

containing those Southern Roots and Herbs,

which on all-wise Providence has placed in him safe. He can borrow money to make time to carry out measures for this purpose. improvements, and the sheriff will not of- In most cases a bandage can be passed countries where Liver Diseases most prevail. It will cure all Diseases caused by Derangement ten tie up at his hitching post. - John of the Liver and Bowls. Johnston. Simmons' Liver Regulator or Medicae. Is eminently a Famil / Medicine ; and by being

to keep them a little while from starving. of the Fown will give all possible aid and The nation would exult more heartily immediately above the wounded, which over this little sign of entrenchment if the will temporarily obstuct the circulation. It is probable that sucking the wound four hundred men will, not be quietly would at once withdraw the poison ; at slipped back into the Treasury and others ing. all events, the knife of the surgeon and into the other branches, before long. the cautery offer absolute security. This When the clerks are discharged from the view is corroborated by the observation service at Washington we always hear of that in most cases of hydrophobia, and it, and are invariably told that this is a part notably in the one under consideration, of the great retrenchment scheme of the the wound has not bled freely, a flow of administration. But we never hear of Melbourne Argus gives the following blood being likely to wash away the the clerks appointed a few months after, account of the attempted robbery of the and we are surprised that the Times issippi Levees. poison. Thus a tightly bound handkeror the new clerks put ou. This sort of United States Consul : "An instance of chief and a neighboring apothecary shop news is never obligingly farnished from most determined courage in arresting a may provide the means for promptly headquarters to pass the rounds of the burglar was shown at an early hour on averting serious results. It is said that press and undergo editorial comment. Sunday morning, by Master Joseph Mr. McCormick was extremely auxious Curiously, too, this zeal-for retrenchment | Wright Adamson, son of Mr. Thos. Adamabout the wound, and his fears may have prevails only at Washington, the centre son, the American Consul, living in Hoaggravated his suffering. While the real disease of hydrophobia may be rare, it may be doubted whether all the dogs in

piles of well-rotted manure, I consider into to the system, and there is plenty of a cold world should have something extra

o'clock, to transact business of import they undoubtedly are, for we would not June 21st :

kept ready for immediate resort will save many an hour of suffering and many a dollar in time and doctors' bills.

After over Forty Years' trial it is still receiving the most unqualified testimonials to its virtnes from persons of the highest character and come ing : it as the most

EFFECTURAL SPECIFIC For Dyspepsia or Indigestion. Armed with this ANTIDOTE, all climates and changes of water and food may be faced without fear. As a Remedy in MALARIOUS FE-VERS, BGWEL, COMPLAINTS, RESTLE-NESS, JAUNDICE, NEAUSEA.

T HAS NO EQUAL It is the Peapest Furest and B st Family Medicine in the Word !

Manufactured only by JHZEILIN CO. Macon Ga., and Philadelphia. Price, \$1.00. Sold by all Druggists.

The following truthful and beautiful lines will commend themselves to many who do not lose their time reading the ordinary love sonnets of love sick poets. This is, indeed, a gem :

THE NEW MAGDALEN.

"Neither do I Condemn Thee.-Go sin no More." ---

We met and smiled, and met again, Smile greeted smile upon the street ; His form and face it seemed to me To be my fault and fate to meet. He spake and took my hand in his, And pressed it-why, I could not tell ; I loved him . I believed him true ; I listened, and I-fell.

He spurns me now, and I have lost All that was dear to me in life ; They call me "woman of the town"-I who should be his faithful wife He shuns me now ; those whom I knew Before I drauk the cup of grief Abhor me now, but smile upon The coward and the thief.

He lives and moves in circles where They seem with pride to call his name But all the wealth the world commands Can never free his soul from shame. He said "he loved me," and it was The happiest moment of my life ; But now I'm scorned. because I'm called His woman-not his wife.

He wronged me; and this little child I fold so lovingly to my breast May never live to know the shame; He knows 'tis his-God knows the rest Though he should live an hundred years, And roam about-I do not care. On land or sea, awake or sleep-Guilt follows everywhere.

Talk up Your Town.

Among the many good things that we meet with in looking over our exchanges. we have seen nothing lately that suits us, or comes nearer our own idea, than the follow-

"Talk up your town," says an exchange. Yes. talk it up and work it up. If it has good schools, good churches, newspapers. clean streets or namented with beautiful shade trees-talk it up." Don't grumble if any-thing and everything is not up to your ideas -especially if you do nothing to help make the place. Doe't tell strangers that it is the worst place you know of to help bring up a child ; unless you know that it is worse than other places of the same population. Give encouragement to every useful and creditable enterprise in your, midst; for as sure as effect | the c untry can compensate, in any value follows cause, so sure will enterprise of mer- they render to society, for the loss of one it repay every citizen. We cannot live to human life from that disease.

ourselves, and we cannot discourage any movement in behalf of a place without inflicting upon ourselves a personal injury. If

you see a needed improvement, demand it. and talk it up vigorously until the whole community is impregnated with the ideauntil a storm of public sentiment completes na- and he only because of a single the work, but if you can't get everything speech which was supposed to be remarkthat is needed, remember that in that respect | able because it did emanate from a negro. it is just like thousands of other places in Better speeches were made every day by the laud. Keep talking, encouraging, but white men which provoked no comment. not grunbling. 'Den't stop because some poor mummy, out of whom has withered all public spirit and love of advancement, moans out his sebulchral whine, "it won't pay."-Show to yout live fellows that it will pay. and leave to the muminy his embalmed and you will see the result of your courage and talk, in universal improvement, increased facilities for business. cultivated society, and a broad, liberal, generous spirit that pervades and vivifies, and makes pleasant and beauti-

ful every place where it enters, EFICET CA PROVISIONS OF THE NEW BANKFRUPT LAW. - The following are the most important provisions of the new bankrupt act, which was approved by the President : First. No proceedings can be taken in involuntary or compulsory bankruptey excepting by the action of one-fourth in number of creditors and one-third in value of claims against the debtor.

Second. The provision of the present law requires that the assets of an involuntary bankrupt shall be equal to fifty per cenf. of the indebtedness (proved or provable) is repealed without limitation.

Third. In voluntary bankruptey the bankrupt may be discharged on the payment of thirty per cent. upon his liabili ty, provided that one-fourth of his creditors in number, and they representing onethird of the amount of proved or provable indebtedness, agree to his discharge. Fourth. A composition may be effected without regard to proceedings in bank-

The Negro in Congress. Of the six negroes in Congress but one exicited any notice during the session that

has just closed-Elliou, of South Caroli-

The other representatives of the black and mulatto people in Congress-Rainey, the 29th : Walls, Ransier and Lynch - were com- Clement, Administrator rs. Foster et al.

plete nouentities. We notice this in no spirit of prejudice, but because the fact

Congress, so half of the number have tore down the fifteen feet of lencing on his had some Congressional experience. And own land, at each end of the cross fence yet, immediate representatives though and between the cross fence and Jordan, they be of a race numbering four millious making a road for himself and exposing

Com.

measure nor put forth an idea, not one 1. That the administrator and heirs has distinguished himself by committee at law could not properly be made parties by its present owners for one hundred absent from her baby for a few moments, at any time after the morning bour." work, not one has appeared above the to the disputes of the purchasers

made one speech which occasioned notice to the fence, Lanier crossed the line, Jorbecause, as we have said, it was made by dan's remedy is by a civil action for injua negro. Lynch, it is true, has also made ry to real estate, which correspondes with The property has paid for itself ; addition- most immediately died. Clasping her session, and passed by a majority vote. noted character at home in South Caroli- without giving reasonable notice, he and on this, each quarter, five per cent. losing his presence of mind, fell from the rejected without prejudice, and lies on

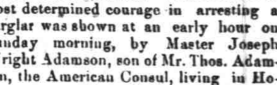
in defending himself in suits brought a- ges. gainst him for alleged corrupt practices. Mitchell, adm'r, &c., vs. Swayer, et al., nine hundred and nine thousand four hun-He is a Methodist preacher, edits a small from Uraven.

alblish them if we did not known that encouragement.

On motion, it was requested that the hope could be reasonably entertained that Salisbury WATCHMAN and INTELLINEN-CFR copy the proceedings of this meet-

> CLAUDE MILLS, Chm'n. FRED A. KEER, Sec'y.

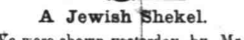
CONFLICT WITH A BURGLAR. - The



we could substaniate them-the people have an indisputable right to know it. We want no drunkards in office. The people have a right to demand sobriety of their public servants, and many persons who have felt a national pride in the military record of Gen. Grant, were on Thusday last made to feel deeply ashamed of President Grant."-Cumberland (M. D.)

Times.

should take it to heart so much .- Landmard.



We were shown yesterday, by Mr. A. it.

of observation, and not in custom houses than street, East Melbourne. Shortly Wronski, of this city, a curiosity in the Mr. Eldridge-It is buried any way and other Federal offices scattered over after 4 o'clock on Sunday morning Mas- shape of a silver coin. It is what is known it has been buried a balf a dozen times the land. Dismissing five or six hun- tr Adamson was awakened by hearing as a Jewish skekel issued about 2,000 years beyond the power of resurrection ; and dred clerks out of the many thousands some person moving in his bed-room. He ago, in the time of King Solomon, and is you are all glad of it

politically appointed to sinecures is not got up and siezed the intruder, who prov. near the size of what was known here in Mr. Cessna-Mr. Speaker, what posi such a retrenching as will satisfy real ed to be a colored man named Thomas the good old ante-bellan times as a sil- tion will the bill occupy at the next seseconomist, particularly when it is perfec- Webb, an American, from New York ver half dollar, though not so thick. On sion as to priority on the speaker's table, tly certain that an equal number, and city, who came out as cook in the Ameri- one side is a pot of insense, with the in- lif it remains where it is ?

more, will have places made for them as | can ship A. M. Minott. A sharp strag- scription in Hebrew, "Shekel of Israel," The Speaker - It might be reached by soon as the fall campaigns begin .- N. Y. gle took place, and young Adamson was and on the reverse the fac simile of a motion to go to business on the Speakthrown down the stairs to the first land- "Aaron's Rod," which "budded, blossom er's table, made at any time after the ing. Nothing daunted, however, he again ed and bore fruit in a day," and the words, morning hours.

Mr. Cessna - It is not among the very bottom of the stairs. The burglar then Considering the period, even far beyond first bills on the Speaker's table ?

ran toward the back door, but in, the the recollection of "our oldest inhabitant," The Speaker-It will, of course, be darkness mistook his way, and came back when this coin, which is now as bright as among the first on the table at the next again, when young Adamson again seized if just issued from the mint, was passing session. The question recurs on motion him, and this time got him down and held through the hands of those who then of the gentleman from Wisconson (Mr. him till his father came to his assistance. peopled the world, it is certainly a great [Eldridge] that the rules be suspended and the bill be referred to the Committee

on the Judiciary. AGONY ENOUGH FOR ONE WOMAN TO The motion was not agreed to. The Speaker-The bill remains on the BEAR!-A sad story is related by the

Evansville (Ind.) Journal, the truth of Speaker's table. which is vouched for. A man named Thus, it will be seen, the civil rights teen years of age, in attacking an antago- Kyle, with a wife and two children, re- bill remains on the table, and, according cently settled in the new country. A to the Speaker himself, "it will of course tew days ago the wife having gone a be among the first on the table next susshort distance from the house to do the sion," and, also in the Speaker's own family washing, took one child, an infant words, "it might be reached," at the next with her, and left the other, two years session of Congress, "by a motion to go

expended in machinery and improvements. the snake and fred the child, which al- which it can be taken at any time next manufacturing company have paid out stantly killed.

dred and one dollars in wages, and sold THE COMET .- Prof. Henry M. Parkreligious and practical weekly paper, which is a curiosity in literature, and defendant. Plaintiff agreed that if de-would drive Josh Billings wild with comet (Coggias) ed without regard to proceedings in bank-iuptcy by a vote of a majority in number of creditors, who shall adopt a resolution to that effect at a meeting duly called on to stockholders six hundred and sixty on the 20th of July it will touch the earth. He does not, however, anticipate PRINTER .- We learn from the Piedmont half-past nine o'clock, the comet will be at easily seen by the naked eye in the north-west (no other description will be need) with a tail about six degrees in length. On the succeeding evenings the nucleus will move towards the south. while the tail will increase in length, so ward.

The Augusta cotton mill, was bought old, at the house. Having occasion to be to business on the Speaker's table, made stockholders paid sixty thousand dollars, child's wrist. She quickly dispatched on the Speaker's table in the House, from

na, where much of his time is consumed could be sued for consequental dama dividends are paid. In five years the roof, where he was at work, and was in the Speaker's table, where it may be taken at the next session, and passed by a bare majority."

As to the second question, what are

The question recurred on the motion of Mr. Batler, of Massachusetts, to refer the bill to the Committee on the Judiciary. Mr. Butler, of Massachusetts -- I withdraw that motion. Let the bill remain on the table. Mr. Eldridge-I renew the motion.

Mr. G. F. Hoar-1 wish to inquire, Mr. Speaker, in what position the call of committees stands.

The Speaker-The last committee It is the "same old drunk" with Grant, called was the Committee on the Miss-

> Mr. G. F. Hoar-The Judiciary Committee is the seventeenth on the list and will probably not be called at all during next session. Therefor: to send the Civil Rights bill to the committee buries

manufactor de la constitució de la dema Decisions of the Supreme Court. | seized the burglar, and was thrown to the also in Hebrew, "The Holy Jerusalem "

[Raleigh News-]

Below we give the opinions of the. Supreme Court, which were filed on Monday,

from Davie.

A rope was procured, and the man was curiosity .- Wilmington Star. At a sale of lands under an order tied to the banisters till a constable swaddled dust and stupidity, and by and by has a political and social value. These make assets of real estate, two persons, was found, to whom he was given in six colored men may properly be suppose | Lanier and Jordan, each purchased a tract ed to be the pick of their race, the best of land. There tracts had been enclosed charge. The burglar was convicted on Friday, May, 1. The pluck shown by representatives of its intelligence and by one fence. After the sale Lanier built Master Adamson, who is only about sixculture. One of them is serving his third, a cross fence within fifteen feet of the diand two of them their second terms in viding line between him and Jordan, and nist so superior in strength and weight is

of people not one of them has originated Jordan's part of the field. Held :

level of mediocrity except Elliott, who 2. If, during his operations, in respect credit at reven per cent. interest. The tlesnake had fastened its fangs upon the having passed the Senate, now remains

a speech, but it was in Republican caucus, the old action for trespass quare clausum al land has been purchased; new build- infant in her arms she hastened to the The Washington correspondent of the in which he declared no matter how bad fregit. And if Lanier confined himself to ings have been erected; one hundred house, where she found her other drown- Cincinnati Commercial, telegraphing to the Republican party might be the segro- this own side of the dividing line, still if he thousand dollars invested in new machin- ed in a tub of water. Her screams of that journal on Saturday sight last, cones would stick to it, because it had given broke the fence which had before been ery ; the capital stock has been increased agony upon beholding this second be certaing the vote on the civil rights bill, them freedom. Old "Daddy" Cain is a the common means of protecting the crops (watered) to six hundred thousand dollars, reavement startled her husband, who, stated : "As it stands, however, it is

worthy of the highest commendation."

Profits on Cotton Mills.

and forty thousand dollars on ten year's when she returned she found that a rat- In other words, the civil rights bill

O woman ! woman ! why thus hate One of your sex ? Why not implore The God of Mercy to forgive ? Did He not say, "Go sin no more ?" 'Tis woman's hate to womankind That makes our lives a wretched span: Since you will scorn a woman so. Oh ! why forgive a man ?

I dare not go into your church And kneel with you in solemn prayer, And ask God's pardon for my sin. For you would scorn me out of there. But if the thief of virtue sat Beside his sister, I've no doubt He would be first to leave his pew To come and drive me out.

Tis human nature oft to err. And sweet forgiveness is divine ; Ah ? where's the Christian woman who Would speak to troubled hearts like min Who comes to talk of Christian love, To one whose heart and soul's defiled Not one among you! God forgive A mother and her child !

Ye angles holy, pure and good, Go to your Father-He yet lives-And tell him not to scorn me too ! Though women hate me. He forgives Teach. O teach them to forgive And let his spirit with them dwell, That they may show lost souls the way. To heaven-not to hell.

to that effect at a meeting duly called on olution to be certified to court, to be signthe creditors, representing a certain portion (three-fourths are said to be the proportion) of the indebtedness which, if had, such composition may be enforced upon the non-agreeing creditors.

Fifth. The two periods of four months, and six months, prescribed as the limits of certain reclaiming and voiding processes, are reduced to sixty days and four months respectively, but this is not to sage of the act.

Sixth. The expenses of all officers, agents, etc., to be reduced to one-half the present rates ; the old rules to remain in force until the Supreme Court shall arrange the new tariff of charges.

In estimating the number of creditors in certain cases no debt under \$50 is counted in the number, though it may be computed in value.

At a saw mill in Tyler City, Ohio, on Saturday, an unknown German fell on a importance, because it bears upon the im- be made parties. head and one arm were cut cleau off in a condition, and material prosperity. few seconds.

old darkey. Rainey is a Charleston ex- a nudum pactum and not binding in and fifty-eight cents, and dividends paid day, arriving at the startling result that bill was taken in the House, there was due notice, of such creditors as may be barber, who abandoned a trade in which law.

present or represented by proxy, said res- he stood first among all competitors to Whitford vs. Foy, from Craven. become a statesman without reputation. All exceptions to report of referee in ed by a certain number (five-eighths) of Walls and Ransier are plausible, talkative this case, both plaintiff's and defendant's, young negroes, who control the colored were overruled by the Court. Several of politics of their respective localities. The the exceptions failed to refer to the facts six picked men of the negro race sit in on which they were based with sufficient Congress as mere lay figures -sit there distinctness to be intelligible without a apparently on sufferance, nodded at pat- thorough examination by this Court of

ronizingly by a casual Republican mem- the whole of the referee's work, which was the father of the Rev. Robert B. Anber and ignored almost wholly by the would be impracticable. rest of the Honse What are we to learn McKethan, Trustee, vs. Ray et al., Trus-

from this failure of the negro in statecraft? tees from Cumberland.

Shall we put it together with the failure Section 215 C. C. P. does not confer take effect for two months after the pas- of the negro youths at West Point and upon certain parties who differ as to their eighteen years old-lived for a number of the inconspicuous position reached by the rights the privilege of propounding to the years in Philadelphia, and then moved to negroes who have learned professions, Court on a case agreed interrogatories relatand conclude that the race, as a whole, ing thereto. The purpose of that section is started a printing or book-binding estabis incapable of rising much above the in- simply to dispense with the formalities of lishment. Mr. Evaus, of the Milton tellectual average which has characterized a summons, complaint and answer, and it since it has been known in history ? Or upon au agreed state of facts to submit

shall we accept the plea of its particular the case to the Court for decision, and friends and believe that it is emerging thereupon the Judge shall bear and des was preached in Morganton, Wednesday affair bronght to a finale, but George kept Weekly - a journal which advocates the from its childhood and needs only the termine the case and render judgment 17th inst., by Rev. Mr. Wood, of States- putting her off with promises, saying he civil rights bill-says. white man's forty centuries of culture and therein, as if an action were depending .- ville. His remains have been taken to was not able to marry, etc. Finally she There is no more signal error than the experience to rival him in his intellectual It follows, therefore, that all persons hav- Granville county for interment.

N. Y. Herald. may be made parties. thousand dollars.

DEATH OF AN OLD AND TIME HONORED Press that Mr. James Anderson died Morganton the 15th instant in the seventyninth year of his age. Mr. Anderson, derson, pastor of the Presbyterian church at Morganton. He was born in Scotland and learned the printer's trade in Glasgow. He immigrated to America when he was

Granville county in this State, where he

it.-Raleigh Crescent.

Love and Bread and Water.

said, "Deah Gauge, I am willing to mar. supposition that the defeat of this bill achievements ? The question is one of ing an interest in the controversy must Our friend of the Press errs in one par- ry you, if we have to live on bread and tends to settle anything. * * * The ticular. Mr. Evans is 62. He learned water." "Well, well," cried "Gauge" in bill now goes over, perhaps, to another saw, which was rapidly revolving. His mediate future of our politice, our social Case remanded in order that the heirs his profession when a wild boy and ran off desperation, "you furnish the bread, and session, but it will constantly re-apparent at law and residuary devisces of deceased from Virginia to South Sarolina to learn Fill try and skirmish around and haut up antil the engagement of the country is fulfilled. enough water.

60 majority on a full vote, lacking only 6 of the two-thirds vote nec-ssary to have any appreciable physicial effect further taken it from the Speaker's table, when a than possible electricul phenomena like majority vote would have passed it. Ou the aurora. On Thursday, July 2, at the vote, on Saturday night, June 20th, on the passage of the civil rights bill, there was 48 majority in favor of the bill, on a small vote, and 59 Representatives not voting.

In both cases, all the votes in favor of the "sum of villianics" were cast by Republicans, and every Democrat voted as to bring its extremity gradually north. | against the "quaintessence of abominations. The natural inference which ever-

intelligent and caudid mind will draw from these facts is that the civil rights bill is the leading policy of the Republi-A writer in the Indianapolis Herald can party, and if the people elect Repubtells the following story : "A youth I lican Congressmen who favor the civil Chronicle, learned the printer's art under will call George was engaged to be mar- rights bill, this sum of villanies will most Mr. Anderson. Mr. Anderson was a ried, but was financially unable to call in assuredly be enacted into a law at the devoat christian. His funeral sermon the minister. His affianced wanted the next session of Congress. As Harper's