart some information They wery first under command of Gen-ERRORS OF YOUTH They were first under command of Gen-eral O'Niel, but he was captured about cated case, He could quote only the ating the idea that it was genuine, in the Miss Steinnecke's death Shoeppe got the Shearer, that the check was forged by to our friends at the other side of the oman who suffered for years from Nervor opinion of their Honors that the case had absence of any proof, whatever, or at very same form of a will which is used Scheeppe to pay his funeral expenses, Mr. square. The postponement of the Tariff illity, Promaturo Decay, and all the effects o the time they reached the Ganada line. COMMODIOUS RESIDENCE jouthful indiscretion, will for the take of suffering not been judicially before them-only tempt at proof, that it was a forgory. in the forgery. These were facts, pro-Millor accepted the allegation and said bill, as reported, is not an anti-tariff tri-General Gleason was the successor of General O'Niel, and under his leadership such errors as appeared on the face of the AT PRIVATE SALE: 2 humanity, soud free to all who need it, the receip ven by the evidence. that the court below should not have umph entirely. Many articles, iron par-Chief Justice Thompson observed that subscriber offers at mivate sale, that This wind the proposition of the present at the many set of the proposition of the relation of the proposition of the proposit W. J. Shearer, Esq., for the Commonwrit-and how could the case, then, have then was the time when counsel for for making the simple remedy by which he was construed this into a motive for the ticularly, are better protected under the they had several little-skirmishes, which ured. Sufferers wishing to profit by the advort been adjudicated? wealth, followed. The ac of 1860 was BUSINESSSTAND Schoppe should have proved the will. present tariff than under the bill now crime of murder. amounted 'to about nothing. General BUDIANEBSS STANA, J., and Diviting Louss, stimatel on North Hanoror street, two doors porth of, he Chi like Deposit Bank, and bin the decupancy of II. Pohly. This property is 44-feet front on Hanover street, y 223 let in depth, to a 12-foot alley. The noat house contains the harles. best lighted, and most conveilent Store Room In Cathle, whils the incation is conceded on all broads to be most central, and prominent. exhausted when the final judgment in Justice Agnew observed that they had. The argument then closed, the cour before Congress. Very many tariff men Mr. Hepburn replied that the proof May 7-60-lyr. No. 42 Ocdar St. New York. Spear was one of the commanders (Sam his case was entered, on the fourteenth. Sécond Lieutenant U. S. Army, Acting A. Q. M. mentioned that the case had been before rested with the Commonwealth. voted to postpone merely to prevent a reserving their decision. uer opear, formerly Sergeant at Carlisle them. The mode pointed out by the act Barracks), and was quite prominent on of Februry, and the act of the fifteenth, reduction on some articles. We imagine Chief Justice, Thompson intimated WINE RAILING, WIRE QUARDS, for llowing a review of the law and evidence of 1860 was not complied with. The that counsel should not have allowed the the iron men of Pennsylvania were very The Garlisle Merald. Front, Asylums, &c. Iron Bedsteads, Wire Web-bings for sheep and poultry yards, Brass and Iron wire cloth Sloves, Fenders, Screens for coal, orese all occasions. Landscane Lawn dower question was how the case could be Commonwealth to rest on that supposiin all cases of murder or voluntary manglad of its postponement, and unless they LAWN MOWER. May 28. slaughter was not in force when this case can get a different bill from that now in inclusion is contracted on in the states of the states brought before them again. If that writ tion -~ A special from Malone, dated last of error brought up the whole record as Mr. Hepburn proceeded. The court under consideration will vote to postpone and. a., Heavy Crimped Cloth for spark arresters VOL. 70. NO. 21. evening says : General Starr, of Cincin-THE SLANDBOAPE." under the act of 1867 or 1860, they could erred in admitting the hypothetical case, Justico Agnow, asked---Have we really all the time. We are sorry to say that Landscape Wire for Windows &c., Paper Makers Wires, Ornamental, Wire Works, Every information by addressing the manufacturers, M. WALKEI nati, crossed the line at Trout river at Of this little Hand Mower we are prepated insecuthat it is the there are many Republicans in Congress There is ulso on the footst the lot a two story There is ulso on the footst the lot a two story caller-bounded h use, which rene readily, at \$07 not decide if they had nothing before and the evidence of Drs. Kieffer, Dale, he power to open the record again, and seven this morning, and advanced with them but a bill of exceptions. There Ziegler, Herman, Coruman, and Halde-THE TWO PARTIES. f sol what is the condition of the case? who appear so blinded by their local in. SUNS' No il North Fixth sireet Philadelphia." The intervantage is the second BEST, his command (not numbering more than could be nothing before the court under man, or their opinions, in evidence to Mr. Shearer answered that the Supremo 24feb70-1y. "When we remember that the Radic terests, or so anxious to be on what ap-SIMPLEST, 300 mcs) about five hundred yards, where the act of 1860. The time had gone by the jury as to the cause of death. Court had not the power to re-open this party is the child of crime, that it grew pears to be a popular side in the agricul-BE WISE. AND MOST EFFICIENT he deployed on the right and left of a case at all, having rendered final judg- upon crime, it requires a good deal of when bills of exception could be brought tural States, that they forget that the The court erred in admitting eviden MĂCHINE. road, his extreme right resting on Trout WHILE wisdom will benefit you : to not and nent. But if they should rule that they. brass for a follower of this infamous, up finder a writ of error. true interest of the entire country are IN THE ORPHANS' COURT IN AND of Dr. Scheeppe purchasing prussic acid Mr. Hepburn said that many of these at Harrisburg, as pointing to his guilt; rolled by your incredulity, hundreds have sought ellef from the horrors of Dyspepsia through the now mythe market. We chillenge all others. It is river. He had not occupied the position had the power, it would be under the lawless faction of libertines, thieve bound up in the projection of its labor. oundate the pand the vector being only others. It is oundate the pand the value, and warrashed to per-form its work with case and satisfiction. A small boy can ejeratio it as well as a man. It has an doubh advantage of a Roller a trachment, which will be out deviation the rolling of walks, &c. Call and see it. long when the Canadians emerged from act of 1870. By that act no provision vagabonds, and negroes to talk about In the matter of the Estate of Jame matters were not here when they de- because he, as a physician, dealt in all We have no more regard for their statesnedlum of DEMUTE'S ANTI-DYSPEPTIC STOMACH BITTERS the woods a little in his front and on the and found it. Why should you suffer when this adm cided that the writ of error could not medicines and had a right to use them. Culver, late of California, deceased. was made for taking up the record, or 'lawlessness and crime.' There never manship or sense, than we have for the The understained the Contribution appropriate for the polar Court to make distribution of the balance rem hings in the based of John Sharp squares that the polar wild James Chiver, http://or California.deversaria and smootig the particle legally, end that thereto, here by gives to rice that he will have the point first off the particle of the spinoit mean the state of the state for the particle of the spinoit mean that office, in Caribie, Par, on Friday, July 16, 1870 at the other at, me, when and where the point first the state of the spinoit state of the spinoit particle in the other at, me, when and where they may attend it will be a state of the spinoit state of the spinoit state of the state of the spinoit state of the spinoit state of the state of the spinoit state of the spinoit state of the spinoits, the spinoits of the spinoit state of the spinoit state of Analytics. able stounchie has correct many similar cances with this and ou doubt while other bolieve and are correct? Delay, in his matter is both dangerous and unprofitable. Your other side of the Fenians. The Canavon obtaining it. "The printed pamph- | was a party outside the infernal regions blatant free traders of the Democracy. Numerous other minor points of error dians, consisting of 500 men of the Six. Chief Justice Thompson said he had were cited. Theory of counsel was ad-But then the vote on the postponement let circulated in this Court was not the that existed so entirely upon crime, as W. H. JONES ty-ninth regiment, under General Bagot, vidence certified to by Judge Graham. this black and tan Radical party. There hia ciphia Central Asr.cuitur the assistance of two of his brothren in mitted. But a partial view of the oviwas not what we accused any one of. ealth, happiness and business suffers, while constant ad Warchouse, General replet in Fertilizers of all chois, and everything necessary to the Farmer, While all and netral.
NO. 1021 M. RKET ST., PHILADELPHIA, PA. and 300 men of the Huntingdon volun-Messers. Hopburn and Miller both as- is not a crime in the calendar, from murmaking that ruling. Our charge against the Democracy was negleat is for mently foll wed by serious and mice dence was given to the jury in the charge trollable results. DENUTI'S BUTTERS are equally useful in the numerous difficulties attending Indi-gestion; as BILIOUSNESS, CONSTRUCTION, &C., while or teers, matched down the road from erted that the printed pamphlet was der down to petty larceny, that cannot Justice Agnew said, one question was, and that all against the defendant: Nega their opposition to protection. The Vol-Huntingdon. On reaching Holbrook evised by the record of Judge Graham, beccharged home upon this treasonabl how far the opening of this judgment, tive evidence was pointed out instead of unteer quotes us correctly when it gives they deployed west by a lane, with orders by granting this rule, would restore the positive. Prejudice was dragged into and was received by common consent as organization. It is a party whose leadthis sentence : "The Democrats, true to FEVER and Adue and other disorders proceeding Life Insurance Company. ESTATE OF JOSEPH CULVER case to get a bill of exceptions before the jury box by the court. The post from MIASMATA, it is the only reliable prove to flank the Fenians, and coming within ers are infidels, (Lincolu himself was an their record, voted consistently through-Mr. Shearer denied the truth of the infidel,) and it has caused more wickedromedy known. range, the Canadians opened fire, taking TORTHWESTERN them? henn? Mr. Hepburn insisted that the act of ties interested, and in private, &o. out the consideration of the bill against the Fenians by surprise. The line of allegation. The pamphlet was a more ness in the world than ever the prince of affording protection to the American man-Colic, Cramp, and Disentery yield at once to it, n the Orphaus^A Court of Cumberland pair curvitive properties. It is perfectly functional and can be given to the olde t person or youngest child. Notional or if y a have no confidence in Patent Siedibattle was at once formed by the British, newspaper reprint. The evidence was darkness caused. Forney himself has MUTUAL LIFE INSURANCE COMPANY ufacturers." This was the sinewe laid County. Assembly of 1870 was for the purpose of District Attorney Maglaughlin, for the Country, The Auffer appointed to make a excrete distribu-tion of the estation does ph Culver, Lito α , the bound over risk deceased, and to macritish the nonmer-over risk, if any, ny John Willow, extent τ of and deceased, i. the distributes of smill entry, and as part the some to the kald. Currt, will strand and part he some to the kald. Currt, will strand the part aname of the dutter as Andlare aforesaid, at hi-pather, in the borough of Caril 1e, P_{α} , on Priday, bnAlternhi day of July, A. D. Nivia at the bolock, a un-when and where, all parties Inbeyested are hyperbotaken sometimes by Judge Graham, been conspicuous in deeds of villainy and a sharp, steady fire was opened on to their charge. This they did as a party. bringing all cases before them ; and that | Commonwealth, said that within the OFFICE NO. 416 MAIN STREET. and robbery, and at this very hour a Local interests had nothing to do with all cases admitted by a bill of exceptions | legal time, thirty days, the counsel for ometimes by his son. the Fenians. cines-try this, and you will be sure to buy again Chief Justice Thompson said that it The latter immediately converted a committee of the Benate is unearthing the matter. Whenever a vote was taken and recommend to your frie ats Hundre is of the MILWAUKEE, WIS ONSIN. were admitted by this act which said the defendant presented a petition for-Solius recommend it in their practice. zold by the Druggists and Storekeepers, Price Fifty Cents and One Dollar, Depot, 10 Park Place, was material to know if the pamphlet rail fence, which was at the time in their that "all cases of murder and voluntary an allocatur. Afterwards, a writ had on any subject in the bill, the Democracy some of his plundering operations."---was substantially the same as the record | Volunteer. The Model Life Insurance Company of the Con-ent, and the largest company sutside of the se front, into a stockade. They were orshowed their full hands in favor of reduc manslaughter" might be reviewed in law been granted by the Attorney General. certified, and usked Mr. Maglaughlin's dered by General Starr to keep up a We answer this stale charge with some tion of duties. Even Democratic memand evidence. This case was included. New York. and the case was fully argued on paper . • opinion as an officer of the Commonsteady fire for ten minutes. They obeyed unless this court had passed upon and reluctance-having answered it many bers from the iron districts of the Key-12ma70-1m other and requested to attend and represent the other and requested to attend and represent the soral interests M. C. HER VAN, 2june 70-66 Aud tor. ASSATS, OVER \$7,500,000 books. On the fourteenth of February orders, and only stopped upon the ad- finally determined it. He did not con- last this Court, by a judgment which he wealth. times before. It is, however, still reit- stone State voted for the lowest duties ALLCOCK'S POROUS PLASTERS Mr. Maglaughlin said he believed it. (art) and the means) vance of the British. Before the «expi- sider that their Honers were bound to believed was final, disposed of the case, erated, We make no denial that there on iron. Judge Woodward is the only DENNSYLVANIA RAILROAD. ems to possess the quality of vas in the main substantially correct. ration of ten minutes, the Cauadian + examine all the evidence, only enough to man, to our recollection, on the Demo are bad men-very bad men in the Reconfirming the decision of the court be NUMBER OF MEMB RS. 31.00 troops outnumbering the Fenians, made ACCUMULATING REFERENCES show whether the elements existed, in low, and remitted the record. That was It omitted many important points which SUMMER TIME TABLE. publican party. This appears to be cratic side who stood up for the interests law and fact, to warrant a conviction of a finality. No other legal remedy exhe had in his own notes; how it agreed inseparable from any organization com- of the laboring men. All the rest were imparting it to the body, whereby the circulation Eight Trains (Daily) to and from Phila a movement as if they intended to flank and adding 1,000 new oneseach month them, when General Starr formed a rear murder in the first degree. There was isted. The defendant had resorted to with Judge Graham's notes he did not delphia and Pittsburg, and Two of the blood becomes equilized upon the parts where posed of mere human beings. The best free trade as a measure of party policy. applied, causing pain and morbid action to ca guard and ordered a retreat. The Fen-Trains Daily to and from Erio no question of law to be affected by the all which the law would give him. And And now will The Volunteer, as we and purest men have their faults and Olifef Justice Thompson said that it frailties. This has been true since time The Porous Plasters are flexible, and found of (Sundays excepted). ians became demoralized, owing to the re-opening of this case-no vested right great help to those who have weak backs, or pain in the rids. Especially are they valuable to those who have admitted and copied its statements. no other remedy was provided by the was the duty of the party bringing up the case, to see that the court was sup-Among the disciples was one who sold the Democratic party in favor of protecincompotency of their officers, and reto be assaulted, save the right of the Legislature. Nothing remained but to O N and after Sunday, May 29, Batto, Pas enger Tridity of the Pennsylvadia Radirond com any will depart from Harrisburg and arrive at Pulindelphia and Pittsburg as follows: have peglectid colds. They are often preventives (treated pell mell across the line, leaving Commonwealth to take this 'man's life. ssue the warrant for the prisoner's exe-REV JACE 8 W ODRURN plied with a correct copy of the evidence. Consumption ; may, they wro believed to have loss one killed and two wounded. The Fen- | He had come here under , the act of 1870 his master for a price, and was called tion or not? If it is, does our neighbor cution. The act of 1870 was passed aned the grasp of this terrible affliction, and been DICKINSON, PA. Mr. Miller vouched for the fact that tasing the graup of this serving a smith, and been tasing fustrianchial in effecting a case. In variable climates, they should be worn on the breast or be ians abandoned their rations and muni- for the purpose of removing the record a thief besides. One of the brethren of agree with his party on that point? If February 15, and was not and could no tions, which where seized by U. S. Mar- and proceedings, and the act declared he and his colleagues had carefully com- Moses charged the lawgiver of Israel the party is not in favor of protection, EASTWARD Special Agent. be retractive (see 3 Wright, 137). The pared the reprint with the record of the with murder. The faithful historian of does The Volunteer agree with it on that tween the shoulders, or over the kidneys, by their shal Benedict, of Ogdensburg. The the evidence to be a portion of the re-Supreme Court had expressly adjudicated who are subject to take cold easily. Fenians retreated here, utterly demoralthe chosen people shows that David, on point? Should we have a tariff that will court, and revised it accordingly. cord and the proceedings. 12m+70-1m this point-that this man's status was Bor office with John T. Oreen, esq , South Hano-Mr. Shearer, proceeding, said he had ized, and have remained so ever since. whom were bestowed gifts that made him. give us revenue to pay our indebtedness Mr. Hepburn then proceeded to quote fixed at the time the trial was ended on r street, where paraphlets and information a failed, and applications filled. Special is outs to minist is and persons insuring for b COMFORT AND BLISS, OR PAIN hought it his duty to bring this matter tained. glorious in his manbood alone, strayed and at the same time stimulate our in All the Fenian officers have been arresand comment upon the errors assigned the fourteenth of February, under the to the attention of the Court. As to saily and often from wisdom's ways AND AGONY. ted, including Father McMahon. The dustrial interests, or should we reduce nt objects. 12ma703a to the lower court by the Counsel for Dr. law it existed then, and there was no the will, the Commonwealth wanted to DR TOBIAS' CELEBRATED VENETIAN, LINI Fenians are thoroughly disheartened and the tariff, and resort still more to direct We say these things in all reverence, and Scherppe, which were briefly as follows : right to re-open the case for a re-hearing. MENT, whose wontderful enres, sure had 'instanta-neouvinction, in cases of Chroniz-Rheumatism: Read-ache, Toothache, Cronp, Cuts, Buras, Culle, Gramps; want to go home, General-Meade thinks the State will prove it a forgery by witnesses in court only to clinch the argument that great taxation on the prostrated business of Steam Dyeing Establishment. The court erred in leaving to the jury, Final judgment had been rendered and but the defence objected. They were 55 p. m. 10 45-Cincinnati Express leaves Harrisburg dai! 10 45 p. m., and arrives at West Philadelphia a the country ?. Now please let us know. goodness of deeds and heart may exist in the record had passed out of the court. on all the evidence as it stands on the DENNSYLVANIA STEAM DYErepared to prove that when Schoeppe probably order the railroads to carry spite of the follies and weakness, withrecord, to find the defendant guilty of Being pressed by the court for hi Dysentery, etc , have astonished the civilized world sked for the form of a will, he said it them for half-fare as far as Rome or is no new catchpenny; but an article that has stood the test iwenty-two years. The enormous sale and murder in the first degree. This brought views in regard to the points of error, out which no human beings live. And THE invasion of Canada by the Fenians Boston. They can then look out for was for an aged member of his father's now to the charge. the whole case up in general review, in- &c., Mr. Maglaughlin answered that he which caused some, little stir last week. rapidly increasing demand is at once the surest ovi-dence of its usefulness and populatity. No family should be without a tottle insthe house. Hundreds -OFFICE 416 MARKET-STREET, ongregation; but that very form apthemselves. volving riles of law and evidence, which had only viewed this question in the has fizzled out, as every one knew it The Volunteer's article invites a com pears in the forged will. He had pur-Washington, D. C., May 30 .- Secre-60 p m. 8-0 — Lancater 'Irain, via Mount Joy, leaves florrisburg daily, (dyscept - unday) at 8 00 a, m., auc srrives at West Philagelphia at 12 55 p.m. HARRISBURG, PENNSYLVANIA. he quoted at length. Did the evidence light that the case was not pending. But parison of parties. We accept it gladly. must do. General O'Niel, the leader, hased an ounce of prussicacid-enough tary Belknap has received despatches of dollars and many hours of suffering may be saved fill the legal demand and requirements it struck him that under the Act of 1870 We will take any district in the United was captured by the United States m General McDowell and the United of the true and specific cause of death? (which did not apply to this case) the o kill a dozen men. He comes back, We would re-pertfully call the attention of the States The Volunteer may name, and authorities, and is now in durance vile WESTWARD. citizens of Cumberland county and vicinity, it advertisement. Itaking the highest and best lated establishment in the State, outside of I alteration second WESEWARD. 4 15—Eric Yart Lino west, for Eric, leaves Har-Hourg duity (xcoot Sunday) at 4 05 p. m., arriving. E Eric at 7 25 a. m 12 10—Cincinnati Expréss Jeaves Harrisburg duity. xcoopi Sunday) at 12 10 a. m., arrives at Atoona at 5 Ja m., gad arriyes at Pittsburg at 10 00 n. m. 2 40—Pittsburg Express Jeaves Harrisburg duity xcoopi Sunday) at 3 30 a. m., arrives at Atoona at 0) a m. takes breakfust, and arrives at Atoona to 0) a m. takes breakfust, and arrives at Attorna States marshals along the Canadian says it is not good; he wants to put an The major premise of the Commonwealth Supreme Court were made judges of the first ascertain its character for order, in- for violation of the neutrality laws. A of Phila MARKETS old woman to sleep, but it is not effect. frontier, to the effect that the Feniau movement is entirely at an end. Large death was, that the post mortem examin- twelve men. And there was this ofhe on the great question of the cause of aw and fact after the verdict of a jury o tolligence, morality, and general re- few of his followers were killed and ve. The druggist asks if he cannot spectability, and then its political stand- wounded in some little skirmishes, and CARLISLE PRODUCE MARKET. wait until he orders more? Yes, he can. bodies of men are crossing into the States spectrum f_{i} , and then its pointer stand would be some interaction summaries, and ing, ... If it be all that is desired in the others are dispersed and coming those respects we will insure a very homeward as best they can. These ation showed, beyond all reasonable objection: That the Legislature had no Corrected Weekly by R. C. Woodward. of Venmont and New York, bound for doubt not simply that a natural cause power to pass an act giving a defendant But he goes down secretly to Hairisburg; STEAM DYEING AND SCOURING. CARIISLE, Thuisday Moraing, June 2, 1870 buys another ounce. There was not a liome, and the general expression of Fenian frolics would be very ridiculous, a new trial before a new tribunal. He decided and reliable Republican majorof death was not discovered, but that feeling is that the entire expedition was there was no natural cause for death. proceeded to answer the points of error physician in Carlisle or Harrisburg who ity. If it be ignorant, disorderly, im- were it not that many brave and gener-¹ in all colors, and on all fu^krics, viz: Dress goods of all kinds, i.d.es¹ and gents² germents, straw hats, r bloos, & Parti niar stiention raid to dyeing and FLOUR uses an ounce of prussic acid in ten permature and without the sanction of The minor premise was, that there was assigned, when Chief Justice Thompson. moral, and disreputable in all respects, ous people have been victimized by them. WHLAT. years. Yet a day after he came from darrisburg Miss Steinnecke is ill, and and very thoroughly so, it will cast an We are forced to believe that the leaders the Fenian Congress, which refused

aid in their behalf. acid or morphia, and that one or the till the twenty-seventh. The government, in all cases, has reother. or both combined. - caused death.

portation to th The rules of law made it the duty of the

evidence which settled beyond all reason- having received a dispatch that his son

able doubt the administration of prussic was dangerously ill, adjourned the court

Harrisburg Muss Steinnecke is ill, and the following morning she dies of prussic add, and Schonne, with indepent haste acid, and Schoepper with indecent haste, do the Democracy obtain their magnet been for years engaged in perfecting an

them in private instantly, and feel most

heartily ashamed of this peculiarity of

their party, we submit that the publica-

causeit was wicked and iniquitous. The

OVERSEED TIMOTHYSLED CARLISLE PROVISION MA Corrected 'Weekly by William at 2 40 p.m. 4 10--Pacific Express leaves finerisburg dally at 2 02 a n. arflyos at Altona at 0 07 a na, takes broakfast and arr ves at Pittsburg at 10 20 a.m.

The Supreme Court met again thi returning Fenians, and seems disposed court to see that there was evidence, morning (the twenty-seventh), at nine to let them work their way out of the o'clock. Present : Chief Justice Thompwhich might fill this measure, submitted difficulty the best way they can. to the jury before they allowed a convic- | son, and Justices Agnew and Sharswood It has been determined to carry the The case of Scheeppe vs. the Com-monwealth being still before the Court, tion; otherwise it was judicial murder. prosecution of Gen. O'Neill to the As the proof the major premise rests enutmost extent of the law, and the Presi- tirely on science, and the minor mainly, District Attorney Maglaughlin condent is said to declare that there will be no modification of his sentence in case law itemanded that it should not be com-ining the points of error assigned by posed of uncertain conjecture, but that Schappe's counsel. He controverted The administration is not in sympathy it should be evidence of the highest the position that Dr. Aiken's test of the with the present movement, and will character that the nature of the case ad- contents of Miss Steinnecke's stomach mits. The proof should amount to the was faulty ; proved the clandestine pur refuse to assume any responsibility tending towards the exculpation of those certainty of scientific truth, that every chase of prussic acid at Harrisburg, and engaged in the violation of neutrality. vital organ was examined, and death Schooppe's attempt to conceal the fact; St. Albans. Vt., May 80 .- A few Fon- from natural cause, by that examination, his falsehood in asserting that he had ians are still loitering about the streets, absolutely excluded. There was no proof administered prussic acid to another but will leave for their homes as soon as whatever of the administration of poison. woman in Carlisle ; the trustworthiness they can obtain money to pay for their As to finding of poison in Miss Stein- of the old established physicians of Cartransportation. Co lopols Brown and necke's system, they had what in neither liste-all of whom testified that the im-Murphy are still confined in jail, being England, Prussia; nor France, would be mediate cause of her death was morphia vet unable to obtain bail. allowed judicial regard for a moment, as not excluding also the administration of Many of the Fenians believe O'Neill a past mortem examination. Mr. Hep- prussic acid. He attacked the position intended to be arrested by the United burn here went into a lengthy review of that toxicologists only should be exam States Marshal; and threaten lis life, if the evidence of the physicians and quoted ined on this question. They had called any opportunity presents itself when he largely from medical and legal authori- in men whose life-long duties had been is released, and still člaim he has an ties to prove what a post mortens examina- to stand by the bedside of the sick and amount of money, collected from the hard eathings of the Trish laborers. Les to prove what a poss moriem examina-tion should be, contending that in this neither the Jaw nor the practice had taking the opinion of these examines the neither the naw nor the practice had taking the opinion of these experts, they _ been followed.

THE SCHOEPPE CASE. ARGUMENTS BY RESPECTIVE COUNSEL. THE DECISION RESERVED. The argument in the Scheeppe case was had on the twenty-sixth and twenty-seventh of last month; "For the following!

either to contribute or give their moral

of conviction.

.

report of the proceedings we are indebted to the Topic sould be source purvedied out Chief Justice Thompson annonneed that the writ of certiorarilin the case of Scheeppenvs: the Commonwealth was poison that, caused, it. Prussic acid, ovidence? . Why fould not the defense now returnables and out of a logical sits A letter was received from Indee Gro. ham, President Judgellof the Court of made against defendant ; and imprhia was not even mentioned, or apparently Common Pleas and Quarter Sessions of Cumberland, county, utransmitting the evidence received in the llower const

certified to. Judge Gralian observed in his letter that the testimony he presented again, Mr, Hepbuin quoted largely from consisted of this notes during the trial, which did not embrace! the evidence ver batimes They covered all the points and question the science and abilities of the judgment, because they were suphe knew of any law requiring imore. These, notes had been read to 'hvitnesses. The cross-examinations had not been no ted sodully He certified to the hyidence so far as the same had been radiiced to writing in the court and what your of Chief Justice, Thompson said that that quality, would the traces of prussigneid, | leged to have been forged, together with was all that could be got! The best

course, for the Supreme Court to pursue would be to lay the argument upon the sent as existing in the body of the de . of the same date (genuine); to show the question, of hopenings: the ligulyment ceased , at the time, of her death ?" ____ goutrast , between the handwriting on because, Dr. Aikin stated distinctly that, both papers, all have guineds affirmed by this Courtion the fourtmenth of February last. Both questions might he was not a medical expert to The ques- " Mr. Hepburn (for Shoeppe) "distried tion should no answered through practi. that one ohook was written in the mornbe argued togethor informsel mightin. sist upon errors in the lower court and eal knowledge ... It should not have been ing ; the other lalleged to have been at the same time, the rights and posters permitted, in this instance because of the lorged) was invitted in the afternion utter impossibility of any, man, giving law when b Miss Steinneeke was taken 'ill' of the Supreme Court in the promises approximation it o, a safe and reliable which, the shid, would adoount for the might ube canvassed. 11 He looked, ution Lanswer, When human life is concerned, tremulousness of the chifugniphy! the matter, as an axceedingly great pointain

"He supposed the history of the case was sufficiently familiar to all invitions iron especially in this case, where the admine axtensively from the evidence at An invite cital hid softwor which is dily nings la

open stile dudgment. If opened; what human being it, would be likely to be rehowed anotive for the orime. Bhoeppel medicalimen aid not differently will

barred, if he comes back with a ticket is greatly wrong with the party, to which had put their questions on both sides on of admission which may save his life, so large a portion of crime and vice at As to the minor premise," he contended facts granted as common ground. Counthat he is to be refused re-admission on taches itself. This is not a subject that the court erred in charging that sel on the other side alleged that im-"the proof must satisfy you in this case | portant portions of testimony had been that death was caused by poison ; but if excluded in the general review of the is not necessary that it should be proved charge, etc. Miss Horn's testimony had what kind of poi. on caused death." If not been put in, alleging that one side of would now, combined with this, bring a death from poison was to be proved by a the deceased was cold and the other bill of exceptions. chemical analysis of the stomach, or from warm, because all the other witnesses Justice, Agnew said that the act of tion of such articles as the one we quote symptoms alone which are poculiar to, united in testifying that her body was or which indicate a particular poison, it of a uniform temperature. The Com-1870 did not bring up a bill of exceptions ; is not altogother in good taster then how were we any better off now was hard to understand how death could monwealth suffered more than defendant than we were before? ... The writ of error be proved to result from poison, without by not getting in all the evidence. ... Why under the common law had been decided. indicating and proving the particular did not the defense put in Miss Horn's

the judgment? . Is this, pending writ at them are actively with the Republican alone, was mentioned in the information too, have put in a hypothetical case. the passage of the act? Does this act party. Lincoln was not an infidel. As Chief Justice Thompson observed that the counsel for the Commonwealth has nso? Mr. Miller replied that he believed this thought of, until, the Commonwealth we right to impute error on the part of was well on in their testimony; nor un, the counsel on the other side ; that proptil they found that a conviction, on prus- | erly belonged to the bill of exceptions, sig, acid alone, was hopeless. Here, and if counsel had made a mistake in not asking questions at the proper time; the dvidence and inuthorities i gas, as a line that would operate for the reversal of trouble was in the fact that at the time. of the passage of the fact of 1870 the medical witnesses, who advanced theory, posed now to be acting upon a now and book reading, and the opinions of statuto, at the soft of the related of the soft of t empling to show, the faultiness of the not attributing any fault to counsel on the burden of his argument being in reftest applied with the destation of the second state of the second state of the base of the second state of

found by you in the examination, ropre- unother, check from Miss Steinnocke

thg law requires facts, not opinions, and milMr. Malaughlin proceeded quoting

wilt was not pending. Mr. Miller then proceeded with his re-view of the law and ovidence in the case, Democracy committed freason, rather thin submit to defeat. We opposed and conquered it, because of our love for amination. "Dr. Alken's test was laulty, and there were three important parts not, examined." She might liavo died of Bright's discuse ; yot her kidneys the only part by which to ascertain the fact. dre not examined. Chief Justice Thompson observed that porsons so 'old seldom' died of Bright's sense, and that it could always be deteoted in the wastlig of the kidneys through uvination! Chaptillide and una

W. H. Miller, Esq., followed for

Schoeppe, contending that the act of 1870

covers all cases of murder before execu-

ion ; because there were no vested rights

Court'to determine, whether the ingre-

thins submit to dofoat. We opriosod and congress it he observed as, and government. The De-indernoy advocated repudiation, hecause of its own inhorent dishonesty. We in histed on the payment of the nation's the advocated composition of the advocated repudiation, hecause of its own inhorent dishonesty. We in histed on the payment of the nation's the advocated composition of the advocated repudiation in the statement of the statement of a statement of the statement of the statement of a statement of the statement of the statement of a statement of the statement of the statement of a statement of the statement of the statement of a statement of the statement of a statement of the statem in New York and to to Sha dayo unit Eld Chief Justice Thompson remarked teridion of poison, was not attempted to portant point they had nov put it utho that it was to be regretted that we had Congress the blame of defeating the

open supe indigment. all opened; what i human being it, would be likely to be showed aniotive for the orime. Bloogped indication all not differentiated to sholving the bill for the intervention and the showed aniotive for the original and the showed and the showed and the original and the showed and the s

man and visit the strong Domocratic wards, and look at the condition of the land, and perform other great deeds, inhabitants. About one glance will suf- and which has thus far only shown itself fice to tell the tale. Go to New York in very ridiculous and abortive attempts BUTTER. city, that recently gave 60,000 Demo- at invading Canada, with a force hardly to be interfered with as in civil cases. This cratic majority, visit Five Points, big enough to make a respectable militia to be interfered with as in civil cases. This was merely the extension of a remedy in a criminal case as in a civil action. We might go back to ascertain the reason of three to one in favor of the Democracy, hail with jay their deliverance; but these interfered with as in civil action. We characteristic in the set of the three to one in favor of the Democracy, three to one in favor of the Democracy, three to one in favor of the Democracy. three to one in involver of the three to one in involver of the isomethy movements indicate no result of that legislature showed that it was to meet party outside the informal regions that kind. They do show, however, that this very ease, and it was passed in time exists entirely on crime," and that party some parties can be very easily duped; AUS. exists entirely on crime," and that party some parties can be very easily duped; tomcet it, had the Governor signed it when presented. It was an enabling jails and almshouses and make a canvass them. Ireland, we think, would be bet: MCPHEREON-BUNTING-AT BIO statuto. The matter now asked was not before the court judicially when they ruled, under the common law, that they ruled, under the common law, that they ing of the parties, is just a little observa- if there is nothing better to come out of ing of the parties, is just a little observa-tion about any election poll in the coun-try on election day. The professional the border. Joursel on the other side alleged that try on election day. The professional the border. this act made the Supremo Court a jury thieves, gamblers, cut throats, and bal-----to decide upon the fact. This was erro- lot-box stuffers are Democrats always With the above notice, erme a bout SPECIAL NOTICE. wedding cake, which was none the le neous. It only enabled the Supreme and everywhere, with searcely an excepthat the partics are personally unknow A TRAP THAT MANY OF OUR the young couple flud all their hopes tion, and the smart ones are recognized lients of the ovidence were sufficient to by the party as leaders. Nine-tenths of STOREKEEPERS HAVE FALLEN joys doubled, and their soriows divid arnest wish. onvict of murder, in the first degree. It is ignorant, degraded, worthless, and INTO Buying their queenewate, gloeware and It was urged that this case was not pend-drunken of every community vote the KINTZ. CHAPMAN. In New 1 2", 1570, by the Rev. H R. FI Kintz, to Miss Alice N. Chapman, general supplies in the cities, where the expenses are ing under the act of 1870. Should it be Democratic ticket. This is no repreach multiplied five fold.

said, in common humanity, that when a to many respectable men who vote the grada, and are positively selling (o'the trade their same ticket; but it shows that something whole the of goods stream five to twenty-five ger cent fees than they can be brought from shows that something the same ticket is a stream the to the stream the HORNBERGER .- DIPPEL -On Ma H. B. Hartzler, at the house of friend borger, of Hartford county, Md., and pel, of Perry county, Pa. WE KNOW some of our, storekeepurs are paying twenty cents jer sack more than our prices for salt a more technicality?. He held that this which we refer to of cloble, but as precentance for test cones; intera to invest, which we refer to of cloble, but as precentance for wates; two in three contains interaction of the second seco PLANK. -- In this horough, on Frie Bechford, ron of Benjumin and Mar five years, four months, and pineteen ception ; but ifsit did not, it cortainly these facts as well as would admit the quality of goods we sell. Our advice i, buy did not reneal the net of 1860, which it is a station of the second secon List of unclaimed letters re and ninke more money. Try it.

WILLIAM BLAIR & SON, the postoffice at Carlisle, P "South End," Carliele, Pa. (3] week ending June 1, 1870 .: TO CONSUMPTIVES.

LADREY, Mary A. L. (Auckey, Mass Lizzia, McMiching), J. Cover, Has Mary A. E. Michell, Mr. Chen, Mr. Mary A. E. Michell, Mr. Chen, Mr. Mary A. E. Michell, Mr. Strong, M. Charlett, S. Michell, Mr. Gardenor, Mr. Margaret, Michaelmon, M. Hoover, Miss Saulte A. Stanto, Mer. Hoover, Miss Saulte A. Stanto, Mr. Hoover, Miss Saulte A. Stanto, Mr. Hoover, Mr. Mary H. Stanto, Mr. Hoover, Mr. Stanto, Stanto, Miss M. Monor, Mr. S Mary M. Michell, Miss Annu Wolf, Miss M. Michell, Miss Annu Wolf, Miss M. Michell, Mark B. Westgul, Mit Michell, Mark M. Stante, M. Stanto, Miss M. Michell, Miss Annu Wolf, Miss M. Michell, Miss Annu Wolf, Miss M. Michell, Miss M. Miche The leaders of the Republican party the Advortise, having to restored to head are not infidels." It is a standing charge in a few week-by a very simple remark, after hav under the common law had been decided. Have we anything, more if two re-open the judgment?. Is this, pending writ at fish initiators, that the great body of the nukle known to he for a second sec The il who ducitally he will gand a copy of the proving the write? Does it at all affect fliss a party we have always advocated preserving and using the same which they will fuel a source of the set of nr. attler replied that he believed this [Obedience to law, regard for morality, find a SUREGURE FOR CONCUSTION, ASTINIA, Mr Barall B & CRNT, atter was, the same as in civil, cases, truth, fair dealing, and justice. We have, involve the object of the ulvertiser. In diverse opposed treason; disorder, vice, find a SUREGURE FOR CONCUSTION, ASTINIA, Atterst, We have the same as in civil, fair dealing, and justice. We have find a sure of field the treason of the same which he concerves to be in the new act involve the old write of error. The Democracy, advocated slavery to freeded information which he concerves to be in the field of the case of the object of the object of the object of the same with the same which he concerves to be in the object of the act was the same as in civil cases. Would not the re-opening of the case on the new act involve the old writ of error? Chief Justice Thompson said the trouble was in the finat the time of the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the passage of the fact of 1870 the cause it was up to the fact of 1870 the to the passage of the fact of 1870 the cause it was up to the fact of 1870 the to the passage of the fact of 1870 the to the passage of the fact of 1870 the to the passage of the fact of 1870 the to the passage of the fact of 1870 the to the passage of the fact of 1870 the to the passage of the fact of 1870 the to the passage of the fact of 1870 the to the passage of the fact of 1870 the to the passage of the fact of 1870 the passage of the

toss; Janiea · KPRHEEM

WHEAT, 115 8. N, 90 S, 50 VERSEED, 600	broakfast and arr ves at Pittsinnes at 10 20 n.m. Fast Line leaves If arrsburg daily (except Sunday) at 4 16 p.m., furtives at Altoona at 8 12 p.m. takked suppor and arrives at Pittsi arg at 12 12 a m. Mail Tesio leaves Harrisburg dilly (excent San- Mail Tesio leaves Harrisburg dilly (excent San- Mail Tesio leaves Harrisburg dilly (excent San- Mail Tesio leaves Harrisburg dilly (excent San- than Santas	r bloom, & Parti altri strentom pid to dyeing and fut hing crape showts, ladles' genelgmen's and eldotreo's aniantic cleaned a scoured in the Let possible manner.
1 50 XSEED	Vani Trein teavos Harrisburg delly (except San- day) at 100 p.m., arrives at Altoomarat 6-30 pr.m.; takes supper and arrives at Pittein g at 1:50 p.m. Way Taschzer Train loives Hernsburg dally (ex erp Monday) at 745 n.m., arrives at Altooma at	Laties' and children's dressos leaned and flaished' unde to look equal to new.
CARLISLE PROVISION MARKET. rected Weekly by William Washmood.	2 20 p. m., and at Pitt-burg at 10 20 p. m. SaMUEL A. BLACK, Supt. Muddle Div. Penna, R. R. Harrisburg April 30, 1870.	Having greatly reduced our prices, parties having work to do no our line will find it to their advantage to give vs a trial.
CARLELL, Thursday Moroing, June 2, 1870. FER \$ 25 S 10 D	CHEAP DRY GOODS,	Work sent to us on the first of the wook will be returned on Saturday.
40 50 X. 35 50 HAMS; - 18 0 SH ULDER4, - 15	CHEAP DRY GOODS, At the new store of	JAMES A. MONTGOMERY & CO , 416 Market street, Harrisburg, Pa. 12ma7011
0N SIDE-, 15 4E BEANS - 250 ED PEACHUS, 20	D. A. S A W Y E R,	Boots, Shoes and Trunks.
A DD PERCEERS, 16 RD AUPLES, 16 S. 03 S. 03	D.A. SAWYER, IRVINE'S CORNER.	STROHM & SPONSLER,
MARRIED.	IRVINE'S CORNER.	No. 13, South Hanover street, Carlisle.
is twenty-out of May, by the Roy b. H. Read, Villam R. MoPhesson, formerly of Carlisle, to Louisa, daughter of G. W. Bunting, esq., of ningtou.	lawns, t	tofore, do now announce their usual large stock f
ELLYHOERNEROn the thirty-first of by the Rev. H. Brown, of Perry county, Pa., Mr ad Shelly, of Yark Sulphur Springs, to Miss E. Hoerner, of Bolling Springs, Pa.	Gronadhes, Summer Stockie, Hernanis, Lace Custalus,	SURING STYLES OF BOOTS AND SHOES, F.R
th the above notice, come a bountiful supply of ling cake, which was none the less acceptable,	Beregis, Purasols, Fans, Ac.	Ladies and
the partice are personally unknown to us. May oung couple flud all their hopes realized, their doubled, and their sorrows divided, is our most	, Piques, Marsailles,	Misses,
st wish. NTZ.— CHAPMAN.—In New Kingston, May 1870, by the Rev. II R. Fleck, Lonis N.	LOOK AT THE PRIVES :	Gents and Boys,
12, to Mits Alics N. Chapman, both of this ty. RNBERGER DIPPEL On May 30, by Rev. Narist.r. at the house of friends, George Horn-	Calicors, 614, 8, 10, 1212, Musling, 614, 8, 10, 1232.	• Youths and Childs,
Hartisler, at the house of friends, George Horn- r, of Hartford county, Md., and Naucy A. Illp- f P. rry county, Pa.	Ginghams, 1232, 14, 15, 17.	wh ch are unrivalled for comfort and beauty. Also,
ANK Th this borough, on Friday dast, Harry	Tickings, 14, 18, 42, 35, 77 Chorpest Pants stn0 Chorpest Clothe and Cassimeres • In the town -	TRUNKS AND VALISES,
ANK In this horough on Friday dast, Harry ford, son of Benjamin and Mary Plauk, aged, ser, four months, and ninetoend ys. NEW TO-DAY.	Cheapest Hoslery Cheapest Hoslery Objapest Notions of all kinds Choopest Notions of all kinds Choopest Debuncs	MEN'S AND BOYS' HATS,
st of unclaimed letters remaining in postoffice at Carlisle, Pa., for the	Chenjest Popling, Theipest Alpers, blick and colored, in the lown, Cheapest linek and Fancy Silks in the lown.	All of which will be rold at small profit. Call one
k ending June 1, 1870 : LADIES LIST,	Chaptest White Ocods in the town, Chaptest Piques, figured and s riped, in the town, Chaptest Marself estimation in the town.	and hill, and get a full equivalent for your money
ay, Miss Lizzia McMichael, Miss Mollie Miss Mary A E Minich, Miss Miss Millio Mrs Masiah , , , Nanelo, Mrs Eliza 25, 101 Miss fills Miss Mary	Chequest Percules in the towns Chequest Chintzes, figured and striped, in the towns Chequest Embreileries in the towns 'Chequest Collars and Cuffs.'	Спель
Miss Hull- Mars Gharlott, J., Olna, Miss Barah. Mars Gharlott, J., Olna, Miss Barah. Miss Margaratt, Rickanbaugh, J. eld, Miss Annte E. "Sepain, Mrs Farihh T. Miss Sulle A. "Stunct, Miss Ell, salutila a ta-		Goods are not always the best. When you go to buy an article, and especially in the matter of
"Mrs Mary it. "Scott; Miss Grace 2.4 2.4	¹¹ A friendid at jobs of Pique at 25 centsAll other- goods appropriate. [Cont- and explained for your- solves: No 'tr did' to show works. Only that to fa , 'Sulall profits and quick sales." These goods there	go to a den'er on whose words you can rely, for very
GENTLEMEN'S LIST.	, Supar profits and quote success These goods there been parchagel, for get h at present g 1 - 1, printeg, had I end seel you new goods 25 per cent less than they will charge you for old goods at other inforce.	fow are good judges of leats or A T
a, Wm/1713 (1994) - Ranso Andrewicziego (1994) 11. Jacob - Baller, Geo W - 1994) 11. Fréderick (1994) - Báabl S Jolfan (1994) - 1994	TUIE GREAT CAUSE	this time of the year many will be wanting light boots and shoes for summer wear. All such can be accommodated at
W. B. Hardt B. Swigert, Win Anderson, G. George, J. Tonth, Suffin, J. Jon Hills, (1 221) (Urrnienp) Jasado (1 221) T. David Winggoing, Win L. 2 (Robert Wingle Wingle Construction)	JUST PUBLISHED IN A SUTALED (ENVELOPE	A D A M D Y S E R T ' S , where will be found, a supply at the lowest prices
; Robert (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	Price: Six Cents: Alceviure on the nature, dreatment, and radical- sure of Seminal Weakness, or Sportatiorrhore da- duced by Soir-Auss. Involuntary Emissions, Impo- meter Nature, Balattic and Low Montester of Wite	Bools and shoos mule to order with the utmost dis patch. Fince of business No. 84 East Louther street, Carlisle, Pa.
Geo Yeung, OF Janios (1993) - Weiner, Alant - Fland - (1 - J. M. A. K. RHEEM, P./ M. (1))	duced by Soir-Abuse. Involventary Emissions. Impo- tency, Nervous Dubility and Impe diments in Mar- rians gravenilly, Constitution, Splits y and First Mentaliand. Physical Incurs try. &c., by Robort J. Chiverwell, M. D., author of the "Green Book," &c.	Hapto Firm at Orphans' Court Sale.
ALUABLE, REAL ESTATE	ar Chivei well, M. D., author of the "Green Book," &c	ORPHANS' COURT SALE.
huliscriber, withing, to relinguish , farming, in priva to salo	⁴¹ The world renowned, suther, in the admirable , bethre, elearly proves tron the own experience that the world consequences of set railing may be offset- coally removed without multicine, and without dan- gering surgered concentions, buckets, thermanyier, sectors surgered concentions, buckets, thermanyier, buckets.	of the Orphans' Conet of Cumberland county, these, J
ed in Monroe township, however, the York ad the road leading to Bolling "prings, a shirt for Churchitown, and 12 miles from Builling	'rings, 'n' cordials, poin ing out a hous of the at , once curtain and affectist, by, which very sufferer, no inartier what ins conducton may be, nois, cury	Property of Go rgc K ink, ac'd, Property of Go rgc K ink, ac'd, Pirpar: No.1. A tract of LIMESTONE at d'SLATE
1 contains about 75 ACRES, more	" Sent under sent, in a plain envolope, to any address,	taining AIXTY-ONE acros and one hundred and Alteon perches, strict measure, having there a erec-
; of excellent L4mestone land, in a high state tivation. The improvements are a g of two- barn House, with Weak House and other out pigs., Alagn an excellent, new Topani, Rouge,	on the receipt of six (004, or wwo postage shamps) by ddrosaing the publishers. (11,Alson, Dr. Chivarwells, "Marriago Guide," price 25 cents. Address the publishers. (11, Taylor and Chika, J. C. KLINE & CO., (11, 12) (12, Taylor and Chika, J. C. KLINE & CO., (11, 12) (12, Taylor and Chika, J. C. KLINE & CO., (11, 12) (12, Taylor and Chika, J. C. KLINE & CO., (11, 12) (12, 13) (13, 14) (1	LARD, autoining Rowville Brough, at unced in the lowiship of Newton, County of Cumberland, con- taining rIXTV-ONE acros and one heudred and Aitdon preches, atrict mr aure, having there a reco- tain Dweiling House, large hank lists and other star oithuildings. Thore is an excellent y ung Orahard in a upon the preprinter. The land is enclosed with good, post and stone tences, and is in a very high state, of oithuaton
nrs. Alag. An excellent, now Trains Rouse, Inreo Bank harn. with wason whether of and other nocessary outbuilding. A transfer farm has two splendid splings of running. Itour which every facilit might visity to start.	1 gunoro : el et el star parter el 19 de servir el 19	Burnart No. 0. A lot of ground elunded on Main Main Street, in the Borburn of Acovide, having thereon Main the state of the Multin Stiller and athen
These springs feed two springlid front powers, is also a good orchard of Chalse Fruit, such as, if Rears, Posches/Charries, Co. 3, or all first of 2 contains about 70 A CREES of 033-	TAVERSTICK BROTHERS	ortholdings. . Propart, No.1 will be offared on the prenders at 10 /
the state of the form of the shirts starts and the state of		erected a large will be offered on the primites at 10 . Ph. part. No.1 will be offered on the primites at 10 obleck 1. M. and Yurpart No 0 is 12 role of C M. M. M. on shift day. . TREMS OF PALE.—A sufficient amount to be paid to pay all expenses of tablend. Unit destines. In . when the property da. is tricken log. The wild will be prover to be scoured in the law the noter. I to be . And both to her annually during her line and at her
oxcellent Apple Orchard, with a large quantity	CARLISLE, PENNA.	hower to be secured in the land, thus interse to be share built to her annually during her lits and at her dath the principle sum to be pield so in best ingly y - entitied therefor. One half the hadaud , to be pied y
House a Tract of Woodland for each place is	A Boarding School for GIRLS.	phill to her abhually during her like and at her dright her principle sum to be print dright by a finite ry entitied therefor. One-half the half and the best of the one half and the semi-like the her and the semi- bert and the semi-like to be print dright the semi- like the mode and to be print dright the semi- like the mode and to be print dright to be the semi- like the semi-like terms of the print dright the semi- strike the semi-like terms of the semi- strike terms of the semi-like terms of the semi- set of the semi-like terms of the semi- dimension of the semi-like terms of the semi- red dright for the semi-like terms of the semi- tred dry of sails four terms of the semi-like terms of the dry of sails four terms of the semi-like terms of the ford P. Rhouse, the second semi-like the semi-like terms of the dry of sails four terms of the semi-like terms of the second semi-like terms of the semi-like terms of the semi- second semi-like terms of the semi-like terms of the semi-like terms of the semi-like terms of the semi-like terms of the semi-like terms of the semi-like terms of the semi-like terms of the semi-like terms of
& Hom Cuntentrown to nothing chilings' PDOM. 1.	The ninth annual session will begin on Wednesds, i o Sentember 1st. For gloculars or furthe, information	1871. Payments in each case to be seened by a rees and a second state of the second state of the second state of the second state of the second second second state of the second
living close by:	Address	ind P. Rhoads

Boarding School for GIRLS. saian will begin on Wednesds, April 23, Co-19 Ann. 19 (Rovi)W. G. LEV.BRETTA 111

1011: A griften converting the correspondence of the converting the correspondence of the converting the correspondence of the converting the