



H. C. DEVINE Editor and Proprietor. EBENSBURG.

WEDNESDAY MORNING ......JUNE 10.



WILLIAM F. PACKER. LYCOMING COUNTY. FOR JUDGES OF THE SUPREME COURT. WILLIAM STRONG. OF BERKS COUNTY.

JAMES THOMPSON. OF ERIE COUNTY. FOR CANAL COMMISSIONER. NIMROD STRICKLAND

CHESTER COUNTY.

Delegate Election.

The democratic voters of the several election districts in the county of Cambria, are requested to meet on Saturday, the 27th day of June, inst., at the places designated by law for holding the general elections, and then and there elect two persons to represent them in County Convention.

The delegates will meet at the Court House in the borough of Ebensburg, on Tuesday, the 30th of June, inst., at 2 o'clock, P. M., to place in nomination candidates for several officers to be filled at the ensuing general election, and to transact such other business as the usages and interests of the party require.

The election tor delegates are to be opened at 2 o'clock, P. M., and kept open till 6 M. HASSON. P. M. Chairman.

June 10, 1857.

The Pennsylvanian and the Main Line.

The Canal Commissioners have pre- sult and battery, and Adam Altimus not levelled with the earth. The destruction of mored that in case the injunction now applied claims of Captain Bucknam and Kelly, of sented a petition to the Judges of the Supreme guilty.

Commonwealth vs Rose Burns .- Larceny. Court, now sitting in Harrisburg, praying for an injunction to restrain the Pennsylvania Not a true bill.

Railroad Company from purchasing the Main Line under the recent act of the Legislature. The question will be argued before the Judges on next Friday, and we confidently anticipate a decision against the right of the Com-SUPP.WOIST

## Straight American Convention.

The Straight-out American Convention which convened at Lancaster, on Wednesday last, nominated ISAAC HAZLEHUEST, of Philadelphia, for Governor; JACOB BROOM, of the same City, and JASPER E. BRADY of Pitts burg, for Judges of the Supreme Court, and JOHN H. LINDERMAN, of Berks, for Canal Commissioner.

County for costs. FRANKLIN HOUSE .- It will be seen by an advertisement in to-day's paper that Mr. John Ivory has opened a hotel in the borough of Loretto, and has made ample arrangements to accommodate the traveling public equal to

UTAH .- The administration has decided apon sending a formidable body of troops to Utah. Orders have been issued for the despatch to that Territory of some two thousand men, under the command of General Harney.

any similar house in the county.

## COURT PROCEEDINGS

The following was the List of Cases in the Quarter Sessions last week. An unusual amount of business was dispatched.

Commonwealth vs Thomas A. Durbin .-Indictment Fornication and Barstardy. Dis trict Attorney on settlement of parties enters a nolle prosequi on payment of costs by Defendant.

Commonwealth vs Robt Donley --- Keepng a Tipling House. Process issued granted by the Hon Judges of our Court Commonwealth vs John Mullin and Beralast week

ard Mullin, Jr.-Assault and Battery. Scttled by parties and nolle prosequi entered. Commonwealth vs Casper Cradle .- Indictment for Keeping a Tipling House Def't. Andrew Smith

Peter Maltzey William Nicholson John Seibert

this building involves a heavy loss in tools, for shculd be refused, some of the stockholdpatterns, &c.

Pringle, Rose & Edson's Blacksmith shop

totally destroyed. This was a frame building, 11 stories high 70 by 30, adjoining the Foundry and Machine shop of the firm. It was completely demolished and torn to pieces. Island School House blown down. This ions of the present law .- Pitts. Post. was a small frame building on the bank of the Conemaugh, a few rods from the Foundry, and between the latter and the Depot It

was lifted some ten feet from its foundation. and then thrown over on its side-a total wreck. In range with this, on the side of the Isand fronting the Canal Basin, a small frame

house was capsized and torn to peices. It had been turned half round, then thrown over and demolished. This building was occupied by the family of John Crop, but fortunately for them none of them were in it when the storm came along.

On the other side of the Basin we observed several wrecks. A large frame building used by Mr, John Brown as a boatbuilder's shop was unroofed and much damaged. A short

distance above this we saw what was left of the engine house at the boat slip. The roof was torn off, the end blown in, and the structure pretty considerably used up.

Besides these we hear of other items of damage sustained by the storm but we have not time to hunt up the particulars. Taking it altogether, we are safe in saying that this was the most violent storm experienced in this locality for many years. Some of our people attribute its violence to the influence of the approaching comet, which is expected to come in collission with our planet in a day or two .- Cambria Tribune.

#### Main Line Injunction.

The announcement made by some of our papers, that an effort had been made to pre-The following are the Licenses which were vent, by an application to the Supreme Court for an injunction the sacrifice of the Puplic Works of the State was only a few days in advance of the fact. We rejoice now to learn, that the Board of Canal Commissioners has taken the preliminary steps to test this mat-

ers of the Pennsylvania Railroad Company service from Apalachicola to Bainbridge will sue out an injunction to restrain the Central Railroad from purchasing the works .-The Main Line is not vetsold, and there will be considerable political "noise and confusion" before it will be sold under the provis-

Lawrence County Convention,

Allegheny does not possess the peculiar privilege of being the only county where the people can become aroused to the consequences of the municipal subscriptions to railroads. On Friday last, a convention was held in New Castle, in relation to the county Bonds. Robert Woods, one of the Vice Presidents of the meeting, gave a short history of the amount of taxes he had paid since 1829, at different periods, and wound up by adding that if they increased for the next seven years in proportion to the last few years he would have to re-

pudiate or move off West. Others spoke strongly in relation to the issuing of bonds fore he left Utah, the Mormons had not heard for county purposes.

The following were the resolutions adorted.

Resolved, That we deprecate the whole system of subscriptions by counties to aid in the construction of Railroads, as calculated to impose upon the tax paying interests of the county, onerous and unjust burdens, and

which believe unconstitutional. Resolved, That we pledge ourselves to each other to aid in prosecuting, by all means, such measures as will relieve the county from

the debt which now hangs over her, by the subscriptions made to the several Railroads projected and being constructed through said county

Resolved, That we endorse the course of the County Commissioners in asking the Supreme Court for an injunction against the North Western Railroad Company, and that we look to them as the properly constituted guardians of the interests of the county, comptly to use all their power in arresting the burthens improvidently imposed upon us. Resolved. That we appoint a committee of five to act jointly with the County Commissioners in taking counsel in regard to the legality of the subscriptions of each of the railroads, and to join issue in every case where there is a reasonable hope of success.

From this action it would seem that the

\$15,000 per annum, for extra steamboat mail Georgia.

Mr. Morse, the late Special Commissioner to Bogota, has arrived here on business concerning his mission.

### From Washington-The Election Riots-Arrival of Surveyor General Burr, of Utah.

WASHINGTON, June 8 .- Many of the most respectable citizens of Washington have sign ed a call for a public meeting, on Thursday afternoon next, to condemn the late riots and sustain the course of the President and City Authorities in employing military force to quell the disturbances.

David H. Burr, Surveyor General of Utah has arrived home in this city.

Mr. Burr states, in conversation with his friends, that the Mormon Legion is but poorly equipped, and that a thousand United States troops would effectually overawe them Beof the intention of the Government to send a force thither, but they frequently laughed at the idea of the Government compelling their obedience to the Federal Laws- they citing the failure to put down the disturbances in Kansas, as evidence of its inefficiency.

He supposes that one third or one half of the Mormons, who are disgusted with Brigham Young's tyranny, would rise against him were they protected by United States troops Mr. Burr does not apprehend that the Mormons will show fight. It is the duty of every good Mormon to obey the Church as the higher law, and hence an opinion is entertained that Young may leave the Territory with a large force of his deluded followers, provided he can find some other seat for his government.

Mr. Burr says that Salt Lake is the meanest settlement he ever beheld, everything having the appearance of abject poverty. Brigham Young's word is law, and the oppression of the Mormons is cruel and without remedy from the present rulers. There are about ffty gentiles only in the Territory, who are objects of bitter persecution.

According to the statement of Captain T

for costs. Commonwealth vs Cyrus Hart .- Keeping a Tipling House. Not a true bill, County, for costs. Commonwealth vs Wm. Kern .-- Subernation of Perjury. Continued till next Sessions. Commonwealth vs Samuel Philips .- Lar-

Conemaugh tp. School district.

ceny. Def't pleads guilty. Sentenced to 15 months imprisonment in the Western Penitentiary.

Commonwealth vs James Patterson -Larceny. Bail for apperance at next Term Commonwealth vs Christian Ellis and Michael Rowland .- Malicious Mischief. Def't plead not guilty. Jury find def't not guilty Commonwealth vs Lawrence Schroth .-Selling Luquor on Sunday. Def't plead not guilty. Jury find def't guilty.

LICENSES GRANTED.

Conemaugh Borough

12

Commonwealth vs Benjamin F. Slick .-

Commonwealth vs Jacob Helzel.-Keep-

Commonwealth vs Andrew Smith.-Keep-

Commonwealth vs Barney Ward .- Keep-

ing a Tipling House. Def't pleads guilty.

Sentenced to pay a fine of \$20, \$6 for John

A. Wier the prosecutor and \$14 for use of

Commonwealth vs George Eichensider .-

Keeping a Tipling House. Not a true bill,

Commonwealth vs Samuel Hart. Keeping

a Tippling House. Not a true bill, County

ing a Tipling House. Not a true bill, and

Assault and battery. Not a true bill. F

ing a Tipling House. Not a true bill, Coun-

ty for costs.

County for costs.

K. Herlinger prosecution to pay the costs.

During the pendency before the Legislature, of the bill for the sale of the Main Line, the Pennsylvanian, which claims to be the organ of the democracy of the State, never uttered a single word in condemnation of that wicked and stupendous fraud It was expected that the Editor of that paper, would be foremost in raising his voice against the passage of the bill and in defence of the rights of the people With great unanimity, the democratic presses throughout the State, have spoken in terms of decided condemnation of the law. Since the adjournment of the Legislature, the Pennsylvanian has thrown off the mask, and has taken bold and decided ground in favor of the sale. We have carefully read the Editor's defence of the measure, but have not been able to discover a single argument in favor of the pro posed sale.

The course of that paper on this question, has seriously damaged its reputation, with the democracy of the State, and it cannot hereafter be regarded as its organ. The democratic party, will repudiate any paper, that so far forgets its mission, as to become the mouth piece and defender of a corporation, so powerful and unserupulous as the Pennsylvania Railroad Company.

Destructive Storm.

A most violent and destructive storm passed over our town on Monday night. The rain fell in torrents, accompanied with almost incessant thunder and lightning. The lightning struck the dwelling house of Gen. Joseph McDonald and did considerable damat next Sessions

age. The electric fluid passed into the room in the immediate vicinity of a bed in Selling Liquor on Sunday. Def't pleads not er the torrent of rain which dashed against which a servant girl was sleeping. The es- guilty. Jury find def't not guilty, but to the window as though it would break in .cape of Gen, McDonald's family without in- pay the costs. jury was almost miraculous. Commonwealth vs Margaret Weiler. -- For- as on many former occasions in our recollec-

The storm was much more severe in Johnstown than in this locality. In another column will be found the extent of the damage done in that region.

We learn that in the Northern part of the guilty. Sentenced to pay a fine of \$20, for of the time. county a good deal of damage was done. The the use of Directors of Johnstown Borough waters of the Susquehanna and Clearfield School district. were swollen to a great height; and swept away several bridges, as well as doing serious a Tipling House. Def't not taken. Commonwealth vs Fred. Burgoon --- Keepinjury to many saw mill dams. On the hill sides throughout the county a great portion of ing a Tipling House. Def't not taken pay costs.

DEMOCRATIC NOMINATIONS -- Just as buildings had been destroyed by the storm on submits. are going to press we learn that the Demobeen made by the Board of Canal Commis- amount of property belonging to citizens of Goode, 2500 majority; 5th, Thomas S Bo-Commonwealth ve Solomon Helzell .--- Keep- the Island, and as soon thereafter as we could cratic State Convention, which met at Haring a Tipling House Def't pleads guilty, we visited the locality and found it so. We risburg on yesterday, nominated WILLIAM Sentenced to pay a fine of \$20, for use of found the fragments of four buildings scatter-STRONG, of Reading, and JAMES THOMPSON, and decided by the Supreme Court of the pears from the papers filed in the Department 8th. C. J. Faulkner, 2200 msjority ; 9th, Richland tp. School district. ed over the Island, and saw from a distance of Eric, as candidates for Judges of the Su-State, on the 11th of the present month. Commonwealth vs Dan M'Donald .- Keep- the wreck of some two or three in the upper preme Court. We will publish the proceeding a Tipling House. Not a true bill County | end of Conemaugh borough. We take from is the prevailing opinion among legal gentleings next week. men that the injunction will be granted, and er, and appointed Assistant Judges, Marshals, 1200 majority ; 12th, H. A. Edmundson for costs. our note book the following items : Ro We are pleased to learn that our friend Commonwealth vs Frederick Seeford, The Old State Depot partly blown down .if so, the whole matter will go back to the etc. The property alleged to have been sac-JAMES CARROLL, Esq. has been appointed Keeping a Tipling House. Not a true bill. Legislature and in obedience to the public rificed amounted to about \$70,000. Mr. This was a brick building, built on three Route Agent on the Pennsylvania Railroad County for costs. sides of a square, with an open space in the Cars, between Pittsburg and Altoona Mr. Commonwealth vs Francis K. Herlinger, centre. Two sides of this was entirely demed and passed-one which will protect the quisition from the Governor of New York, Carroll is an active democrat, and possesses | William B. Butler, Aadam Altimus, and stroyed, and the remaining portion much ininterests of the people along the Western Di- where the case must be tried, he having just | Congress. in eminent degree all the qualifications for Margaret Herlinger .- Riot. Def'ts plead not jured. A frame shed over the railroad track vision, and operate more justly than the pres- | touched the soil of that State on his return to the prompt and faithful discharge of the du- guilty. Jury find F. K. Herlinger, Wm. B. | leading to the Depot, which was used as a ent one can be made to do upon the interests this country Butler and Margaret Horlinger guilty of as- workshop for repairing boat-trucks, was also of the Commonwealth. It is currently ru- The Postmaster General has allowed the has been offered the mission to Russia. ties of the office.

pleads guilty. Sentenced by the Court to Isaac Crawford pay a fine of \$20, for use of Conemaugh John Thompson, Jr. Borough School district and costs. John A Blair Commonwealth vs David Bucher, - Assault John M'Coy and Battery. Def't pleads not guilty. Jury Wm Murray find def't guilty. John G. Given Commonwealth vs Valentine Malsey .- | Ann M Campbell Washington Keeping a Tipling House. Def't pleads Ellen M'Laughlin guilty. Sentenced to pay a fine of \$20, for James Reamer the use of Summerhill tp. School district and | James M Riffle Commonwealth vs Thomas Downs .- Keep- | George Litzinger ing a Tipling House. Def't enters in the sum John B Myers

of \$100, for appearance at next Court. Commonwealth vs Gotlieb Hahn -- Selling | Michael J Smith Liquor to a person of intemperate habits .-Continued and def't enters into recognizance for his appearance at next Sessions. Commonwealth vs Mary Kennedy .-- Larery. Def't's recognizance forfeited. Commonwealth Mary Ann M'Kenzie .--

Selling liquor to a person of intemperate Elizabeth Fletcher habits. Def't pleads not guilty. Jury find | Henry Foster def't not guilty Commonwealth vs John Morris .- Keeping | Joseph Shoemaker a Tipling House. Def't not taken Commonwealth vs Casper Cradle .--- Keep- George Heinish

ing a Tipling House. Def't pleads guilty. of Conemaugh Borough School district

Commonwealth vs John Keeton and oth-

ers .- Riot. Continued and def'ts enters into recognizance to appear at next Sessions. Commonwealth vs Susannah Harris,-Keeping a Tipling House. Continued and companied by furious blasts of wind, and def't enters into recognizance for appearance

costs.

Commonwealth vs Mary Ann M'Kenzie ---

nication. Def't pleads not guilty. Jury tion, but the rain, wind and lightning was find def't not guilty. Commonwealth vs William Bonnaker .--- storm a dash of hail was thrown in, which ad-Keeping a Tipling House. Def't pleads ded considerably to the noise and confusion

Commonwealth vs Fred. Krebs .- Keeping until one. During its progress, we looked

township Ebensburg Borough Summerhill township \*\* .. .. .. \*\* has violated the constitution, or exceeded its Summittville Borough egal powers, but we desire that not one shad-James Gleason 14.5 ow of of a hope shall be abandoned, or even a Loretto 44 chance of success thrown away, until hope .. and chance are entirely cut off from us. We John Ivory have the assurance of good and competent con-Allegheny township, stitutional lawyers, that this action of the Le-Roddy Bradly gislature is obnoxious to constitutional excep-James Carroll Carroll .. tion, and we have an abiding faith, that this .. Lawrence Schrotte grievous wrong has not been perpetrated be-\*\* Henry Harber Clearfield youd the hope of relief and redress. We .. Wm Ryan feel satisfied from the professional character Susquehanna .. Michael J Platt and high legal attainments of the gentlemen Johnstown Borough retained, that the application would never have been made without there was strong rea-\*\* Michael Abbott sons upon which to base it, and also that no effort will be left untried to accomplish the Jared Williams .. object they have undertaken. It will be ob-...

served from the order of the Court, which we take from yesterday's Argus, that next Fri-Sentenced to pay a fine of \$20, for the use Violent Storm .--- Destruction of Property. Johnstown was visited by a terrible storm | day is the day fixed for the argument. " In the Supreme Court of Pennsylvania of wind, rain and hail on Monday night. We are quite sure we never heard or saw it rain on Saturday, application was made by th Board of Canal Commissioners for a prelimi harder in all our life than it did for an hour nary injunction to restrain the Pennsylvania or two on this occasion. The rain was ac-Railroad Company from purchasing the Main Line of the Public Works of the State, and constant succession of frightfully vivid flashes the Court appointed Friday next, the 12th of lightning that fitfully illuminated the darkinst., for the hearing of the motion, in banc, ness of the night, and displayed to the watchat Harrisburg. The sale is to take place on the 25th inst. The following is the Order of

> There was not so much nor so loud thunder Court made on Saturday : Henry S Mott et, al. )

Canal Commissioners | In the Supreme Court unequalled. About the winding up of the The Penn. Central R. R. Company, et. al. And now, June 6th, 1857. on reading

the bill complaint, &c., and on motion of W The storm broke upon us about 111 o'clock, L Hirst, James H Walton, C R Buckalew and continued to rage with impetuous fury and Wm M Meredith, counsel for complainants, it is ordered that the complainants have out upon the earth from our chamber leave to move the Court in bane at Harriswindow, and, by the aid of the incessant burg, on the 12th of June inst., at 9 o'clock,

Union.

ter, and to discover whether at law there may good people of the county are of the opinion not be some remedy against this grievous that their honor docs not carry them beyond wrong to the State and to the individual cit- the exactions of law and that the best test of izens. While we are fully aware of all the their duty is their legal liability. The report difficulties attending an application of this we have does not state that there were any kind. and that however unjust and unrighteous dissentients from these resolutions, so that the action of the Legislature may be, yet the we must regard them as the expression of the power of the Courts of law can only intervene feelings of the mass of the citizens of the to cure the wrong, where the enacting power county .- Pitts. Union.

> [From the Philadelphia Argus.] Associate Judges of Kansas. The appointment of the Hon, Joseph Wilhams, of Iowa, to the Associate Judgeship

of the Supreme Court of Kansas, in place of Judge Cunningham, of Pennsylvania, resigned, is a most excellent selection, and secares to the bench of the Territory an able and experienced jurist. Judge Williams was formerly Chief Justice of Iowa, to which State he emigrated from Samerset county, Pennsylvania. He is a practical printer, and at one time published the Upland Union, at Old Chester, Delaware county, which paper, in 1839, he disposed of to that old and steadfast Democrat, Alexander M'Keever, with a view of devoting himself to the law. in which he had already earned an enviable reputation. He possesses fine legal abilities. besides being "a fellow of inifinite jest." We defy the most rancorous party animosity to hold out against his irresistable pleasantry. He is familiar with border life and his good humor will be better than bayonets in settling Kansas troubles. Not long since he called at the St. Nicholas Hotel, in New York, to see the Hon. Jeremiah S. Black, now Attorney General of the United States, but not meeting him, he left the following card :--

Compliments of the Chief Justice of Iowa to the Chief Justice of Pennsylvania : O Jerry, dear Jerry, I've found you at last, And memory, burdened with scenes of the past. Returns to old Somerset's mountains of snow,

Where you were but "Jerry" and I was but " Joe."

of Kansas, Judge Williams has been promo- Istance. ted to the position of Chief Justice in place of Judge Lecompte, removed. The interests The party is not disposed to be hard upon of the Territory could not have been better tose who do truly repent and forsake, &c.

ler, who commanded one of the companies of the Marines at the riot on last Monday, he gave the order "after the capture of the swivcl from the rioterss" to fire : the discharges being from one platoon only, and irregularly and each of the marines firing as they saw the flashes from the pistols discharged at them by the rioters, who fired as they retreated.

The company commanded by Capt. Maddox-according to the same authority-did not fire until a marine had been wounded in the cheek, by a ball, coming out at his mouth

It is confidently asserted that several of the "Plug Uglies" have recently died, while others in Baltimore are suffering from severo wounds. Judge Hollingshead, who is of the American party, has refused an application for a warrant to arrest Mayor Magruder. The ground of the application was that he had given orders to fire.

The Secretary of the Navy had not decided whether any of the five steam sloops-of-war shall be built by private contract.

# Repentant Democrats

During the session of the Texas Democratic State Convention, Col. J. S. Ford, editor of the Austin State Times, and Frank E Williams, of Cherokee county, was received back into the Democratic fold, whence they had been decoyed by the dark lanterns of Know Nothingism. The editor of the Galveston Civilian, who, was present, thus writes:

Col John S Ford, editor of the State Times, first came forward. He said that he joined the American party with none but good motives, though without investigating materialy its principles ; but that he had become convinced that those principles were antagonistic to the true notions of free governent ; but he had refrance from any public declaration from various considerations ; he did not want office. nor would he have office if tendered him. He believed that the salvation of the country,

and especily of the South, depended upon It is announced to day from Washington, the integrity and stability of the Democratic that since his appoinment as Associate Justice party, as the only national organization in ex-

Mr. Williams followed in the same strain.

served. lightning, beheld our streets, and particularly A. M., for a preliminary injunction, accord-VIRGINIA ELECTION -The returns as they the corn has been completely washed out, our garden, which we had just been digging Commonwealth vs Ellen Welsh .--- Keeping ing to the prayer of the Bill, notice of mo-Washington Affairs --- Arrest of a Congul. come in swell the Democratic majorities. All and will require replanting. Our county has a Tipling House. Def't pleads not guilty. the evening before, completely covered with tion to be given to the defendants .- Pitts. WASHINGTON, May 26 .- Jonathan S. Jen- the Congressmen are Democrats, and that not been visited with such a destructive storm water, and looking like a small inland lake. Jury find def't not guilty and prosecutor to kins, U. S. Consul at the Navigators Islands | party has a large majority in the Legislature. for many years. Before it occurred, the And such was the case as far as we could see. was arrested this afternoon on the steps of J. Randolph Tucker is elected Attorney Genweather was cold and disagreeable; vegetation Streets were inundated, gardens were sub-Commonwealth vs Francis H. Endress. Injunction against the Proposed Sale of the the State Department, immediately after his eral without serious opposition, and the Hon. as well as the crops were at a stand still-Keeping a Tipling House. Def't pleads guilty. merged, cellars were overflowed, and a super-Main Line. Soon after the passage of the act for the interview with Assistant Secretary Appleton Z. Kidwell, Commissioner of Public Works. since the storm, the weather has become Sentenced to pay a fine of \$20, for use of abunce of water was visible on every hand. The warrant on which he was arrested was The Congressmen elected are as follows :warm and gives promise of a most abundant | Conemaugh tp. School district. sale of the Main Line of the public works, we Getting up early in the morning, we visitstated in the Post that without doubt an ap- issued by Justice Goddard, on a charge of 1st district, M. R. H. Garnet, majority about crop of grain, potatoes, and especially fruit. Commonwealth vs Mishael Kennedy .- Ased the creeks, and found them bank full, and plication for an injunction against the sale piracy, sworn to by Di. Van Camp, for seiz- 500; 2d, J. S. Millson, no opposition; 3d, sault and Battery. Def't pleads guilty and looking furious. We also heard that several would be made. Such an application has ing by force of arms, and selling a large John S. Caskie, 1800 majority; 4th, Wm. O sioners to restrain the Governor from consum- the United States, including the cargo of the cock, 3500 majority; 6th, Paulus Powell, no mating the sale, which will be argued before ship Eudorus, in the harbor of Apia. It ap- opposition ; 7th, Wm. Smith, 1400 majority; It that on his arrival there he fosmed a Court of John Letcher, 5000 majority ; 10th, S. Cle-Admirality, styling himself Vice Commission- mens, 2000 majority ; 11th, A. G. Jenkins, no opposition ; 13th, E. S. Martin, 150 majority. Martin is a distribution Democrat, voice, a better bill. if any at all, will be fra- Jenkins was committed to jail to await a re- and is reported to have defeated Judge Hopkins, who resigned a judgeship to run for A letter from Washington says that the Hon, F. W. Pickens, of South Carolins,

In equity.

Middle District.

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