

Lotton Canvass.	Aside from the above, the rep
JOLLOH UMHYASS.	an elaboration of the points pri
D & COOLEY,	ed in the Commissioner's let the Secretary of the Treasury
TO MERSEN OF	liahed on the 27th of July last.
cy Dry Goods	J. C. Bancroft Davis was appointed official reporter of
nd complete ites of	Supreme Court, vice Judge Of
is, and Domestics,	signed. The Supreme Court decides
WYORK.	self-killing by an insane ]
W YORK.	understanding the physical i and consequences of his act, b
UCKLEY & CO.,	its moral aspect, is not deal
ND JOBBERS OF	suicide within the meaning of condition in a policy of inst
and the first of	upon his life, that the policy
GOODS,	be void in case he shall die t
IONS,	In the case of Chester A. A
OODS. Etc.	collector va. Henry Pastor, ing to the proper duty on w
LY, NEW YORK.	wool imported in 1876, the Col
BT. dly	in accordance with his constr of the revised statutes exact
	duty as follows: On 8,291 pt
MANULAS IUNINE 6U. f Builders and other	at 20 cents per pound, \$658; on its value washed, at 22 per
WARE,	\$357; total, \$1,105. The imp
DING	calculation was on 3,294 pour 20 cents per pound, \$658; or
O AND MAGNINE SCREWS.	unwashed, value at 22 per
bors St. and 21 and 5 Reade St.,	\$175; total, \$836. The court that the importers understand
YYORK.	the law is correct, and that t
atn, Conn., U. 8. A. Z. C. M. Land Branch	lector erred in apparently aser that the same number of pou
d	unwashed wool would be wo
RGALL & CO.,	much as washed wool. The plon of the old tarifi to which
OTUMANS OF	struction is given in the above
ND BOYS'	remains unchanged in the ne iff, so the decision has a presen
	prospective as vell as retrosp
HING.	effect. The next case of interest d
OADWAY,	was the United States appella
TORK.	Jos. W.Fisher, appeal from the of claims. This case is that
<b>18.</b>	Chief Justice of Wyoming, who
HAMLIN & CO.	ary was fixed by statute at \$3,0 annum. This statute was never
1	time repealed, but Congress
ETING,	legislative, executive and Ju appropriate bill in 1877-78-79
DRUGGETS WATS ETC.	printed for the salary of the
BROADWAY,	Justice of Wyoming only \$2,0 nually, and added that this
WYORK. tept by Z. C. M. L. and	be in full compensation for h vices. Chief Justice Fishe
	lleved himself entitled to the
ROS. & CO.	\$3,000 per annum fixed as the of his office by unrepeated an
CTURERS OF	isting statutes, brought suit i
FOR WATER CAS & STEAM.	Court of Claims to recove amount of the deficiency, an
BERS IN	tained a pro forma judgment
Materials.	favor. The Court reverse judgment, but adds, however
AN STREET.	it does not wish to be underst
W YORK.	decided now the question with the simple failure by Congr
nission to David James,	appropriate any or a sufficient
DOWDER	to pay the salary of an officer by previous law is of itself a
POWDER!	pression of the purpose of Co
Street, New York.	to reduce that salary. The eithe present decision seems to
a complete stock of this d justiy cell brailed	confirm the power of Congr
DWDER!	regulate py means of approp bills, and without any separa
ENTUCKY RIFLE, WN, DUCK,	specific legislation, sli salarle which it has control, and to a
RIC, FUSR	every year that of every off
Z. C. M. I. and all the e Territory, and by	the Government except the dent and the Judges of H
CLAWSON, Agent.	Courts, by metely changin
F, TURNER & CO.,	amount appropriated for th ment of that officer and addin
NEW YORK.	the sum provided shall be
and Dealers in OOT- at, "Woodberry," Druid at and other favorite - Hard, Medium and Soft	compensation.
-Hard, Medium and Soft	NEW VOUL 5 _A appoint
VIGA THE ADAME AN IN THE PREY	
EDE, OROWN, OR IN THE GREY.	Telegram from Danville, Va.