POETRY.

INDIAN SUMMER.

here is a time, just when the frost Propages to pare old Winter's way, When Autumn in a reverie lost, The mellow day-time dreams away cammer comes in musing mind To gaze once more on hill and dell a mark how many sheaves they bind, And see if all are riponed well.

ich balmy breath she whispers low; The dying flowers look up and give For her who made their beauties li or enters 'neath the woodland's shade Her suphyrs lift the lingering leaf of boar it cently where are laid The loved and lost ones of its grief.

at last old Autumn, rising, takes With boist-roughand the treate shakes, Intent on gathering all his own. Sweet Summer nighting, these the plain And waiting Winter, gunnt and grim ees miser Autumn Sourd his grait

And smiles to think it's all for him

MISCELLANY. From the Providence Journal.

THE GHOSTLY FATHERS OF RHODE ISLAND.

An incident related to me when very young among the various religious sects in arly times, better than any formal state-

one, the father of General Greene, of revmade it a holiday in my great-grand-

with succession came others, until arlength corresponding to the succession came of the succession came others, until arlength ers were many great brewers of this drink | Brows's Springer.-The clerk having asked These days, and to be at the head of the

reene had been seized with a mild rhou-

Next morning all the ministers informed

For settled on the assembled multitude .-At length Nathaniel Greene arose: standng silently for a moment, his eyes passed be told them he had delivered his message to his own brethren in the morning, and now that the time of his departure must soon the indulgence of the passions, in the purbase so great a blessing, and that while its noderate use was to be received with thanksboth to the gentleman and the Chris-stated. Now I have done."

do not commend the profuse conviviali-

NEW INTERPRETATION. "Say to the north give up, and to the south keep not back." If, as has been suggested, the first clause of the quotation from scripture refers to fugiwhich Gov. Wise spoke in his late speech.

When the "underground railroad" managers at Troy come round for a subscription, as they do periodically, to an old hunker democrat, who goes for the fugitive slave law, Dred Scott decision and everything labelled

THE DESTRUCTION OF AN ANTI-SLAVERY PRISS BY A KENTUCKY MOB.-Last evening about seven o'clock, a mob of some thirty a tremendous excitement was created in the men entered the printing office of William S. Bailey, Newport, Kentucky, and pied a considerable quantity of type, broke one of nagerie becoming enraged and breaking loose the press s, and carried off the "forms" on from his keeper. A man had been employed which the outside of the paper was being to bring some shavings to the menagerie. printed. There were no persons in the office | which were brought in a wagon. The man at the time of this visitation except Mr. drove into the tent, and while unloading his Bailey and his family. His four daughters, wagong the elephant was observed to grow who set type, and Mrs. Bailey, were present, restless at the sight of the horse which had a and bagged without avail that their property might be spared. The press would pro- take his horseaway, but before be could do hadly have been entirely destroyed, but so, the elephant advanced a few steps and these who undertook the job found it dirty knocked the man down with a blow of his are heaping upon eminent republican statestown, and quit attempting to publish a paper | seized the wagon, throwing it up in the air there, or that he would be roughly used and and breaking it to pieces. His anger was shameless slander, not only without any found-

all his property demolished. from such mealts, last night, as foul lan- connecting his tusks with one of his fore to the breeze, was seen gracefully rounding city of New part or the State of Kentucky | had just placed upon wooden horses a huge the southern point of Goat Island; at the would be emperilled by the continuance of stone weighing about fifteen hundred tons. assault on him is the declaration of Forbes, same time an humble craft was passing the the publication of Mr. Bailey's paper. In attempting to get out of the stone yard, a foreign adventurer, who says he begged of the same island. The brig It might be much better for the town if it the elephant got caught by his chain to this selonged to her father, Stephen Wanton were understood that all opinions and their stone which checked him. The keepers who resided in what is now known as the tree expression were tolerated there. It is gradually approached him with chains to help his family, and talked with him about Slocum House, and occupied by John V. not likely must a single one of me male owns fasten his legs, but it was not till be had re- something—he does not say what-which Hammett, Esq.) She was from the West a slave, though our informant declares the ceived several severe blows with spears that Mr. Seward disapproved of altogether. Indies and was loaded with molasses, Jamai - men engaged to have been "respectable in his attention could be diverted so as to renca rum, lemons, limes and other tropical appearance." A suggestion being made as | der it possible to further secure him. Fimits. The sloop was the Greenwich packet, to the police, it was remarked by one of Mr. | nally, he was thrown down upon his side, ring among other passengers. Nathaniel | Balley's daughters that most of the police | where he lay for some time bellowing and were passent, a diff they did not positively thrashing about him with his trunk. nister of the Society of Friends. He came to the destruction of property, they cere plication was made to Hook and Ladder ister of the Society of Friends. He came | tainly did not attempt to do their duty, but | Companies Nos. 1 and 3, who furnished the the double purpose of a social visit to his were passive spectators of the lawless scene. keepers with large books. One of these was Stephen Wanton, and to attend the It is a question whether Mr. Bailey can find run through one of his ears and twisted and separate on the ensuing day. The law protection under the law, and the thing | round until the poor animal could not move cal of the brig, and, of this old and dear most likely to happen is the continued sup- his head from pain of the wound. When

tea things were removed, a thundering industrious family, who offend against no a few days, nor would it be safe for his keep-

sternity was considered glory enough for the prisoner whether he had any thing to say why sentence should not be pronounced, Mr.

good as the liquor which was glowing in them i Canada. I designed to have done handsome China bowl before them.

Them is Canada. I designed to have done long to Law. He owns the Drydock Bank, the same thing on a larger scale. That was and the Bank owns about forty neres of the Rochester papers, dated Canada West, in he unity of spirit which enusued was all I intended. I never did intend murder or docks, houses and land almost in the heart astonishing; "like kindred drops, they treason, or the destruction of property, or to of the city.

**Inve another objection, and that is, the market of the same continued there was not a few possible was not to imagine, while the Jewish had not already come, the noise of the chariot wheels was even now heard in the current of the winnesses was even now heard in the continued to be an in the market of the same of the same of the was not to imagine, while the Jewish had not already come, the noise of the chariot wheels was even now heard in the chariot wheels was even now heard in the same of the winnesses of the was even now for the greater perion of the winnesses of the same of the sa sist r, wife or calldren, or any of that class, length the time for parting came : and suffered and sacrificed what I have in old man. endly farewells were exchanged, and the this interference, it would have been all right dian and the Hebrew interlocked their it an act worthy of reward rather toan of nine years longer. ras with death-like tenacity of grasp-raced thouselves against the side of the lampaced thouselves against the side of the use, and abandoned themselves to a wrapt | see a book kissed which I suppose to be the stemplation of the heavenly bodies, which | Bible, or least the New Testament, which sers shining so gloriously in the blue wault | teaches me that all things whatsoever I would the them, the others, less devoted to as that men should do to me I should do even so busing, betook themselves to the agricu' - to them. It teaches me further to remem- ator Owin and Charles L. Scott left on the shale, who are said to have paid Rochester a scal employment of making Virginia fences ber them that are in bonds as bound with steamer John L. Stephens for the Atlantic somewhat protracted visit lately, with a view om one side of the street to the other, with them. I end-avoid to act up to that in States. An immense crowd had gathered up to an interview with me. A Government most astonishing vigor. Nathanial struction. I say I am yet too young to under the impression that recognizing the validity of the Dred Scott Editor For Press derstand that God is any respecter of persons. some demonstration of hatred for the two de- decision, at such a time as this is not likely at severe enough to prevent him from g - done, as I have always freely admitted I have multitude; but nothing occurred to disturb me, and if I am to meet its representatives, I for the State House, is as follows. ng up stairs alone, yet was bad enough to done, in behalf of His despised poor, I do no the peace. It was per aps one of the most prefer to do so, at least upon equal terms. If make the assistance of a negro rather con-enient than otherwise. wrong, but right. Now if it is deemed ne-quiet and orderly steamer days ever witnessed. I have committed any offence against society, cessary that I should forfeit my life for the in this city. There was no shouting nor furtherance of the ends of justice, and mingle | loud boistrous mirrb; there was no pelting | York, and I should be perfectly willing there heir respective congregations that they my blood further with the blood of my chil- of oranges and applies between those on the to be arraigned before in impartial jury; but should omit their usual afternoon service dren, and with the blood of millions in this wharf and those on the steamer. The very I have quite insuperable objections to be and attend the Friends meeting, recommend- slave country whose rights are disregarded newshoys and planut venders were quieted. | caught by the hands of Mr. Buchanan, and

ing them do so likewise. The old meeting by wicked, cruel and unjust enactments, I The only thing which caught the eye as unbe appointed hour, and a solemn silence test me say one word further. I feel the occasion, was an immense placed on fighting and century, and Wise bags the slowly round the gathering, taking in each individual countenance in his survey; then, individual countenance in his survey; then, taking his voice, tremulous with emotion, were my intentions and what were not. I his own brethren in the morning, and now any person, nor any disposition to commit turn to the State of California, 'and beneath in the last week of November.'

his concern was for all, especially for the treason or excite slaves to rebel or to make the picture were the memorable words of the rosing generation of every name; he felt any general insurrection. I never encour- departed Senator: "I am killed because I aged any man to do so, but always discour- was opposed to the extension of slavery and aged any idea of that kind. Let me say, also, a corrupt Administration." This placard more, and the present might be his last legan regard to the statements made by some of was placed in a conspicuous position near y of love. His text was, 'Be ye temperate those who were connected with me. I hear it the gateway at the entrance of the wharf, all things.' He spoke of temperance in has been stated by some of them, that I have and none who passed could fail to notice it induced them to join me, but the contrary is | What a bitter parting saluto that placard, our of wealth and of ambition, in eating and | true. I do not say this to injure them, but | with its portrait and inscription, most have seeping, and finally, in the use of strong as regretting their weakness. Not one but been to the honorables who were about re joined me of his own accord, and the great- turning to Washington to represent the peoer part at their own expense. A number of | ple of California, and gaze upon the vacant them I never saw and never had a word of chair of him, "the noblest Roman of them group, yet to abose it until one could neith- of conversation with till the day they came | ALL. t stand nor go was a grievous sin, disgrace- to me, and that was for the purpose I have

where else on the face of the broad earth | train, one got caught by the horns between | Burlington, Vt., -Mrs. Brown and four of build such armonious agathering of men of the cars and was held up while his legs were her surviving children, three daughters and smashed to pieces under the wheels; one fell one son. She is a second wife, and has been off the train, and when found his two hind the mother of twelve children. Brown had legs were missing, and a few miles farther on eight children by a previous wife, making

A Cornell or was was held before the tives, the last must be allowed to apply to fight at Recroi, and the Prince of Conde, the the bushel of Brown's correspondence of great French general, having pointed out the advantages that would acrue from a victory, Why keep back those documents which im- the Marchal de Gassion replied-. But it Out with the proof!—Lowell Citizen. we lose, what is to become of us?" "I never think of that," said the prince, "I shall be dead first."

The following is very properly revived after every election in Baltimore.

lemocracy as a part of his religion, they get | city churches, helping her little son to learn the following invariable reply :- "Give his Sunday-school lesson, "Cain was a fugi- State. money to help a fugitive slace escape? not a tive, and a vagabond on the earth; he was tent it's illegal, and against the comprom- so bad that he thought every man would less of the constitution ! send him back to slay him. Where could wicked Cain go Virginia' send him back - and here's a V. to to?" ... Why, mother," replied thoughtful for stealing \$5 from her lover to pay the help pay the expenses of returning him back to Johnny, "Cain could have gone to Balti- minister's charge for marrying her to anoth-

[From the Cincinnati Commercial, Oct. 29.]

[From the N. Y. Sun, Nev. 5.] TREMENDOUS EXCITMENT-AN ELEPHANT LOOSE IN THE STREETS .- Yesterday morning, lower part of Williamsburgh, caused by the inconfurry sheat. They considered the com- was the cage of a black bear. This cage of the day, but he and his family bave long the tent and clear through the wall of spent upon it their daily labor, and sarned small shanty at the back of the tent. Then setting the type, and his sons making up raged elephant. He did not molest passers pression for some time of his paper by mob he was perfectly subdued, he was heavily r's family, and they were all prepared torce. The people and authorities of New-bound with chains, and taken back to the

lice as he had always believed, and Pay . . I have another objection, and that is, York, that in a few years will be worth, for

From the Alta Californian, Sept. 21.

A Segmentive Placard.—Yesterday, Sen- way of those gentlemanly United States Mar-

Brown's Family.-Rev. T. W. Higginson There was a terrible slaughter on one of the of this city has just returned from a visit to twenty in all. Eight of the twenty are now living. Mrs. Brown accompanied Mr. Higginson on his retuun, and he went with her burgh. She will leave to-day for Virginia, having telegraphed to Gov. Wise for permission to visit her husband in prison .- Worcester Spy.

> The California steamer which arrived in New York two weeks ago brought an unu-

Miss Johnson is under arrest in Detroit

BURLINGTON: Elephant belonging to Van Amburgh's me- FRIDAY MORNING, NOVEMBER 11 1859. [From the Daily of Nev. 7.] NEW YORK STATE ELECTION. One who did not know that the New York State Election was near at hand (to-morrow), white blanket on. The man was advised to might be astonished at the unprecedented display of abuse which the democratic journals work, the ink soiling their hands and clothes. | trunk, next seized the horse by means of his | men, and the republicans generally, in these Mr. Bailey was warned that he must leave trunk and injured him seriously. He next days. For "bold and solid lying,"-for fully aroused then, and proceeding to the ation whatever, but right in the face of facts When the meb appeared they informed eage of the prairie wolf smashed it with his as patent as the sun in a clear day, we think Mr. Bailey that they proposed to abolish his trunk, releasing him. Next in his mad way they have excelled themselves, this time. The munity needs where such a paper was tol- was demolished but the bear was chained up manifesto of the Fifth Avenoodle Committee ented, and so forth. Mr. Bailey's paper and could not escape. The cage of the zebra was relied on for a few days, as the great does not rank very high among the journals being next in his way, he pushed it through agency for moving the waters throughout the tryplodyte realm generally; but for with it their daily bread. The paper has leaving the tent he got into the street, pur- lear that it would not do the work been, we believe, a tamily production, Mr. sued by his keeper and hundreds of people, effectually-for fear the people of the Bailey writing the articles, his daughters none of whom were able to cope with the en- State, who have known Senator Seward the forms and working the press. His daugh- by, but seemed to have a great aversion to for so many years, should not be touched my grand-mother, when she was very old, ters who have made a humble livelihood in horses, which he would pursue as rapidly as with that appeal, the Washington Constituillustrate the kind relations which ex- this way, were not, we are informed, exempt he was able, being hoppled with a chain tution comes to its help. Bombastes Furioso guage address d to them could convey. This legs. He was finally driven by the crowd could not hold a candle to Mr. Buchanan's was, primes, the most gross and cowardly into the stone yard, corner of South Fourth official blow-pipe. Just hear it ; keeping in port of the petiful transaction. We really and Seventh streets. Here a number of mind that Mr. Seward is now in Egypt, and one present after present and present and present of the workmen were engaged in dressing stone, and that all the pretended ground for such an

upon their prey, he hears the shricks of the victims; he sees the fathers, sons and brothers of Virginia and Maryland butchered precious scheme, is that it is overdone. The port have a grave question to consider. It menagerie. He is almost covered with hour; he hears the cry of agony from those The arrival of Nathaniel Greene was soon is whether there is to be freedom of speech wounds received from the hooks and spears, of the gentler sex doomed to a still more and the two Baptist ministers and the two Baptist ministers in their property; or whether there is to be waskilled by the elembant, or trampled to and all its male inhabitants are consumed solidate the ranks of the sterling and some such dem astration, and kept a more and he raises no voice of warning, and no

some money last year from Mr. Seward to

hand for succor !" Secretary Floyd had a distinct forewarning GRANGE LAW,-The New York corres of Brown's attempt, but "raised no voice of Education Processing stitution would do better to direct its rhodo- lature is just for done by the constitution. The

and the Bank owns about forty acres of docks, houses and land almost in the heart of the city.

Law owns the Staten Island ferry heats, er's Ferry affair, and says he is not a fighting. and two inits of water front, nearest New man, and is better at running away than our School system will be tried norther year, tion."

hope for success.

I have no apology for keeping out of the ens.

never had any design against the liberty of murderers of David C. Brodenck never re- ry. All know coat Linberded to Louve here

UNIVERSITY OF V RMONT.

cial pleasure of that sort from a brief look at some accessions to a Department, which, for the three heads, for the final completion of the some accessions to a Department, which, for years, occupied a good share of our own labors in the University—we mean the department of Natural Science. Through the but the anecdate is interesting as show eattle trains from Albany last week, between the family of Capt. John Brown. He fami and from sectarian projudice and bigotry, out of an end-door and were pitched off the New York, near Lake Champlain, opposite in 20 volumes Royal Svo. of the great illuscossors, in France. No other work ever any persons in the supply of the State over republished can take the place of it, and to a ceived, was laid over to Tucsday next. very great extent no future discoveries can The souther of removing the shire of Bennington to Boston yesterday, passing through Fitch- do away with its value. In the hands of so County, to Aringgoo, has taken up much of the shot, seemingly without due provocation, Rules of the House by providing that a motion to and teacher as Prof. Marsh, the work will be The Committee composed of the members from chamber was rifled of its contents. The letafter every election in Baltimore.

"Yes," said a kind mother, of one of our baltimore baltimore believe the day on which it gives the notice to the public.

The Beanington Banner, the paper to which the public baltimore baltimore believe the day on which the public baltimore believe the day on which the public baltimore believe the day on which the public baltimore believe the day on which the baltimore baltimore.

Seesed of it, first gave it publicity in a speech in relation to crossings on railroads discontinued; and for the more of deceased per baltimore.

The Beanington Banner, the paper to which the public baltimore believe the day on which it gives the notice to the public. The Beanington Banner, the paper to which the public baltimore believe the day on which it gives the notice to the public. The Beanington Banner, the paper to which the public baltimore believe to the public. The Beanington Banner, the paper to which the public baltimore believe to the public believe to crossings on railroads discontinued; and for the more of deceased per baltimore.

The Beanington Banner, the paper to which the public baltimore believe to the public believe to the public. The Beanington Banner, the paper to which the public baltimore believe to the public believe to the public believe to the day on which the public baltimore.

The Beanington Banner, the paper to which the public baltimore believe to the public believe to the day on which it gives the notice to the public. Banner, the paper to which the day on which the public baltimore.

The Beanington Banner, the paper to which the day on the day of the day on the day of the day on which the day on which the day on which the day on now in the University Museum. There are above 2.0 distinct species in the collections and of many species there are pairs—all we believe, American birds— some from the collections of the North, others from the collections of the North, others from the collections of the North, others from the collections above 2.0 distinct species in the collections and of many species there are pairs—all we believe, American birds— some from the communication with Benning-thor, that the curse may return to its author; that wherever he may go, by day or night, where his presence can be recognized, the people shall only see the letter of disgrace of third reading. By Mr. Kelloggio Brattleboro', for judiclary committee, Senate bill relating to suppressed on the Governor informing the Senate that he had organized the military companies of the State into one brigade, and thor; that wherever he may go, by day or night, where his presence can be recognized, the people shall only see the letter of disgrace of third reading. By Mr. Kelloggio Brattleboro', for judiclary committee, Senate bill relating to suppressed the military companies of the State into one brigade, and thor; that wherever he may go, by day or night, where his presence can be recognized, the people shall only see the letter of disgrace of the letter of disgrace of the secret pressed that he had organized the military committee, senate bill relating to suppressed the military committee, by Mr. Kelloggio Brattleboro', for judiclary committee, against bill in relation to taxation of mileage for witnesses; third reading. By Mr. Kelloggio Brattleboro', for judiclary committee, against bill in relation to taxation of mileage for witnesses; third reading. By Mr. Kelloggio Brattleboro', for judiclary committee, against bill in relation to taxation of mileage for witnesses; third reading. By Mr. Kelloggio Brattleboro', for judiclary committee, against bill in relation to taxation of mileage for witnesses; third reading. By Mr. Kelloggio Brattleboro', for judiclary committee, a

in the cases as it was transported, and not ar-

work before next Spring.

The hue and cry in the Demacratic supers, over the John Brown foray, is easily and fully explained by a glance at the political horizon. States enough to elect the next President have gone against the pro-slavery. Democracy within a year. They are the New Boghod States on "I a"

New York with 35, N w J rsey 7, Pennsyl- his quality vanua 27, Onio 23, Michigaes 6, Wisconsin the 301 votes cast in the electoral college; enough to elect the president, without calling upon Illinois, which Douglas carried only by Logislature, and which he cannot carry again; or Indiana, which is bound soon to Oregon, which lacked but 7 votes of a Republican majority at its last election; or Kansas.

the curtain rise; he beholds all the acts of piring just belone the Navember 1 of one, 1 the dreadful drama; he sees the conspirators | a perfect gods and to the Democrace Word rushing upon their victims; he witnesses | could they be expected to do but to my the insurgent African banner superseding the most of it. Accordingly they how and fragments of the constitution which he had throw dust into the air, and with telious itsworn to support; he beholds the insurgent | eration charge the outbreak to the R-public negro c horts rushing as in San Domingo, can party, as a whole, and to each of its lead, ers individually. The trouble with this we through the town, and shortly after and of the press in their milst; whether an and it i-not deemed safe to xhibit him for dreadful fate; the bands of the assassin are dreadful fate; the bands of the assassin are ork at the front door announced the arri- municipal regulation, nor law of the com- er to approach within sight of him. It is a where all, in onsuspecting confidence, retired them which charge the great party of the

why sentence should not be pronounced, Mr. The carried of Dr. Rodman and of the run and demons from the ship, was, in cannot depend on the Clergy, a clear in cannot have been provided, and the Dr. was asserted by the constituent of the Clergy, a clear in carried opinion of the Cler

most persons have an idea that he is an one years old, and possesses one of those vigorous constitutions that will last bim forty-nine years longer.

Itheir cracl task-masters has not yet come, and may never come. In the denial which I have now made, my motive is more a respectful consideration for the opinions of the slaves consideration for the opinions of the slaves of the first consideration for the opinions of the slaves of the first years longer.

Itheir cracl task-masters has not yet come, and may never come. In the denial which I have now made, my motive is more a respectful to state floase. I understand this to be over the ground covered by the State shows all that has been paid by the state and may never come. In the denial which I have now made, my motive is more a respectful to state floase. I understand this to be over the state floase. I understand this to be over the state floase. I understand this to be over the floase of the first than may never come. In the denial which I have now made, my motive is more a respectful to state floase. I understand this to be over the floase of the floase of the floase of the floase. I understand this to be over the floase of the floase o lish, organize, combine and even to conspire and even to conspire and even to conspire and even to conspire and the Legislature while questions of engages and high personal interest are pending, the streets, remarking that if they wished to begin to appear. In other words, the plot thick, attack him, then was the time. They made

matic affection in the knees, which, although I believe that to have interfered as I have parting Congressmen would be made by the to have any very charitable feeling towards mittee of Ways and Means, making appropriations

First -To pay the debts incurred in familihing the State House. Second to pay the outstanding debts, the freight,

Such repairs not improvements in and around the sum and further farmich it, at may be necessary. And the Treasurer is hereby directed to pay said sum to the committee appointed to superintend the rebuilding of the State House.

Sign 2. This act shall take effect from its parmage.

It is understood that the committee were 4 to 1

The Carrier of the furnitarie, i.e., what are one of compounding felony. If it did, he would make the penalty more severe. He moved to the bill commuting the container of ariel Martin. Mr. Collamer asked and Ferrin of Ministers. The next day the Judge opened court and disposed of all the business before it, and the example of the furnitarie, i.e., what are one of compounding felony. If it did, he would make the penalty more severe. He moved to the bill commuting the container of the state of the furnitarie, i.e., what are one of compounding felony. If it did, he would make the penalty more severe. He moved to the bill commuting the container of the sould make the penalty more severe. He moved to the bill commuting the container of the sould make the penalty more severe. He moved to the bill commuting the container of the sould make the penalty more severe. He moved to the bill commuting the container of the moved to the bill commuting the container of the sould make the penalty more severe. He moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill commuting the container of the moved to the bill co

it is anderstood that the committee were 4 to 1 then sent word to the Messrs. Lewis to know righterst selected to extend a more perfect proin favor of this bitt. Mr. Wright, of Castleton, if they desired to renew the contest. They tection of property, to committee our agriculture; We are always rejoiced to see additions to taking a leading part in favor of its and act of the means of instruction in any department of that excellent Institution, the University of the committee against it. It was debated a little in the house this morning. It is illustrated in the preserve of the committee of the committee against it. It was debated a little in the house this morning. It illustrates the content of the committee of the commi of that excellent Institution, the University the house this amorning. Fir. Hunton, chairman of Vermont. Just now we have had a spe- of the committee, stated that it provided, under cial pleasure of that sort from a brief look at | the three heads, for the final completion of the

is not all. A large and beautiful Collection not been given. The minority thought it had. now in the University Museum. There are notice was published, is nominally issued on Fri-

gions of the tropics-all prepared in the most. The House overruled the Committee and ordered ter worn on the breast of Hester Pryane." perfect maneer, and in an admirable state that the notice be considered legal. So the matof preservation. The collection is at present | for of removal goes back to the Committee for

The Senate have been occupied for several days. PORTS AND PORTRY OF VERNONT. Edited by syes 106, nays 55, ranged for exhibition to the public, but will more than upon any thing else, with the matter Ashy Maria Hemenway. Revised edition. of salaries for County officers instead of fees. The Boston, Brown Taggard & Chase, 1860. In regard to the new fire proof building to proposition of Mr. Chittenden, to make the senscontain the Library, Museum of Natur- torial representation the basis upon which to al History and apparatus the erection of which | graduate the salaries in the several counties, has al History and apparatus the creetion of which graduate the salaries in the several counties, has was intended this fall, we learn that from been abandoned, and the population substituted tion is called for so to an is a token that the of insolvent debtors. Mr Chittenden said the was intended this fall, we learn that from as the basis, with some modifications in favor of lubor of the industrious critices is upperunavoidable delays in settling upon the right as the basis, with some modifications in favor of lubor of the industrious critices is upperunit and as this basis, with some modifications in favor of lubor of the industrious critices is upperunit and as this basis, with some modifications in favor of lubor of the industrious critices is upperunit and as this basis, with some modifications in favor of lubor of the industrious critices and as this basis, with some modifications in favor of lubor of the industrious critices and as this basis, with some modifications in favor of lubor of the industrious critices and as this basis, with some modifications in favor of lubor of the industrious critices and as this basis, and as this basis, with some modifications in favor of lubor of the industrious critices are considered. plan of construction, the season became too some counties where from location or otherwise, clated in a way which is very agreeable to for the committee, move that the bill be referred to far advanced to justify the beginning of the has hitherto referred scalarly to the State's Attor- fying to those who publish them. nies. With this they have got through I understand, and thereby they have settled principles A CLEAR CASE OF NECESSITY, which will make the work on salaries of the oth. much to give a collection of choice hits of gislature, and fixing a day of adjournment. er county officers easier. It seems probable that Vermont poetry, as t prosent samples from Mason and Wilkins. the bill will pass.

pleasant way. The following description of

5, lows 4, Minnesota 4. Here are 152 of cident took place there which I will not scraple to relate. I was scated alone at my The r box had evidently been pied when this fellow sitizens for her work, and we con- His feeble health indused him, however, after an apportionment that enabled a deuto- child was set up, and in consequence she an apportionment that enabled a denote child was set up, and in consequence she cratic minority to choose a majority of the had been made the perplexed possessor of a gratulate her on the success it has not with. So the survey, to tender his resignation. And af-wheel fully into the Republican ranks, or the girl was Loking at me, though it was us well as from the index, the reader is left makes it complete difficult to tell whether her glances were in- to attribute its authorship to Fessenden; committee of the whole on Senate bill No. 52, and tended for me, or for a three story clock which | though a note speaks of its authorship as | after some time speat therein the committee rose, stood in the opposite corner of the room; somewhat doubtful. We - there is ments, raising the salary of the State's Attorney but I ventured to address her .-

> Small Girl—'Laz—Lizzy—Elizabeth, sir.' M.—'Ah, that's a pretty name. Lizzy: What's your other name?" S G .- Blushing deeply, looked down, For sale by E. A. Fuller.

but answered not a word.]

M .- [Encouragingly] - Lizzy what, dear? S. G .- In evident torture, wriggled and gasped, but still was silent.] M. [pointedly] What is your last name,

S. D. Tubbe. writhed and twisted. No wonder for name, is in imitation of Debes's Relinean Crosses, funds in Octean county; to committee on educahe had planged this little innocent gerl,

ing despatch from Charlestown to the Baltis

no demonstration, though within a short distance of him part of the time.

move out of the way. At length Judge got up and wilked backward and forward in front of the coffee-house. Soon E. T. Lewis Dauby banks, and the remainder was for services words to be stricken out being "and shift and the remainder was for services words to be stricken out being "and shaft, and the remainder was for services words to be stricken out being "and shaft, and the remainder was for services words to be stricken out being "and shaft, and the remainder was for services words to be stricken out being "and shaft, and the remainder was for services words to commit Senate bill 52 for amendment in the fourth section, by striking out all the penalty exc pt fine not less than \$300, the and the Judge requested the bystanders to Front of the colleg-house. Soon E. T. Icwis raised lies is as follows.

H. 150:

AN ACT BRIATING TO THE STATE HOUSE.

Note of Vesion, as follows.

State I house of the colleg-house. Soon E. T. I cwis and money paid in respect to about eighteen out being "and shall, after conviction for such difference, [taking fee or reward bunds, under the act of Isas.

An amountment apportioning the amount among the banks was adopted and the till passed.

On motion of Mr. Curried bunds and with cost and out of the colleg-house.

We conviction for such besticken out being "and shall, after conviction for such after conviction for such before and money paid in respect to about eighteen other bunds, under the act of Isas.

An amountment apportioning the amount among the banks was adopted and the till passed.

On motion of Mr. Curried bunds, and the translater was for survices and money paid in respect to about eighteen other bunds, under the act of Isas.

An amountment apportioning the amount among the banks was adopted and the till passed.

On motion of Mr. Curried bunds, and the translater was for survices and money paid in respect to about eighteen other bunds, under the act of Isas.

An amountment apportioning the amount among the banks was adopted and the till passed.

On motion of Mr. Curried bunds and out to be stricken out banks, and the translater was for survices and money paid in respect to about eighteen other bunds, and the translater was for survices and money paid in respect to about eighteen other bunds, and the translater was for survices and money paid in respect to about eighteen other bunds, and the translater was for survices and money paid in respect to about eighteen other bunds, and the turnslater was for survices and money paid in respect to a s hereby appropriated or the following purposes, enth shot. Mr. L.'s pistol snapped once, motion of Mr. Turtie, the Smale affourand. and Judge C.'s twice.

After the Judge had fired ten shots, some one banded him a walking-cane, which proved to be a small shot gun. After examing it closely, he raised it and fired it at Lewis. At this instant John C. Lewis took deliberate aim and fired at Judge C., and then walked off.

After the Judge had fired ten shots, some one for large and the appointment of a comparison of the appointment.

Resolution adopt to the appointment of a comparison of the appointment of a comparison of the appointment o

efforts of Paor. Leonard Marsii, and the generosity of friends, there has been recently generosity of this section. tion to the beavy one they enemy, the leading place towards the administration in its disposal of patronage in Caltrated edition of Caviers Animal Kingdom- more remarks, ordered to lie and be code the specifornia. It is also known that Gwin made ways and means, reported a bill to pay Thes E the notes and illustrations being made by a cial order for Wednesday next, at 11 colons, A.M. repeated efforts to recall this letter, oftencorps of his most eminent pupils and suc- The bill to pay Dr. Powers a higher salary than times approaching his colleague with the State House 36325, which was laid on the table humblest supplications for it, in Washing under the vules. Also, a bill to pay for the furton. The letter was then, however, in the the same, appropriating \$34,000 for that purpose, keeping of Wm. I. Ferguson of the Califor-which was referred to committee on printing. nia Senate. Ferguson was called out and Mr Grandey of Vergeones, moved to amend the philosophic d an indefatigable a student attention of the flouse for the last two sittings. and the same day his desk in the Senate lay on the table shall not be and teacher as Prof. Marsh, the work will be turned to most excellent account. But this mitting the question that the legal notice had Gen. Estill, just before his death. Estill re of a uffed American Birds—and by Prof.

Baird of the Smithsonian Iostitute, to be unsurpassed, for real excellence by more than surpassed, for real excellence by more than surpassed. The minority thought to make the min

temperate parts and others from the warm re- | be published on Thursday; was the notice legal? | worn on his forehead, as was the Scarlet Let- | against bill in relation to fences; ordered to third

New Publications.

Some months ago we noticed the fir t edi-tion of this collection. That a second edi-tion of this collection. That a second edithere seemed to be need. The work in the Senate | those who make books, and especially grati- a select committee of three which was agreed to,

a great many writers | - | the earliest days | Reports Of select committee on Geological of the State to the present. This plan of Survey, an amendment to the report and bill, and on motion of Mr Chittenden the committee were the work must be kept by mind by one who instructed to strike out the third section of the The Springfield Republican has a correspond- would judge fairly of the merit of the work. ent in Iswa who tells things in a mighty Of the first edition we said the compiler to did not intend to write a history of the Genwould have improved in very much if she to deal Survey of the State; and at the time of the drafting of the report the committee did not a little episode on a journey is a sample of had called her samples more rigorously than suppose that the publicity of a printed document she did. To some extent the same may be would be given to it; but as that had been done, the committee consider it due to the memory of I took breakfast at Moveau, and a little in- said of the present edition. As a whole it Aversus Fores that therefore should be amendis greatly improved, and some excellent adbreaklast, and a 'little maid' was stationed ditions have been made to the collection. Young of St. Alban was appointed State Naturmear the table to minister to my necessities. Miss Hommanway deserves the thunks of her sales by Gov. Royes, and the charge of farther Myself - Good morning, sis; what is your really no reason to doubt that the author is of Reax County to \$200, Grand Isle to \$100, and the chief of American Lyrists, J. G. Whir- Orleans to \$350; also requiring "costs" to be reported by the Attorneys in addition to the "fines";

> Tun Sax or Lem, or the Arests Adventurers. the returns to the Treasurer By Percy B. St. John. Boston, Maybew.

The dear little child! No wonder sho the Swiss Family Robinson and some others, a maintee in printing. By Mr Peabody of Coverithed and twisted. No wonder her name

amendment he had had this matter explained; and | tinued; passed.

After the Judge had fired ten shots, some Horse, Just Resistant appeal By Mc Harts-

BRODERICK'S DEATH.—The Scanner Ler
ration of musk mis in Chiltenden county, to general committee. Senate bills to amount chap I csone hand, and on the other thought it did em-Senate on the strength of a letter which cringingly promised to Broderick, his old vermont historical and antiquarian society, to the furtherance of justice, to allow the Attorney

nishing of the clase House and the completion of under the rules, was laid on the table till to-mor-

row morning-AFTERNOON. House. Reports of committees - By Mr. Grandey and Registers of Probate Courts.] of Vergennes, for judiciary committee, to which was referred resolution on the bringing of paupers

reading—yeas 80, nays \$11. By Mr. Chapman for committee on banks, hill for relief of Missisquoi Bank; ordered to Ho. Mr. Kellogg of Benson, for committee on reads ainst bill to alter sec. 42 chap. 22r. s.; third reading refused. Also, bill in

relation to highways; ordered to third reading-Engreered bill-In relation to judges and registers of probate courts; passed.

THURSDAY, Nov. 3, 1859.

and the Chair appointed Mesers. Wilson, Davis and Clarke. The object of the compiler was not so post of inquiring into the business before the La-

> bill and embrace the amendments in a substitute. On this matter Mr. Needham said: The commit-

THER and that the song is of modern origin. | also limiting the penal section (fourth) to receive The volume is very handsomely printed, ing to his own use, or the use of any other person," any money," Ac., except salary. The first section was amended so as to provide that the salaries shall be paid semi-annually, upon the making of

The Senate a lopted all the amendments. On third reading the year were 28-mays 2, [Mesers, Davis and Tuttle.] This is a reprint from an English Book Hemmenway of W. Windsor, to increase pay of alled the Arctic Cruses. The book, like newspaper publishers for publishing the laws; to

reducible governor Relationship Canada, for the appointment of a joint committee

means, making an appropriation to pay for the furniture of the State House and for the completion of the same, was made the special order for Wednesday next at 11 A M. AFFERNOON.

Afterwards the Judge sat down on the Mr. Wilson called up the hill to pay A. B. which shall order the towns in which the highfront gallery of a coffse house, when E. T. Gardner, \$210.73.

Lewis made a motion as if to draw his pistol. Mr. Chittenden said that these proposing his territion of highway crossings on railroads discon-

via dustroyed the section. If the section embrace compounding felony alone, the penalty certainly office, even to a less degree, that ought to debar

severe for compounding felony; but he doubted

cept anything, it may be tortured into a high crime under this section. Mr. Nicholson agreed with Mr. Davis. The penalties should be graduated according to

nature of the offence. While he must say this, he heartily concurred with Mr. Chittenden in his onedemnation of any dereliction by Attorneys.

The motion to commit for amendmendent was rejected, and the bill passed. SENATE -[The Senate was occupied most of the

foreneon in Committee of the Whole discussing Senate bill 57, establishing salaries of the Judges

and for the more equal distribution of the estates of deceased persons; on motion of Mr. Everts,