G. W. Bowman, Editor and Proprietor. Democratic State Nominations.

GOVERNOR Gen. Win. F. Packer, Of Lycoming County. CANAL COMMISSIONER:

Hen. Nimrod Strickland, Of Chester County. SUPREME JUDGE:

Hen. Wm. Strong, Of Becks County. Mon. James Thomson,

COUNTY TICKET.

Prothonotary-SAML, H. TATE, Bedford. Sheriff-WM. S. FLUKE, M. Woodberry. Treasurer-SAML. DAVIS, Bedford. Commissioner-C. EVANS, E. Providence. Director-GEO. SMOUSE, W. Providence. Auditor-JOHN W. CRISMAN, St. Clair.

The Office of the Bedford Gazette, with Presses, Types, good will, &c. &c.

Is offered for Sale.

The office is in first rate order, and is, at present, in a more prosperous condition than it has ever been at any former period; and the county is now reliably Democratic by several hundred majority. In a few weeks the present proprietor (if he lives) will have conducted the paper for an uninterrupted period of TWENTY-FIVE years—a longer continuous period than has been devoted to the publication of a political newsthe Bedford Springs, in connection with the Broad Top Rail Road, now in successful opera95. tion, must shortly add greatly to the patronage Our brethren of the press will much o- affirmative. See p. 96. blige by noticing.

Will please meet in the Grand Jury Room on Sat-urday evening next at the ringing of the Bell. JOB MANN, President.

JOHN P. REED, Secretary. The proceedings of the Democratic County

Convention will be found on the first page—also the unless for medical purposes. See name the first page—also the unless for medical purposes. See name the first page—also the unless for medical purposes. See name to the first page—also the unless for medical purposes. See name to the first page—also the unless for medical purposes. See name to the first page—also the unless for medical purposes. See name to the first page—also the unless for medical purposes. See name to the first page—also the unless for medical purposes. See name to the first page—also the unless for medical purposes. Convention will be found on the first page—also the unless for medical purposes. See pambighly important Decision of the Supreme Court in the supreme Court reference to the Bill for the sale of the Public Works-and several other articles of interest.

A fair trial of Manny's Reaping and Mowing Machine was made upon several grass lots near to the committee on Finance, being entitled "an act section as amended? the question was postponed— 1, p. 606 and 607, we find that on the 6th day of A-BLYMIRE & HARTLEY, which was attended by many Senate Journal, 1850, vol. 1, p. 185. of the farmers of the county, all of whom expressed themselves highly pleased with the performance, and it is supposed several will shortly purchase Ma- | See p. 208. chines. After a similar trial in Adams county, a March 7, 1850, the said bill was read second and passed, year 19, nays 13, Packer voting for the secfew days since, the agent disposed of eight Ma- third time, and postponed until next day. See

Main Line Sold.

The Main Line was sold in Philadelphia on the 25th ult. for \$7.500 000 There was but one bidder. Railroad Company. Let the people now look out for honest men as members of the Legislature, or this by Nicholas Biddle and his monster U. S. Bank!

Sabbath School Celebration.

According to announcement, the Sabbath held its annual Celebration on last Thursday, in a bill 258) only claimed the attention of the Senate for shall transmit the said returns to the speaker of the JORDAN, the Senator from this District, advocated beautiful Grove near town. The procession was very imposing, numbering 218 children, with appropriate at Banners, under the direction of Mr. Samuel Banners, under the direction of Mr. Samuel Suces, the able Superintendent, who deserves much praise for the labor and attention he bestowed in getting up the affair. Having arrived at the ground, after an impressive prayer, and a few appropriate atter an impressive prayer, and a few appropriate attention he bestowed in the first was merely reported and committee on Vice and Immortality.—

See sente Journal 1851, p. 160 and 166.

Feb. 13, 1851, the second (bill No. 126) was read attention he bestowed in the first was merely reported and committee on Vice and Immortality.—

Feb. 13, 1851, the second (bill No. 126) was read the first time. See part density of testing to the first time and bakers are purchasing and of the two Rouses shall meet in Convention, when said votes shall be counted at \$10 G. LAW of 1855? With this Research that the first was middle at the fir similar occasion, were highly entertsined by Speech-

al satisfaction-and, notwithstanding the immedse Crabb, and others, 27. crowd, all were abundantly served. First, the So the question was determined in the negative .-Teachers, &c. The day was beautiful, and was one agreed to.

HON. J. S. BLACK.

Washington correspondence of the Philadelphia Ar- viz:

has been called to fill the responsible position of At-torney General of the United States, is winning for himself a reputation that the proudest statesman in the land might envy. He is already looked upon as he ablest man who has occupied that position the last fifty years. The decisions he has already given, whether confirming or reversing those of his immediate predecessor, are perfect models of legal perspicuity, power and elegance. No attempt at fustian and bombasis no superfluit or prolivity are ubast; no superfluity or prolixity; every word in the right place, and the very word to express the meaning intended by the writer. Brief, ry word in the press the meaning intended by the writer, press the meaning intended by the writer, are presented in the pressure of the present of the prese dence; no empty display of legal lore; plain, simple, irect to the point, his arguments are incontroverti-

Pennsylvania may well be proud of Judge Black .-

PAUDO AND PROPERTY. The Records Examined!

It has become a stereotyped charge with the opposition of Pennsylvania, that Gen. Packer, the Demoeratic candidate for Governor, whilst in the Senate of Pennsylvania, voted for a "Prohibitory Liquor Law," a "Main Liquor Law," the "Jug Law," &c., all of which charges we are prepared to show are FALSE

-destitute of even the shadow of truth. We have carefully examined the Senate Journals, and for a full and correct account of the Senate's legislation, and the votes of Gen. Packer on all the different bills presented during his Senatorial career,

As appears from the Journal of 1850, pages 3 and 5, on the 1st day of January 1850, WM. F. PACK-ER (with "other gentlemen elected to supply va- 409. cancies," &c.) appeared in the Senate Chamber and coming, Sullivan, Clinton, and Centre.

His term of service then begun, and expired, as the same record shows, with the session ending 1852. The part he performed, therefore-the votes he cast

and three only, were considered and passed, to wit: Senate bills Nos. 14, 217, and House bill No. 172 (being No. S15 Sen.) as follows:

The first bill, No. 14, entitled "An Act to restrain ary 3, 1850, by Mr. Lawrence. See p. 28, vol. 1, 1850. This bill (with sundry others) was committed to the appropriate committees Jan. 7, 1850 .paper by any other editor in the State. The See p. 51. Jan. 11, 1850, the same reported from length of time in which we have been thus actively engaged, is our only reason for offering mendment. See p. 69. Jan. 16, 1850, the Senate The "Bedford Cazette" was establish- resolved itself into committee of the whole on said ed in 1805, (now in its 53d year,) and, having bill; the committee rose and the bill was reported never changed hands but oxcr, is the best evi- with amendments-the first, second, and remaining dence in the world that it is based upon a sure sections were agreed to. The title being under confoundation. To an honest and competent De- sideration, the same was so amended as to strike out mocrat, the opening is one of no ordinary cha- the words "and Westmoreland," and making the racter. The great improvements in progress at word "counties" read "county"-whereby the bill-

On the same day, the vote on the final passage of of an office so firmly established as the Gazette. | the bill stood yeas 24, nays 7-Packer voting in the

> May 1, 1850, this bill was signed and approved by William F. Johnston, then Governor of Pennsylvania. See page 1066.

Packer. But what was it? Why, it allowed Inn keepers and manufacturers of the article to vend and what then did be vote for?—

My the first continues as though the medium of a garbled extracts circulated through the medium of keepers and manufacturers of the article to wend and Why, the first section simply enacted that no person bolition papers, or the mere assertions of men who Il vinous and spiritous liquors mithin the county of Washington, and only presented such as had no liphlet Laws 1850, p. 635, sec. 5.

Jan. 29, 1850, bill 217 was reported and committed

Bedford on Thursday and Saturday last, by Messrs. to regulate the sale of spiritous liquors, " &c. See See p. 516.

April 26, 1850, House bill No. 472 (being No. 815 Sen.) entitled "an act to prohibit the sale of spirit- this there was an amendment which was lost, year then powerful and victorious, revelling at Harrisburg mammoth corporation will forge chains to bind you ous liquors to Indians in Warren county was taken 15, mays 18, Packer voting against it—The original in the Halls of our Legislation; and there, whilst in mammoth corporation will forge chains to bind you to its despotic power worse than was ever conceived up and passed. No votes recorded. See p. 1016.

and four hundred persons were either drowned or and signed by Wm. F. Johnston, Governor, and this phia, and the several counties of this Commonwealth "That no License for the sale of Liquors shall be gran-

We pass on to the Journal of 1851:

beautiful Grove near town. The procession was ve- that year. The first was merely reported and com- Senate on the 2d Thursday of January, and on said and gave the casting vote for the law referred to-

Same day (Feb. 13, 1851) the Senate resolved it-

the "Gazette," (which were original,) were such as to command especial and general admiration, not only as to matter, but in the happy and effective manifest the manufacture of the section was made by Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Mr. Hoge and Shimer to amend the section was made by Mr. Packer and Mr. Hoge and Mr. Hoge and Shimer to amend the section was made b ly as to matter, but in the happy and effective man- and Mr. Hugus to postpone the question together with words "restrict the," which was agreed to. ner in which they were delivered, developing the the further consideration of the bill indefinitely. On On the question, Shall the Bill be transcribed for a quired by his country," the hero of Mexico "fainted passed resolutions declaratory of their principles powers of dignified oratory in an unusual degree for the question-will the Senate agree to the motion, third reading? the yeas and nays were required and and fell from his horse." the yeas were Baily, Fernon, Hugus, Muhlenberg were Yeas Messrs. Carothers, Carson, Evans, ForThey challenged us then, before the election, to They are but little ahead of the open opinions Joseph Berkhimer and Miss Mary Earnest, both

children-secondly, the visitors-and, lastly, the The amendment of Mr. Hoge and Shimer was then

tions and title were agreed to; and after the bill was Speaker, 15-so the question was determined in the of the laboring man would be reduced to 10 cents a eventually attaining the great object which read a third time, on the question-Shall the bill affirmative. See pages, 531 and 535. pass?—the yeas and nays were required by Mr. March 30, 1852, on motion of Mr. Sanderson and like best to exercise. Let them go on exulting in intentions go wholly unrebuked by the republi-

"The distinguished citizen of Pennsylvania, who Forsyth, Frailey, Frick, Fulton, Guernsey, Haslett, derson and Carothers That the Senate resolve itself tic Ticket. Hoge, Jones, Konigmacher, Lawrence, McCaslin, into committee of the whole for the purpose of a-

er-5. See p. 250 and 251.

mendment—the yeas and nays were required, and stitution gives to each State the right of settling for Jug Law, it shows just the contrary. It shows that were year 12, nays 20, including Packer-so the itself.' he voted against a law which was to prohibit the sale of intoxicating liquors in the county-of Washington, and the borough of Elizabeth in Allegheny and the borough of Elizabeth in Allegheny liquors are stated by the expulsion of the last year, and refuse to buy for future delivery. inglon, and the borough of Elizabeth in Allegheny libr was made by PACKER and Carothers, That the County—and the wisdom of that vote is manifest Senate again recurring Shall the Bill pass? a motion was made by PACKER and Carothers, That the Purchases of new wheat for July delivery have they have ever been an element of discord, danders, and refuse to buy for future delivery. Stave States from the confederation, in which is manifest by the purchases of new wheat for July delivery have they have ever been an element of discord, danders, and refuse to buy for future delivery. Stave States from the confederation, in which is manifest by the purchases of new wheat for July delivery have they have ever been an element of discord, danders, and refuse to buy for future delivery. Stave States from the confederation, in which is manifest by the purchases of new wheat for July delivery have they have ever been an element of discord, danders, and refuse to buy for future delivery. Stave States from the confederation, in which is manifest by the purchases of new wheat for July delivery have they have ever been an element of discord, danders, and refuse to buy for future delivery. States from the confederation, in which is manifest by the purchase of new wheat for July delivery have they have ever been an element of discord, danders, and refuse to buy for future delivery.

psesented his credentials as the Senator elected from the 12th District, composed of the counties of Ly
March 18, 1852, a motion was made to suspend he proceeding to orders of the day for the purpose of proceeding to the consideration of said bill. The yeas and nys question was determined in the affirmative—See late and cold, but we have fine growing weather were required and were yeas 20, nays 11-Pager p. 602 and 603. voting in the affirmative. The question was deer-mined in the negative, there not being two-thirds in sumed the third reading and consideration of bill No. whether for or against Prohibition-must be found Guernsey "that bill No. 419 be made an order of the yeas and nays were required by Crabb and Packer recorded, if recorded at all, within the years 1850, day for to-morrow,"-yeas and nays were required, and were yeas 17, nays 15, PACKER voting yea-In the Journal of 1850, we find that three bills, firmative—and thus showing that, though the tm- and this bill, the 15th section of which originally could see in it the foreshadowing of their political al Packer-that the people should "vote upon the acgraves-he had no disposition to stave it off, and was ceptance or rejection of this act"-was passed--See

gain resolved into committee of the Whole on bill amendment, and every motion, he would only have legality of a sale to the Pennsylvania Railroad, yield; and fruit of all kinds plenty, except pea-No. 419, and after some time the committee roseand the bill was reported with amendments—See p. bitory Law TO THE DECISION OF the PEOPLE! and respect it as the law of the land, while at But few potatoes planted, owing to the high

political, &c., which was not agreed to—and in fa-vor of the original amendment there were yeas 10, Senate of Peonsylvania. His acts are part of the leincluding Gen. Packer—nays 23—So the question gislative history of the State—his record is public—hereafter to surrender the interests of the State and abundant crop of everything. As to the was determined in the negative. See p. 514 and an impartial people, before they condemn, will into the hands of powerful corporations, for a growth, it is fine beyond conception; and every-

should be allowed, at any time, "to manufacture or seem to glory in doing him injustice upon this subsell liquor possessing intoxicating properties, except as ject, and delight in perverting the truth! without the year and mays being called-and the hibition; but we may be allowed to refer them sim-This act, therefore, and the above record speaks record does not show who, nor how any one voted ply to an authority or two, and suggest wherein they

The Abolitionists of Bedford held another Club Meeting on last Saturday evening—and, we are told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that the audience and Mr. Jordan's speech were told, that there is no evidence to show that during this Act, by written or printed tickets, containing on the ERN," &c. See Pamphlet Laws of 1855, p. 226.

Let honest freemen in the State remember these tives, Governors, Judges and the State itself to that wear General Packer voted either for a Prohibi-tive of the people of the prophetor of that year General Packer voted either for a Prohibi- the outside the words "liquor law," and on the in- Nothing Legislature of 1855! and let the people of call upon the people to awaken. tory Liquor Law-a Maine Liquor Law-or the Jug side the words "for the law" or the words "against Bedford county not forget that whilst the Docket of side the words "for the law" or the words "against the law," and the returns of the votes shall be made in the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns in the office of the Prothonotary at the manner provided by law for the election returns and the returns of the votes shall be made election returns an election returns at the prothonotary at the election returns at the prothonotary at the School connected with the M. E. Church of this place

Two bills, to wit: No. 171 and 126 (being House Governor. And the Secretary of the Commonwealth Prohibitory law by a majority of 1109 votes, FR.

es, Dialogues, &c., indicating that the Scholars had been trained with great care. All did so well that reported it with amendments.

On this section the yeas and mays were required by Muhlenberg and Forsythe, and were, yeas 24, for the JUG LAW, passed two years after he left the fully in sentiment; but, as policy demands, their 90. Rye continues to command \$1 10. Corn is in nays 9, General PACKER VOTING FOR the SEC- Senate for the more pleasant walks and duties of professions are somewhat variant. But they good demand, and prices are 1a2 cents higher It then proceeded to the second reading and conTION, so the question was determined in the affirprivate life. The people know better; they will not respectively sail in the same direction. The oof 5a6,000 bushels yellow at 90 cents, part in store. by Messrs. Wm. F. Jone and Wm. H. Stewart, of the "Gazette." (which were original,) were such as the "Gazett

The refreshments were such as to afford gener- and Packer, 5. Nays—Brook, Buckalew, Carothers, syth, Guernsey, Hamilton, Hamlin, Haslett, Eoge, name a single State that Franklin Pierce would get: of Mr. Banks, who is known to have calculated of Union Township.

son, Sanderson and Slifer, 17. Nays, Baily, Buckalew, Crabb, Darlington, Frai- will be as idle and unavailing as the cry last fall the Union slide." ley, Fulton, Jones, Kunzer, Kunkle, McCaslin, Matthat if JAMES BUCHANAN, the present President vention will doubtless give him their hearty of June, John Eighersen, aged 53 years, that will long be remembered by the citizens and The section as amended, and the remaining section as a section a

amendment was determined in the negative. On the paragraph below: Then, Feb. 18, 1851, the bill was approved and the question Will the Senate agree to the motion the "He is faithful to the Constitution, for he never He has not yet filled the measures of his usefulines and his fame. His name is already mentioned in connection with a seat upon the bench of the United States Supreme Court, and in the Presidential chair.

Sense of intoxicating riquots in the County and the borough of Elizabeth in Allegheny ton was made by PACKER and Carothers, That the County—and the wisdom of that vote is manifest States Supreme Court, and in the Presidential chair.

Sense of intoxicating riquots in the County—and the borough of Elizabeth in Allegheny ton was made by PACKER and Carothers, That the Senare again resolve itself into committee of the whole for the purpose of amending the 15th section whole for the purpose of amending the 15th section of the county—and the wisdom of that vote is manifest from the fact that on the Sth day of March, 1851, and the borough of Elizabeth in Allegheny ton was made by PACKER and Carothers, That the Senare again resolve itself into committee of the whole for the purpose of amending the 15th section whole for the purpose of amending the 15th section of the county—and the wisdom of that vote is manifest from the fact that on the Sth day of March, 1851, and the borough of Elizabeth in Allegheny ton was made by PACKER and Carothers, That the Senare again resolve itself into committee of the whole for the purpose of amending the 15th section of the county—and the wisdom of that vote is manifest from the fact that on the Sth day of March, 1851, and the borough of Elizabeth in Allegheny ton was made by PACKER and Carothers, That the Senare again resolve is the state of the county—and the wisdom of the wisdom of the wisdom of the vote is manifest from the fact that on the Sth day of March, 1851, and the state of the county—and the wisdom of the vote is manifest from the fact that on the Sth day of March, 1851, and the state of the vote is manifest.

the Senate was still in session,) some seven r | "That, in order to ascertain the opinion of the peothe Senate was still in session,) some seven, more petitions from citizens of Washington come, ple of this Commonwealth, relative to the repeal of is now, and has been for some weeks in Philanumerously signed, were presented, praying for a better this act, the qualified voters of the city of Philadelpeal of that law-See p. 411 and 668-and so phia, and the several counties of this Commonwealth, and restaurants, endeavoring to seduce from it; thus we meet to be in: from the further fact that very soon afterwards, out shall, on the 2d Tuesday of October next at the their principles men belonging to the Ameri- "Resolved, That he ceforward, instead of the very next session of the Legislature, the lw, place now authorized by law for holding the general can party." Add this to his blasphemous and regarding it as an objetion to any system of obedience to the will of the people, was repeald. elections, vote upon the acceptance or rejection of habitual habit of swearing, and Christian men policy that it will lead to the separation of the And now we proceed to the last year of his Senattithis act, by written or printed tickets, containing on are offered a pretty candidate in the person of the oatside the words "Liquor Law," and on the in"Free Trade" Wilmot! Feb. 21, 1852, Mr. Carothers read in his place ad side the words "For the Law" or "Against the Law" presented to the chair, bill (No. 419,) entitled an -and the return of the votes shall be made in the Act to prohibit the manufacture and sale of all n- manner provided by law for the election of Govertoxicating liquors." Committed to the committee nor, and the Secretary of the Commonwealth shall on Vice and Immorality. See Senate Journal 182, transmit the said returns to the Speaker of the Senate on the 2d Thursday of January, and on the said March 3, 1852, Mr. Carothers, from Committeen day the two houses shall meet in Convention when we refer the impartial reader to the following Re- Vice and Immorality, reported bill No. 419, with a said votes shall be counted and a true record thereof entered in the Journal of each House, and if a majo-March 10, 1852, one thousand copies of bill r- rity of the said votes shall be against the law, then dered to be printed for use of the Senate-seep. the repeal of this act is recommended to the attention of the next Legislature," &c. On the question March 18, 1852, a motion was made to suspend he Will the Senate agree to the motion, the year were have out 50 acres in wheat, and brother Daniel has and in Alabama, says:

its favor. A motion was then made by Carson and 419, &c. On the question Shall the Bill pass? the and stood yeas 21, mays 12-Packer voting in theaf- so the question was determined in the affirmative; perance issue of that day was considered of feaful provided that the question should be left to the PEOimportance among legislators-who fancied bey PLE-and, as modified by the amendment of Generthe use of intoxicating drinks in the counties of the wheat crops, but sing a different washington and Westmoreland, was reported January 3, 1850, by Mr. Lawrence. See p. 28, vol. 1, and sickly as yet.

Graves—ne had no disposition to stave it on, and value of the wheat crops, but sing a different of the Supreme Court in the motion for a presented as small resolved itself into committee of the Whole (on bill resolved itself into committee of the Whole (on bill resolved itself into committee of the Whole (on bill resolved itself into committee of the Whole (on bill resolved itself into committee of the Whole (on bill resolved itself into committee of the Whole (on bill resolved itself into committee of the Whole (on bill resolved itself into committee of the Whole (on bill resolved itself into committee of the Whole (on bill resolved itself into committee of the Whole (on bill resolved itself into committee of the Whole (on bill resolved itself into committee of the Whole (on bill resolved itself into committee)

have been grossly inconsistent before we close.

On the question, Will the Senate agree to the Sth | By a reference to the Senate Journal of 1853, vol. pril of that year Resolutions No. 548, entitled "Re-Senate Journal, 1850, vol. 1, p. 1850.

Feb. 1, 1850, the same was reported back to the Senate from said committee without amendment.—

See p. 208.

March 23, 1852, agreeably to order the Senate its solutions referring to a voice of the Feohibitory Law," Commonwealth the subject of a Prohibitory Law," were passed. Every body reembers that by virtue section, and agreed to, and the section as amended tion as amended. The 9th, 10th, and 11th sections ject of a Prohibitory Law; and that the freemen of were then agreed to, and no record is given of the the Commonwealth, by upwards of 5000 majority March S, 1850, the same bill No. 217, was taken up and passed—no yeas or nays recorded—and there is no evidence that Packer votad in the latter of the latter section then became the latter of the la and was agreed to. A motion was then made to a-mend the bill by adding a new section, 13, and to April 30, 1850, the bill was returned from the 14th section was then agreed to, no votes called or aid of his fanatical followers, in direct opposition to

introductory remarks by Rev. W. Les Sportswoon, the sale of spirituous liquors in the borough of Elizvotes shall be against the law, then this act shall be lent his support. They may assert as loudly and as They give encouragement in their speeches and the market is on this section the yeas and mays were required long as they please (as is done by the abolition press papers to a less politic class, who serve them in the millers, but the market is nearly bare.

On this section the yeas and mays were required long as they please (as is done by the abolition press papers to a less politic class, who serve them in the millers, but the market is nearly bare. They agree more or less long as they please (as is done by the abolition press to a less politic class, who serve them in the millers, but the market is nearly bare.

They agree more or less long as they please (as is done by the abolition press to a less politic class, who serve them in the market is nearly bare. dy for a boy;" and that "when his services were re- Fremont stamp. The Worcester convention

McFarland, McMurtrie, Malone, PACKER, Robert- whilst the sequel showed that after the election you 'the value of the Union,' and to have arrived at could hardly name one State that he did'nt get! It the conclusion, in a certain contingency, to "let day." Villification and slander is the trade they they have in view. These avowed treasonable We extract the following paragraph from the Packer and Mr. Muhlenberg, and were as follows, Carothers the Senate proceeded to the third reading their ill-gotten GLORY. The 2d Tuesday of Octoand consideration of Bill No. 419, &c. On the ques- ber will repel all their assaults in the triumphant e- approves of the purposes avowed. We invite Yeas-Messrs. Brooke, Carothers, Cunningham, tion Shall the Bill pass, a motion was made by San-lection of Gen. PACKER and the entire Democra-

McMurtrie, Malone, Myers, Robertson, Sanderson, mending section 13. Muhlenberg and Frailey a- CFAt a dinner given to Hon. WM. B. REED, in Nays-Baily, Hugus, Ives, Muhlenberg and Pack. were yeas 13, Nays 18, including PACKER-so the United States, Hon J. S. BLACK, from which we quote

Then, Feb. 18, 1851, the bill was approved and signed by Gov. Johnston. See p. 292.

This now brings us to the close of 1851, and so far from showing that Mr. Packer voted for a Promittee of the whole for the purpose of general ambittory Liquor Law, a Maine Liquor Law, or a mendment—the verse and now was recovered and now were required and so find the constitution, for the notion the persecuted any body for his religious faith, nor joined presecuted any body for his religious faith, nor joined persecuted any body for his religious faith and of Charles Summer, and the laurels of his assailant, and of our colored men in poston. If the Cha

EF The Daily News says "Mr. WILMOT | ultimate severance (the Union will be an act

friends of the writer in Bedford county:

Bloomington, Marion Co. III. Gen. Bowman: - I wish to inform you that we arrived safe at this place, and like it well. We are in good health. I put out about 100 acres in wheat, oats, and corn this spring, with one team. The fall wheat is a failure, but there is any amount of spring wheat, and it generally looks very well. If the harvest turns out as well as the grain looks it will average about 30 bushels to the acre. It is estimated by some that this county has sown between twenty and the statement of the spring that the screen has been acreated.

A letter from Troop county, Geogia, June 19 the spring that the screen has been acreated by the spring the spring that the screen has been acreated by the spring that the screen has been acreated by the spring that the screen has been acreated by the spring that the screen has been acreated by the spring that the screen has been acreated by the spring that the screen has been acreated by the spring that the screen has been acreated by the screen has been acreated by the spring that the screen has been acreated by the spring that the screen has been acreated by the spring that the screen has been acreated by the spring that the screen has been acreated by the screen has been acreated by the spring that the screen has been acreated by the spring that the screen has been acreated by the spring that the screen has been acreated by the screen has been acreated by the spring that the screen has been acreated by the spring that the screen has been acreated by the screen has be and thirty thousand bushels of wheat this spring. ound, but has fallen to 12 cents.
Please send me the Bedford Gazette regularly.

Your Friend, M. S. SILL.

From the Pittsburg Union.

THE REBUNCTED.

419,) and after some time reported progress, and against sundry amendments to the bill, as the foregogreed to sit again on to-morrow—See p. 496.

March 20, 1852, agreeably to order the Senate a
But suppose he had voted for every section, every

But suppose he had voted for every section, every

12th section he voted AGAINSI—and also voted a
liminary injunction to restrain the safe of the

Main Line of the Public works, under the pro
visions of the Act of Assembly of the 16th May,

1857. Had the decision been in favor of the

oats, grass, &c., look promising for an abundant In this country there is, properly speaking, but one the same time, we should have deeply regretted price of seed. Corn selling at 75 cents, and scarce March 22, 1852, agreeably to order the Senate proceeded to the second reading and consideration of bill No. 419, when an amendment was offered by Guernsey and Sanderson providing that all persons should pronounce their decision, we conceive to be terms proposed by the act, we congratulate the rich fields of clover, a correspondent writes as who should sell liquors of any kind should be lible perfectly right and proper; and, to obtain for them people of the State, that the tremendous sacri- follows: to pay all damages arising from its use, and for all this power, we assert, upon the authority of the relives lost or injured, and for all characters, moral or cords just presented, is the most and all that General for the present. But the matter will not end thirty-seven years, and have been a close obser-On the question will the Senate agree to the list of authority than the partisan statements of his poliby the power and influence of railroad money, its productions, and its granaries will be filled to and the sophistry of railroad agents. We have repletion." seen a portion of the Democratic press, from mistaken or improper motives, arrayed on the a little over knee high, and is looking well. side of corporative power, assisting it to trample Should it not be cut off by drought when matuon the rights of the people; and having seen ring there will be plenty raised to meet the orall this, we know that the contest is not yet en- dinary wants of the country led, and that the danger is only removed for a Cf the rains, North and West, we read that

for the struggle? We are on the eve of the e- the 14th, the quantity of water that fell was eection of another Legislature. Shall we choose quivolent to nine inches. Great damage was nen who have advocated the policy, to use their done to property along the tivers and streams. own language, of "giving away the public In Michigan and Northern Ohio and Pennsyl-works," or shall we elect honest, upright men, vania, considerable property has been destroyed, who have the interests of the Commonwealth and the protracted wet and cold weather are at heart, and are proof against the seductive arts disheartening to the farmers. of lobby pursuasion? The question whether Indigestion and Less of Appetite.—It is the

courage every enterprise which promised to in-crease the trade, the growth and prosperity of the country. We have a pride in our poble in Awill Crimmity.

May 1, 1850, The bill was compared, &c. See

Do note question, Will the Senate agree to the 15th section, as follows, viz:

May 3, 1850, the same bill No. 472, was approved and signed on the 14th April, 1850, by Jassettion, as follows, viz:

What I crimmity.

May 1, 1850, The bill was compared, &c. See

Do note question, Will the Senate agree to the 15th section, as follows, viz:

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May 1, 1850, The bill was compared, &c. See

Do note question, Will the Senate agree to the 15th section, as follows, viz:

What the qualified voters of the city of Philadel-splan, and the several counties of this Commonwealth sources of the State—when we find it perpetual-sources of the State—when we detect in the section, as follows, viz:

When the companies of the state of the sources of the sources of the state of the sources of the state of the sources the country. We have a pride in our noble im- their testimony in its favor. In fact, the number ration, however great, or however useful, a of late, that, if it was necessary to answer them all

DAY.

The positions assumed by the Black Republito the following, found among the resolutions

passed at Worcester: Savery, Shimer, Stine, Walker, and Mathias, Spea- mended by making it for the purpose of general a- Philadelphia, a few days ago, a sterling letter was written in the whole existing character and conmendment—the year and nays were required, and read from the distinguished Attorney General of the dition of the two sections of the country; in their social organization, education, habits, and laws; in the dangers of our white citizens in Kansas,

"Resolved, That this movement does not Nic Crackers, Swiss Cheese, Sardines in Cil, merely seek disunion, but the more perfect u- London Pickles, Mackenaw Trout, &c.

"Resolved, That it is not probable that the Bedford, July 3, 1857.

all recommendations and the greatest proof of Statesmanship: and will suport, politically or The following letter will be interesting to the otherwise, such men and mesures as appear to tend most to this result."

The Crops.

1 18th, speaking of the neighboring coultry there

"Wheat is now being harvested, and is said by all persons to be the very best crap ever ate and cold, but we have the growing wearing ow, and every thing looks prosperous. The mark-made in this latitude. Oats, Rye and 3arley are equally as good, and a much larger crop the late spring and the fact that the wheat had to be re-sown. Flour is \$4 per barrel, corn and oats 62 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 62 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 64 ber barrel, corn and oats 65 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 65 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 65 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 62 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 62 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 62 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 62 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 62 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 62 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 62 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 62 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 62 cents, Potators \$1 62, butter has been 25 cents per barrel, corn and oats 62 cents per barrel, cor bushel, but buyers have now quit the market, believing that it will soon rule lower, say 70 to 80 cents. Corn, though backward, looks remarkably vigorous of stalks and color.

Cotton is not looking so well in Georgia or in Mississippi, but pretty well in Alabama generally.

We give in our columns, this morning, the Visiters from North Carolina bring flattering

a Legislature swayed from the path of duty Western world will groan under the weight of

the oldest settlers in Minnesota never witnessed What then is our plain duty, but to prepare anything to compare with them. The night of

corporative privileges once granted are to go on, onever emarging, forwer strengthening, planning of Indigestion and loss of Appetite, when gaining accession of power at every session of the Legislature, must be answered soon, or else its decision will no longer rest with the people. We are not the opponents of railroads. We have tried in our humble way to foster and engage of the case of the Gospel, Professors and Students July 3, 1857-2w.

THE MARKETS.

ME A HE BEH EL ED:

Near Hopewell, on the morning of the 25th 2 months and 1 day.

On the 28th ult., Emma Jane, infant daughter of Benjamin and Sarah Garretson, aged 6 mos. and 14

And fade like hues at even; Our brightest hopes like meteors fall; There are no tears in Heaven."

STRAY HEIFER.

Came to the premises of the subscriber, living in Union Township, sometime last fall, a dark red Heifer, between 2 and 3 years old; right ear off; no other marks. The owner is desired to come forward, prove property, pay charges, and take her away.

CASELTON AKE.

JUST RECEIVED-Boston Tea and Pic A: B. CRAMER & CO.

READ THIS!-Extra quality Chewing To-A. B. CRAMER & CO.