

CARLISLE'S SEAT CONTENDED.

MR. THOBES' CASE PRESENTED TO THE COMMITTEE OF SELECTORS.

Mr. Thobes, the Poll Books were tampered with, and that to have Carlisle the Voting was Continued the Day After Election—Thee's Attorney Corrupted.

WASHINGTON, Jan. 6.—There was a full meeting of the House Committee on Elections to-day to agree upon a line of procedure in the Thobes-Carlisle contested election case.

Mr. Thobes was present with his counsel, Messrs. Fisher and Steever of this city. No one formally represented the Speaker.

Mr. Thobes was immediately after the committee had been called to order, taking up first the brief already submitted, and then the oral evidence.

Mr. Thobes' case was presented to the committee on April 1, 1887, in a circular to the effect of the archbishop of Quebec suspending the election of the Thobes-Carlisle case.

BABY BUNTING'S DEFENCE.

MR. ARBUCKLE CLAIMS THAT HE NEVER REFUSED TO MARRY BONNIE.

He Admits his Engagement to Miss Campbell, However, and Says the Marriage was Merely Postponed—Some of his Letters.

Bonnie and Baby Bunting faced each other again yesterday in the breach of promise suit of Campbell against Arbuckle in the Supreme Court.

Mr. Arbuckle's defence in the case has had for effect a large augmentation in the membership of the order in Canada.

Some of the officers now announce their willingness to accept the same terms as the others.

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CONSTITUTIONAL LAW UNLAWFUL BY THE STATE SUPREME COURT.

PHILADELPHIA, Jan. 6.—In the case of List v. The Commonwealth, brought up from the Quarter Sessions of Allegheny county, the Supreme Court of this State has decided that the law of this State is unconstitutional.

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CAN THE PLAINTIFF WALK?

THE PLAINTIFF IN THE CASE OF THE WALKING MAN.

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ONE OF THE FIRST BILLS TO BE PRESENTED TO THE LEGISLATURE.

THE BILL TO REPEAL THE LAWS RELATIVE TO THE INSANE.

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