

WASHINGTON, May 23.—The Civil Rights bill as it passed the Senate reads as follows:
SECTION 1. All citizens and other persons within the jurisdiction of the United States shall be entitled to the full and equal enjoyment of the accommodations, advantages, facilities and privileges of public places of amusement, bath and theaters, and other places of public amusement; and also of common schools and public institutions or learning of benevolence, supported in whole or in part by general taxation or by colleges and agricultural colleges owned by the United States, subject only to the conditions and limitations established by law and applicable alike to citizens of every race and color, regardless of any previous condition of servitude.

SECTION 2. Any person who shall violate the foregoing section, by denying to any person entitled to its benefits, except for reasons by law applicable to all persons of the same race and color, and regardless of any previous condition of servitude, the full enjoyment of any accommodation, advantage, facility or privilege in said section enumerated, or including such right, shall be liable for an offense for which he shall pay the sum of \$500 to the person aggrieved thereby, to be recovered in action on the case, with full costs, and shall also, for every such offense, be deemed guilty of a misdemeanor, and a conviction thereof shall be fined not more than \$1,000, or be imprisoned not more than one year; provided that the party aggrieved shall not recover more than one penalty, and when the offense is retried, the penalty shall be reduced by the heirs at law of the person whose body has been refused burial; and provided further that all persons may elect to sue for the penalty aforesaid, or to proceed under their right of common law, or to elect to sue for the penalty or to elect to proceed in the one mode or other, their right to proceed in the other jurisdiction shall be waived thereby but this provision shall not apply to criminal proceedings, either under the act or the criminal law of any State.

SECTION 3. The District and Circuit Courts of the United States shall have exclusive cognizance of all crimes and offenses against, and violation of, the provisions of this act, and such proceedings shall be held in the district or circuit in which the offense was committed, or in which the defendant may be found, without removal to the other party, and the District Attorneys, Marshals and Deputy Marshals appointed by the Circuit and Territorial Courts of the United States, and powers of arresting and imprisoning and holding offenders against the laws of the United States, are hereby specially authorized and required to institute proceedings against every person who shall violate the provisions of this act, and cause him to be arrested, imprisoned, or bailed, as the case may be, for any offense against the laws of the United States or Territorial Court as by law has cognizance of the offense, except in respect of the right of action accruing to the person aggrieved; and such District Attorney shall cause such proceedings to be instituted, and to prosecute to judgment, in other cases; provided, that nothing contained in said section shall be construed to deny or defeat any right of civil action accruing to any person, whether by reason of this act or otherwise.

SECTION 4. No citizen, provided he has all other qualifications which are or may be prescribed by law, shall be disqualified for services as grand or petit juror in any court of the United States, or of any State, on account of race, color, or previous condition of servitude; and any officer or other person charged with any duty in the selection or summoning of jurors, who shall exclude or fail to summon any citizen for the cause aforesaid, shall be deemed guilty of a misdemeanor and be fined not more than \$1,000.

SECTION 5. All cases arising under the provisions of this act in courts of the United States shall be reviewable by the Supreme Court of the United States, and the same provisions and regulations as are now provided by law for the review of other cases in said court.

Mrs. Stanton and the Lansing Republican. We publish by request the following article from the Kalamazoo Telegraph touching a misstatement made by Mrs. Stanton and the Lansing Republican. A correspondent of the Lansing Republican charges in a communication to that paper that Mrs. Stanton in her lecture at Lansing, upon the occasion of the late Suffrage Convention, "asserted and resserted" that in the State of New York \$15,000,000 are spent annually for the education of boys, and not \$1,000,000 for girls, and then proceeds to quote Mrs. Stanton of falsehood by quoting from the report of the Superintendent of Public Instruction of New York, to show that in 1872 \$10,700,000 was expended for the support of public schools, in whose privileges girls and boys share alike. The editor of the Republican uses this communication as a text for a lecture to Mrs. Stanton, and in such a manner that she is made to appear as if she had said that the State of New York had made to give women a higher education, which they were now twitted with not possessing when they asked the ballot as protection for their property.

SECTION 6. Any person who shall violate the foregoing section, by denying to any person entitled to its benefits, except for reasons by law applicable to all persons of the same race and color, and regardless of any previous condition of servitude, the full enjoyment of any accommodation, advantage, facility or privilege in said section enumerated, or including such right, shall be liable for an offense for which he shall pay the sum of \$500 to the person aggrieved thereby, to be recovered in action on the case, with full costs, and shall also, for every such offense, be deemed guilty of a misdemeanor, and a conviction thereof shall be fined not more than \$1,000, or be imprisoned not more than one year; provided that the party aggrieved shall not recover more than one penalty, and when the offense is retried, the penalty shall be reduced by the heirs at law of the person whose body has been refused burial; and provided further that all persons may elect to sue for the penalty aforesaid, or to proceed under their right of common law, or to elect to sue for the penalty or to elect to proceed in the one mode or other, their right to proceed in the other jurisdiction shall be waived thereby but this provision shall not apply to criminal proceedings, either under the act or the criminal law of any State.

Michigan Argus.

ANN ARBOR. FRIDAY MORNING, MAY 29, 1874.

THE DETROIT Tribune imagines that its "plain speech" has acted as a "tonic" on the ARBUS; that is, its intimation of insanity or dishonesty,—and then has something to say about "blackguardism, chiefly of the coarse type;" which reminds us of the old spelling book story of the farmer and the lawyer, "and if, said the lawyer, that alters the case." Was it any more commendable in the Tribune to "call us names," meaningly, than for us to follow its example jestingly and illustratively? Besides, it is welcome to all the consolation it can get from the "admission" it assumes the effect of its "tonic," to wit: "We presume that the decision is to be obeyed and the illegally issued bonds paid." This presumption is and is based on the recognition of the superior power of the general government, those armies and navies which, according to the Tribune, are to overawe State courts, supervisors, collectors, and individual tax-payers, and enforce a decision based neither on law, justice, nor common sense. Does the Tribune wish to administer another dose of "tonic"?

In this connection we wish to say to the Tribune's clappers (who never have read the ARGUS articles, but accept the Tribune's misrepresentation of them), that it matters not how the people of Ann Arbor may feel inclined to act in this matter, as they have no call to act, having no outstanding bonds. We have discussed the subject as a disinterested party (that is in the money way of treating it), having no taxes to dread, or holding no interest in any bonds. We never have believed in the right to tax the people to build railroads for private corporations to own, and the wisely-washed decision of the Supreme Court of the United States has failed to convince us of this right.

MR. CARPENTER would not vote for the "Civil Rights Bill" because of one of its provisions. "He knew of no power in the Federal Government to organize State juries any more than to organize State Legislatures." Power! That's capital. Isn't Congress accustomed itself to do just what it pleases, regardless of its rights in the premises. "Power," with Congress, is not synonymous with right, but is only another word for might. Will Mr. CARPENTER tell us why Congress may not as well interfere with the organization of State juries as with the regulation of State schools? If it can say that districts shall not maintain and establish separate schools for colored pupils, why not order that local juries shall be mixed? MR. CARPENTER would strike more effective blows at Congressional usurpation if he would go back to first principles and recognize and declare the right of the States to regulate their own local and internal affairs.

—Since the above paragraph was put in type we have clipped an article from the New York Evening Post (Rep.), which discusses the educational feature of the "Civil Rights Bill," taking essentially the same view expressed above. The Post concludes that in all the Southern States—where education of the negro is most needed—compulsory mixed schools will be no schools. The Post also suggests that its passage as a tribute to the dead SUMNER is sufficient to awaken doubt of its wisdom.

IN 1854 a New party was organized under an "old oak" at Jackson, the convention being participated in by the body of Free-Soilers and a few out-comeers from the Whig and Democratic parties. The new party swept the State at the November election, and in its victory gave birth to the Republican party. Other restless politicians have a laudable ambition to emulate the example then set, as will be seen by a call for "A Reform State Mass Convention," published in another column. The minority members of the Legislature were not sufficiently numerous to give their committee very great prestige, and it remains to be seen how the proposition will be received. If the Grand Rapids Democrat, the paper in which the call first appeared, has forewarned the principles of the new party in the "card" of its publisher announcing himself willing to go to Congress, it will find "Jordan a hard row to travel" in short, ought to "die a burning." We wish to know more of the views of the movers before "blowing or striking" for their convention.

THE Toledo Commercial made a criticism of our article concerning the Supreme Court decision as to the validity of railroad aid bonds similar to that of the Tribune, though not in as discourteous and obnoxious language; and now it gives us a synopsis of our rejoinder: "It did not propose absolute resistance, but only suggested how that it might be made." Both wrong and bungling. We suggested simply the legal rights and remedies of individual tax-payers in the event of supervisors and collectors respecting the decision as final and assuming to levy and collect taxes to meet the judgment rendered or to be rendered. And we have yet to learn that it is either unpatriotic or rebellious for tax-payers to use all legal means or remedies to protect their rights. How far our State courts will go in defense of their decisions and rights is for them, not the ARGUS, to decide.

THE Toledo Commercial evidently don't think the property interests of the women of Michigan suffer because they are deprived of the ballot. Among other things, it says: "In further illustration of the state of things in Michigan, we may cite the case mentioned by a Toledo Attorney. He has a Michigan client who is in the real estate business, and whose wife does something in the same line. He complains bitterly, that while his wife can buy and sell at pleasure, without consulting him or even letting him know what she is doing, he cannot sell a foot of real estate without both her knowledge and consent. He feels that the 'oppression' in his case is all on his side, and don't see any necessity for his wife's having the ballot as a 'protection for property.'" Perhaps when she gets the ballot and makes the laws she will legislate in the interest of her afflicted husband and give him the same control of his own estate that she now enjoys.

Rev. F. A. Blades has been appointed Appraiser of Merchandise at Detroit.

ALL SORTS OF PEN-SCRATCHES.

—In a speech made at a recent temperance meeting at Adrian (May 21st), Hon. J. Webster Childs, of this county, combated the quite prevalent idea that prohibition has proven a failure, and favored advance movements; the passage of a law by the next Legislature, providing that "the mere possession and exposure of liquor for sale shall be held a sufficient evidence of guilt, just as the possession of false dice and false coins is evidence of counterfeiting," and that "it must not be left to the ladies to hunt up evidence of the actual sale of liquor in order to convict the dealer."

—Report says that in Flint "the greatest opposition to the temperance movement comes from the ladies themselves;" that "husbands sign the pledge when their wives positively refuse;" and that this feeling of opposition is so strong that "many of the ladies moving in the highest circles of society will not now associate with or even speak to any of the women who take part in the crusade." And yet woman suffrage is to promote the cause of temperance and all other moral reforms! If women are such good mothers now what will they be as politicians?

—The Marshall Statesman, aiming to assist Mrs. Stanton in making good her statement that women are degraded because refused the ballot, says: "Paupers and criminals do not lose their vote. They are allowed to express their voice in the governmental matters of the State, while the intelligent wives, mothers and daughters by our side are not allowed a voice," and more of the same sort o' stuff. We didn't know that criminals were the habit of going from the jail or prison to the ballot box.

—The Radical majority in Congress "smells a nice" in other words sees its power waning in the Senate, and so a few more rotten boroughs must be established. New Mexico is to be admitted, with its 90,000 population, a mixture of Spanish, Indian, negro, Yank, and all the imaginable crosses, ignorant, degraded (to a large extent), and unfit to exercise the right of suffrage. And this new State will have two Senators, just as many as New York with her population of over four millions.

—Detroit is proposing to offer \$100,000 to secure the location of the new Inmate Asylum near that city. A liberal offer: that is if the men making it were not looking to a city debt of \$80,000 to refund the larger portion of their subscriptions. Will the benefits accrue to the average tax-payer of Detroit warrant such a public expenditure? or is an increase of the city debt on every possible pretense to be desired?

—In the Supreme Court of the District of Columbia, on Saturday, a decision was rendered, holding that the Police Court has no jurisdiction in the Chandler-Buell libel case, and that it, with all similar cases, belongs to the Criminal Court. And so Chandler will have to begin anew; that is unless he "takes wit in his anger" and concludes to let his character take care of itself.

—Bowdoin College, Me., is enjoying a small rebellion. The sophomore and freshmen classes bolted military drill; the juniors "sympathized" with the recalcitrants, and a joint resolution was adopted declaring that the suspension or expulsion of a single student would be resented by all. And now the hard-hearted faculty have sent one hundred students home.

—A negro in New Orleans is a king to a thirty white man in Michigan.—Down there a negro has obtained a refund of \$250 against one O'Neal for vending to sell him drinks. Here O'Neal would have been liable to a fine for refusing obedience. Down at Washington the Supreme Court holds that railroads are public highways, that being public highways the people may be taxed to build them for a private corporation, in defiance of constitutional provisions prohibiting the State building railroads or loaning its credit, and overrules the decision of our Supreme Court holding aid legislation unconstitutional and aid bonds illegal. Verily, this "public highway" dodge is a double ender. We shall see what we shall see.

—The Centennial. PHILADELPHIA, May 24.—The following is the final and conclusive decision of the International Centennial Commission, and the Finance Committee present on the condition of affairs as follows: 1. Conditions are to be opened for contracts for the erection of the art gallery and museum on Tuesday next, and it is expected that work will be commenced in a few days, the building to cost \$1,500,000, of which sum there has been appropriated \$500,000 by the State of Pennsylvania, \$1,000,000, and by the city of Philadelphia \$500,000. The building will cover over one and a half acres of ground. 2. The immediate erection of the conservatory has at a cost of \$200,000, 000. To this work subscriptions to the stock are applicable, making due allowances for losses, amount to about \$1,800,000, leaving \$200,000 yet to be provided for this purpose. 3. An acre of land is to be provided for, to cover about five acres of ground, and to cost about \$350,000. Grading, draining, water and railroad connection, etc., say \$1,000,000; general administration, say \$200,000. For erecting and equipping for contingencies, say \$875,000. Total expenditures, exclusive of art gallery and museum, \$625,000, of which the city of Philadelphia has appropriated \$125,000, and the rest to be provided for by the State and the people.

—Judge Green goes for the Supreme Court of this State in righteously style in a recent number of the Bay City Tribune, and intimates "in language that's plain" that the judges there are mere judicial puppets, never having done circuit duty. Cause: criticism upon and reversal of Judge Green's law as expounded to a jury.

—A Washington dispatch to the Free Press says that the Michigan residents in that city have resolved to bring out Judge Campbell as a candidate for United States Senator (Chandler's successor). A very good selection, but we should prefer to have the Judge entered by others than Washington office holders.

—The Detroit Tribune takes a deal of pains to copy from obscure country journals indorsements of its denunciation of what they supposed to be the expressed views of the ARGUS concerning the railroad aid bonds. It is welcome to all the capital or reputation it can make by such a course. 1. The immediate erection of the conservatory has at a cost of \$200,000, 000. To this work subscriptions to the stock are applicable, making due allowances for losses, amount to about \$1,800,000, leaving \$200,000 yet to be provided for this purpose. 2. An acre of land is to be provided for, to cover about five acres of ground, and to cost about \$350,000. Grading, draining, water and railroad connection, etc., say \$1,000,000; general administration, say \$200,000. For erecting and equipping for contingencies, say \$875,000. Total expenditures, exclusive of art gallery and museum, \$625,000, of which the city of Philadelphia has appropriated \$125,000, and the rest to be provided for by the State and the people. The statements heretofore submitted by the Board of Finance were based upon \$500,000 for erecting and equipping for contingencies, but under the circumstances the committee deem it wise that the buildings should be of a simple character, and on that basis this report is submitted.

—Representative Mellish, of New York died in the new Inmate Asylum at Washington on the 23d inst. There are numerous other insane men (financially, politically, and morally) yet left in the House.

—Prof. Swing, unwilling to be annoyed by further prosecution or persecution, has positively withdrawn from the Presbyterian Church, but will continue to minister to his congregation.

—The living Sumner was incompetent to the task of procuring the passage of the "Civil Rights Bill." The dead Sumner has accomplished the work. Such is sentiment.

—Forty crusaders were arrested at Pittsburgh, Pa., on Saturday last, charged with obstructing the sidewalks.

—Cushing has "stopped in it" at Madrid; that is, he has attended a banquet given by the opposition deputies.

—Messrs. Carpenter and Boreman, two Republican Senators, voted against the "Civil Rights Bill."

—Bro. George, of the Lansing Republican, is a full-blooded "woman-suffragist," but is, nevertheless, a little too belligerent to work in harness with Mrs. STANTON. The Republican dissented from some of her statements at Lansing, which called out a reply from the Kalamazoo Telegraph. This reply will be found in another column. Mrs. STANTON also addressed a letter to the Republican, disclaiming the version that journal's reporter gave of her statement concerning the short comings of New York in educational matters; which point of difference is the main one discussed by the Telegraph. It is but just to quote what the Republican says (in the reply to Mrs. STANTON's letter) was her exact language, agreed upon by three reporters, one of them taking the words *forbitus*. It was: "I was looking over the other day the money spent in the schools of New York. I found they had spent over \$15,000,000 for the education of boys, and not \$1,000,000 for the education of girls. So we see here in America that boys are 10 times more valuable than girls."

—As to the other point—her charges against the press—the Republican says her exact words were: "Whom do they ridicule now? The women of the land. You can scarcely take up a paper that you do not find some slander, some calumny, or something with regard to the women of the country."

—It is a family nuisance and our "hand in" is wholly involuntary.

—IN THE United States Senate, on Monday, MR. STEWART, of Nevada, moved thereto by the passage of the "Civil Rights Bill" and a desire to excel its meddlesome provisions, proposed the following amendment to the Constitution: ARTICLE XVII. If any State shall fail to maintain a common school system, which shall include persons between the ages of five and eight years, not incapacitated for the same, shall receive free of charge such elementary education as Congress shall direct, and shall have power to establish therein such a system and cause the same to be maintained at the expense of such State. Referred to the Committee on Judiciary.

—This is to give notice to Senator STEWART, "all the world and the rest of mankind," that we can beat that proposition and not half try. And this is the very simple and yet very radical substitute we suggest: ARTICLE XVI. All State Legislatures and State Courts are hereby abolished, and the several States declared a unit, and the several Congress shall make all the laws for the carrying out the meaning and intent of this article.

—There, what's the use of longer pursuing the policy of cutting off the dog's tail inch by inch? —OUT IN Wisconsin the Legislature, adopting the theory that railroads are public highways and subject to legislative control, have passed a law, under which tariff rates have been established. This law is not satisfactory to the railroad companies, and the Milwaukee and St. Paul and Chicago and Northwestern refuse obedience. Down at Washington the Supreme Court holds that railroads are public highways, that being public highways the people may be taxed to build them for a private corporation, in defiance of constitutional provisions prohibiting the State building railroads or loaning its credit, and overrules the decision of our Supreme Court holding aid legislation unconstitutional and aid bonds illegal. Verily, this "public highway" dodge is a double ender. We shall see what we shall see.

McOMBER & WAGNER,

NEW CITY GROCERY

NO. 17 SOUTH MAIN STREET.

We have just opened a large and fresh stock of choice Groceries, Sugars, Teas, Coffees, Spices, Foreign Fruits, Canned Fruits, Nuts, Candies, Extracts, Wooden Ware, &c. We have the choicest, freshest and largest assortment of Candies in the city.

All kinds of Farm Produce taken in exchange for goods. All kinds of Vegetables and Fruits in their season.

Our goods are new and we guarantee satisfaction in every instance. All goods promptly delivered free of charge.

NEW GOODS

AT MAYNARD'S

DRY GOODS!

Have them open and are now prepared for BUSINESS.

25 CASES NEW DRY GOODS!

These goods have been bought at a large decline from early Spring prices, and we are perfectly willing to sell them at small profits.

JOHN H. MAYNARD.

CLOTHING! CLOTHING! CLOTHING!

The Spring Campaign OPENED IN EARNEST.

BULL THE CLOTHIER, Has just arrived and opened the great One-Price STAR CLOTHING HOUSE, IN MARTIN'S BLOCK.

Where you can now find the Largest, Finest and most Complete Stock of HATS, CAPS, TRUNKS, AND Gents' Furnishing Goods, READY-MADE CLOTHING, CARPETINGS, OIL CLOTHS, &c. &c.

CHEAP FOR CASH!

DRY GOODS!

JUST RECEIVED

A Big Stock of DRY GOODS!

We call SPECIAL ATTENTION TO FINE DRESS GOODS

Which will be sold CHEAP FOR CASH.

CALL AND SEE THEM

We are now PREPARED TO EXHIBIT TO OUR PATRONS OUR SPRING ASSORTMENT OF CHOICE AND ELEGANT DESIGNS

CHEAP FOR CASH!

GEORGE BULL,

Ann Arbor, April 22, 1874.

G. W. HAYS, Supt.

FROM HEADQUARTERS.

Who announces to their Customers that they will sell Full Trained Wares, as warranted for one year at \$75, including all extras, 5 Fire, Spring, Sewing, Wash, and other, and for the balance of the year for Cash, and to be open for Thirty Days. Also FULL TRAINED PLOWS, 10 DOLLARS.

Farmers, if you wish to apply yourselves as is the time for cash, all goods warranted as we are in our line equally low. We will never under-sell. We are getting on a full scale.

REAPERS AND MOWERS

of the Johnston Patent, which we offer equally low, and we will repair and put in new blades for one year at \$75, including all extras, 5 Fire, Spring, Sewing, Wash, and other, and for the balance of the year for Cash, and to be open for Thirty Days. Also FULL TRAINED PLOWS, 10 DOLLARS.

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of the Johnston Patent, which we offer equally low, and we will repair and put in new blades for one year at \$75, including all extras, 5 Fire, Spring, Sewing, Wash, and other, and for the balance of the year for Cash, and to be open for Thirty Days. Also FULL TRAINED PLOWS, 10 DOLLARS.

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If you wish to have your Probate or other business done in the ARBOR, do not forget to ask the Judge of Probate and Circuit Court Commissioners to make their orders accordingly. A request will be granted.

Local Brevities.

- CARDS.
-Circulars.
-Pull-Heads.
-Letter-Heads.
-Shipping Tags.
-Printed at the ARBOR office.
-In the best style and CHEAP.
-Don't order elsewhere before calling.
-Dr. E. O. Haven, ex-President of the University, was in town on Friday and Saturday last.

The following card has been issued and sent to the address of each Alumnus of the University known to the committee:
At the last meeting of the Society of the Alumni of Michigan University, the Executive Committee were instructed to make arrangements for a social gathering and supper for the Alumni at the Anniversary of this Society to be held in June, 1874. Such arrangements have been made, and a large gathering of the Alumni is expected. The following is the order of exercises:
June 23, P. M. Anniversary of the Society of Alumni; Oration and Poem, in the New University Hall. At 6 P. M., Supper and Social at Hanger's Hall.

The Fourteenth annual meeting of the Michigan State Sabbath School Association is to be held at Jackson next week, commencing Tuesday evening and closing Thursday evening. Tuesday evening an address will be given by Hon. C. L. Walker, of Detroit; Subject—"Sunday School and Crime." Wednesday evening, one by H. O. Hitchcock, M. D.; Subject—"The Antagonism of Alcohol to the Interests of Mankind—How it is to be met." Thursday evening, by Rev. Z. G. Sawyer, Detroit; Subject—"The Educational Sabbath School Work. Addresses, sermons, essays, discussions, etc., will fill up the sessions each forenoon and afternoon. The citizens of Jackson provide delegates with entertainment free.

The Manchester correspondent of the Detroit Tribune says:
A German picnic was held here May 29th, said to have been called by the German Workmen's Association, but known to have been procured for its interest the formation of an anti-temperance alliance. A large proportion of the population of our county is composed of Germans, and these turned out en masse and at once repaired to headquarters. Grinner's Band, from Ann Arbor, arrived about ten A. M. and in the afternoon headed a procession nearly 1,000 strong. Speeches were made by Mr. Bruegel, of the firm of Bruegel, Kosloff & Co., and Malcom McDougall, of Bridgewater, each of whom recited the grievances which Germans entertain in the way of prohibition, etc. The affair closed with a dance.

Pioneer Society.
The next regular meeting of the Pioneer Society of Washtenaw County will be held at Fireman's Hall in the city of Ann Arbor, on Monday, June 1st, 1874, at 10 o'clock, A. M. A general attendance is specially requested, as arrangements will be made at this meeting to attend the fifth anniversary of the settlement of the city of Ypsilanti, on the fourth day of July next. A special invitation to the Society has been extended by the citizens of Ypsilanti, to be present and participate in the celebration.
GEO. S. WHEELER, Secretary.

The Ladies' Temperance Union of Ann Arbor desire a hearty co-operation with all organizations that are or may be formed for the furtherance of the cause of temperance in this county. Address communications to Mrs. George Duffield, Corresponding Secretary.

The June number of the Eclectic magazine is at hand, and completes the first half-yearly volume for 1874, giving an index from which the reader can understand how much permanently valuable as well as entertaining literature a single volume of the Eclectic contains. The present number has for its embellishment a fine portrait of Dr. Howard Crosby, D. D., the famous preacher; and among the most notable of the literary contents are: The Antiquity of Man, David Livingstone, On the Transmission of Sound, by Prof. Tyndall; Manners and Customs in China, The Affections of Animals for Man, Dante: His Life, Green London, The Philology of Slang, by E. B. Tylor; Love's Gleaming Tide: A Poem, by William Morris; Some New Books; Spanish Life and Character in the Interior during the Summer of 1873; A Chapter about Pets; Mr. B. A. Proctor on The Wastes of the Universe; and additional chapters of the very striking story, Far from the Madding Crowd. The Editorial Department have even more than the customary fullness and variety. E. R. PHELPS, 108 Fulton St., New York.

A Reform State Mass Convention.
The committee appointed by the opposition members of the Michigan Legislature have issued the following call:
"An organization of a new party is clearly demanded. While incompetency and corruption are rapidly multiplying our burdens and disgracing the nation, the inability and unwillingness of all existing parties to abate these and other evils by themselves created, is becoming more and more plain. That there is everywhere manifest a confident expectation that a new party will be formed; that many newspapers of all shades of politics, as well as the people, demand that a new party shall be formed, and that in some States where misrule has been conspicuously rampant, are facts that indicate what a policy is to be their duty and their policy.

In obedience to a manifest public sentiment and at the request of many members of the State Legislature, and of both parties, unite in calling the electors of Michigan who are in favor of organizing a National Reform Party, to meet in mass convention at Lansing, Thursday, August 6th, 1874, at one o'clock P. M., to take such steps as may be deemed advisable to secure the organization of a party on a basis of free issues, and for the restoration of purity and statesmanship to the high places of our State and national government.

An election of a Legislature, State officers, and of a United States Senator rapidly approaches. It is time for action. Let us meet and take counsel together and lay the foundation of a party that shall be dedicated to LIBERTY, UNION, FRIDAY in office, and REFORM in the administration of the government.
J. P. COOK, Hillsdale.
THOS. S. COBB, Kalamazoo.
E. A. BROWN, Berrien Springs, Legislative Committee.

Thirty Years' Experience of an Old Nurse.
Mrs. Winslow's Soothing Syrup is the prescription of one of the best Physicians and Nurses in the United States, and has been used for thirty years with never failing safety and success by millions of mothers and children, from the feeble infant of one week old to the adult. It cures colic, soothes the stomach, relieves wind, quiets the bowels, and gives rest, health and comfort to mother and child. We believe it to be the best remedy in the world in all cases of INFANTILE COLIC, DIARRHEA, and ALL AFFECTIONS arising from teething or from any other cause. Full directions for using will accompany each bottle. None genuine unless the trade-mark is blown in the glass. Sold by all Medicine Dealers.
1561

Children Often Look Pale and Sickly.
From no other cause than having worms in the stomach.
BROWN'S VERMIFUGE COMBIS
Will destroy Worms without injury to the child, being perfectly WHITE, and free from all coloring or other injurious ingredients usually used in worm preparations.
CURTIS & BROWN, Proprietors, No. 215 Fulton Street, New York.
Sold by Druggists and Chemists, and dealers in Medicines throughout the United States.

Why You Suffer?
To all persons suffering from Rheumatism, Neuralgia, Cramps, in the limbs or stomach, Biliousness, Headache, Stomachic, Bowels, or Stomach, we would say, take the HOUSEHOLD PANACEA. It is a simple, natural, and external use. It has cured the above complaints in thousands in this country and in all other parts of the world. There is no more reliable remedy. Sold by all Druggists.

HOUSEHOLD PANACEA
FAMILY LINIMENT

The regular term of the Circuit Court opened on Monday, Judge Crane presiding. The calendar shows 106 cases noticed, classified as follows:
Criminal, 10
Issues of Law, 75
Issues of Fact, 1
Imparison, 4
Chancery—1st class, 24
" 2d " 2
" 4th " 5-106

The first call of the calendar caused the usual number and variety of entries: continued, discontinued, settled, not noticed, referred, etc. On Tuesday the first jury was impaneled, in the case of The People vs. Myron Brown, the information charging the defendant with burglary and larceny that is with breaking open the office of Justice Crane, at Ypsilanti, and the carrying of his pockets and papers and the city records. Trial concluded Wednesday evening, verdict not guilty.

Yesterday forenoon a jury was impaneled in the People vs. LeRoy Beam. Information for Rape. Trial progressing as we go to press.

A Senatorial Scene.

Business was transacted in the Senate to-day as follows: Time, half-past one o'clock; subject under consideration, the Civil Rights bill. Mr. Howe, of Wisconsin, has the floor; Senators Hager and Mitchell are industriously writing letters to loved ones at home; Senator Chandler is reading his correspondence; Senator Pense is enjoying the peaceful slumber of the just; Senators Carpenter and Frelinghuysen are attempting to pay attention to the Speaker's words; Senator Conkling is writing Senator Hamlin, when not squirting tobacco juice on the carpet, is reading a Maine newspaper; Senator Kelly is posting himself on the provisions of the Constitution; Senator Flanagan sleeps sweetly, but snores occasionally; Senator Boreman pretends to understand and enjoy the speech; Senator Davis, stretched out on two chairs, presents the pages of a West-Virginia paper; Senator Johnson is writing a letter; Senator Bogy is reading an account of the Sartoris-Grant wedding, and wondering why the reporter forgot to describe the gorgeous appearance of the Missouri statesman; Senator Merriam is studying finance from late speeches of Morton and Logan; all the other Senators are absent from their seats and the Chamber. At half-past two o'clock Mr. Howe, still writing, but a change has occurred in the attendance. The first relief has arrived. Mr. Morrill, of Vermont, is reading a newspaper; both the Minnesota Senators are similarly occupied; Hamilton of Maryland, is listening to Jim Nye telling funny stories; Alcorn is all attention, and self-satisfied; McCrorey laughs at the jokes he perpetrates in his last speech, a copy of which he holds before his eyes; Flanagan's head has fallen back over the back of his chair, and there is great danger that he will dislocate the spinal column; Cooper reads a Memphis paper; Bogy is telling Goldthwaite, Robertson, Ransom, and Merrimon (who were invited) all about the royal wedding. The other Senators have gone out to see a man or woman.—Washington special to Boston Post.

The Wisconsin Senatorship.
The Chicago Times commenting on the various candidates for the seat which Senator Carpenter, of Wisconsin, will vacate next March, says:
"Washington probably stands next to Carpenter in point of ability, and a head and shoulders above him in sincerity and elevation of character. Washburn really believes that some things are true and right, and worth contending for because they are true and right. Carpenter never did believe anything of the sort. He never experienced the luxury of a conviction on any subject, except perhaps the subject of Matt. Carpenter. He probably does believe that he wants to be re-elected to the Senate, and anything under heaven is right and proper which will procure votes for him. Beyond that he believes next to nothing.

The Oath of Abstinence.
At last the dawn of a better day appears. On Thursday Representative Orth of Indiana, presented in the House a memorial of the Women's Christian Temperance Union of Indianapolis, praying that all United States officers be required to take an oath of total abstinence from intoxicating liquors during their term of office. The petition was graciously received and referred to the Committee on Civil Service Reform. That committee whose herculean labors have so purified the civil service, immediately undertook the consideration of this desired reform, and at no distant day they will undoubtedly report favorably upon the measure. That the House will hesitate about passing such an enactment no person of sound judgment can possibly anticipate. It may receive slight opposition in the Senate, on account of the conservative tendency of that dignified body, but it must soon become a law. The good example that will be set by all Government officials will quickly be followed by private citizens, and temperance, law and order will reign supreme; and all through the earnest petition of the good women of Indianapolis.—Free Press.

The Flint Citizen has been shown two interesting fossils which are thus described: "The larger one is shaped somewhat like an elephant's tusk and is 24 inches long round the outside of the curve; 15 1/2 inches in circumference at the base, and tapering gradually to 5 inches at the top. The surface is marked longitudinally with close lines resembling crimping and it is encircled its whole length with rings about half an inch apart, and laminated toward the lower end. The smaller one is broken at both ends, 11 inches long, nearly circular, 7 inches in circumference, crimped on the surface like the larger one, and jointed in four places that were probably flexible when it lived." They were found in Sutton's quarry, at Flushing.

MARRIED.
AL. S. THOMAS Church, in this city, on Thursday, May 29th, by Rev. Father Van Ely, Mr. M. KRAMER, of Indianapolis, Ind., and Miss MARY A. BARNES, of this city.

DIED.
In this city, on Saturday, the 23rd inst., Mrs. ALICE YOUSSE, aged 23 years and 5 months.

COMMERCIAL.
ANN ARBOR, THURSDAY, May 29, 1874.
APPLES—Green, \$1.00/1.25
BUTTER—20/22
COFFEE—30/32
CORN—30/32
CUCUMBERS—Dressed 10/11c.
EGGS—Common 10c.
HAY—\$18.00 per ton, according to quality.
HORSE—In cop. 35/50c.
LARD—The market stands at 11c.
ONIONS—\$5.00.
OATS—30/32c.
POTATOES—\$1.00/1.40.
TURKEYS—9c.
WHEAT—\$1.25/1.40; Amber \$1.25/1.30
TURKEYS—10/11c.

Detroit Live Stock Market.
From the Detroit Free Press.
MICHIGAN FEEDING CATTLE YARDS } Monday, May 25.
The total receipts for the past two weeks were as follows: For the week ending
May 25. May 18.
Through State, Thru, State,
Horses \$4 16
Cattle 2,049 472 870 50
Hogs 20,533 134 14,120 32
Sheep 1,390 185 190 240
Trade was light on Sunday at these yards, the principal buyers for shipment having gone further west and shipped through, while butchers seemed inclined to take the chances of Monday's market prices, being firmly held, and today's sales for these yards were few. Mr. Adams sold 17 steers, averaging about 700 lbs., early at \$4.50; Mr. Drake sold 22 head, averaging about 800, for \$4.50; Mr. Newton sold 17 head, weighing about 700 each, for \$4.25; 1 choice steer, weighing 1,600 lbs., sold at \$6.50; other sales were at quotations. Sheep were lower; a single wooled of 40, averaging 55 lbs., at \$6.50. Very few hogs were sold; we note a sale of 15 pigs, averaging 115 lbs., at \$5.25.

Another \$50,000 Challenge.
That they have the only group of Nine Performing Hyenas in the World, in one den.

Another \$50,000 Challenge.
That the Great London Shows is the only exhibition in the world where a den of Five Living Royal Bengal Tigers was ever entered and the animals performed by their trainer.

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THE LEVIATHAN IS COMING!

LARGEST SHOW UPON EARTH.
ANN ARBOR, JUNE 3d, 1874.
EVERY NATION OF THE GLOBE REPRESENTED.

The Whole World as Contributors
Two Circuses, Two Menageries, One Grecian Hippodrome.
A WHOLE TRIBE OF INDIANS, SQUAWS, ETC.
ONLY ONE TICKET REQUIRED FOR ALL.

The Most Interesting and Novel Exhibition ever seen in America. Specialties our great feature. The most gorgeous and Hippodromic Triumphal Street Pageant ever seen. The only
FIVE PERFORMING ELEPHANTS
in the World. The only 5 Performing Bengal Tigers in the World. The only
NINE PERFORMING AFRICAN HYENAS
in the world. 4 Baby Lions, born April 22, 1874. 5 Massive Golden Charlots, 2 Roman War Charlots, Roman Charioteers, Fearless Cavaliers escorting Grecian Beauties. Elegant Costumes adorning shapely ladies. Elephant Coursing, Hurdle Racing, Foot-racing, etc. We use our own race-track. Read our \$25,000 challenge.

INDIAN GAME OF LACROSSE,
4 ACRES OF EXHIBITION TENTS.
IT HAS NO EQUAL—NO RIVAL.
The Public and Press Vouch for Us.

H. BARNUM & CO.'S
GRAND CENTRAL PARK MENAGERIE,
ZOOLOGICAL COLLECTION, &C.,
AND
Den. STONE'S COLOSSAL Circus,
Consolidated for the Season of 1874 with

Howes' Great London Circus,
GRECIAN HIPPODROME!
Sanger's English Menagerie of Trained Animals
AND
IROQUOIS INDIAN TROUPE!
Henry Barnum, Manager

CHALLENGE!
Open to all comers, of
250,000 DOLLARS!
\$100,000 CHALLENGE
That this is the only Exhibition on Earth having
Five Trained Elephants

1000 Special Wonders!
SANGER'S
BRITISH MENAGERIE
OF LIVING
Trained Animals!
The Largest Collection in the World
Representatives of the Desert!
Dwellers of the Jungle!
Terrors of the Forest!
Monsters of the Deep!

THE LARGEST CIRCUS
In America, with all the accomplished
Riders, Gymnasts and Acrobats,
100 IN NUMBER.
M'lie Cordelia,

The Paragon of Bareback Riders.
M'lie Romell, Signoretta Munoz, Juan Alford, Mesdames Eleanor, Thekla, Josephine, Carlotta, Leonora, etc. Signor Romelli, Mons. Romelli, W. W. Nichols, G. W. Murray, Den Stone, Wm. Rolland, Rudolph Mette, Harry Wilcox, Charles Seidler, Charles Roberts, Markese, Masters Biddle & Horace, etc., etc. in their various specialties, forming a BLAZE of TALENT never before equaled.

A Tribe of 100 Iroquois Indians
Chiefs, Warriors, Braves & Squaws, Thrilling Battle Scenes—The Scalping Knife—The Tomahawk—GAME OF LA CROSSE—The Pantomime of POCAHONTAS SAYING THE LIFE OF Captain John Smith.
Scenes of Wonder & Amusement!

Grand FREE EXHIBITION
The Triumphal
THREE MILLION ACRES
LANDS.
LIBERAL TERMS TO IMPROVERS.
11 YEARS CREDIT, 7 PER CENT. INT.
No Part of the Principal payable for Four Years,
FINE GRAIN-GROWING REGION.
Tracts of one and two thousand acres available for Neighborhood Colonies, or for Stock Farms.
Egcellent Climate, with Pure Flowing Water.
"I would say, that in the course of many years, and through extensive travel, I have not seen a more inviting country, nor one which offers greater inducements, with fewer objections to settlement, than these lands of the A. S. & P. R. R. See the Report of Henry Stewart, Agricultural Editor American Agriculturalist.

For full particulars inquire of
A. E. TOUZALIN,
Land Commissioner, TOPEKA, KANSAS.
E. B. POPE, Local Agent, Ann Arbor, Mich.

Atchison, Topeka and Santa Fe RAILROAD ACCIDENT!
Cases after cases of
GENTS' YOUTHS' AND BOYS'
GLASS MORTAR!
Having been for the past four years with E. W. Ellis & Co., I have now purchased the Drug Store of E. B. Gidley
No. 12 EAST HURON ST
(Cook's Hotel Block), I have cleaned, re-fitted, and re-stocked the Store with Pure
DRUGS, MEDICINES.
A Full line of Fancy Articles, Perfumes, Brushes, Combs, Soaps, Sponges, Patent Medicines, Dye Stuffs, etc.
PAINTS & OILS,
PURE WINES AND LIQUORS
For Medicinal Purposes.
Agents for Tieman's Celebrated
SURGICAL INSTRUMENTS.
Physicians' Prescriptions a Specialty.
L. S. LERCH.
LIVE GEESE FEATHERS
FIRST QUALITY,
Constantly on hand and for sale by
BACH & ABEL.

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