to complain ? I am informed that the present Legislature of Maryland, which has a majority of that party usually called "Know Nothings" have passed an act to amend their present constitution before the time fixed in the constitution itself for its change. If the people of Maryland, under this act, should change their constitution is there any power or people outside of Maryland that can interfere and prevent its going into operation? Certainty not. I do not speak with certainty; but I am under the impression that the States of New York and Indiana changed their respective constitution in a different manner, or at a different time from that prescribed for so doing an the constitu tion changed. Will any one here say that the constitutions of these States are not valid, and can be violated with impunity ? I think not Is there anything more sacred and unchangeable in the constitution of Kansas than in thos of Macyland, New York, and Indiana?

If the people of Kansas shall desire to alter, amend, or abolish the Lecompton constitution, if the State shall be admitted with that constitu- taken place in Washington City, on Saturday tion, all they have to do is to get an act of the last, the 10th inst. Legislature passed, calling a convention to alter or amend the same; and if the people, by a vote, ei her adopt or acquiesce in the constitution so altered or amended, no people in any other upon the hearts of the American people. Since State of this Union can interfere. I will ven- 1820-thirty-eight years ago!-this distinture to say that there is not a member on the guished man has occupied a large space in the other side of the House who will say that if the history of our nation. For thirty years he mended constitution, it would not be valid and binding on all people residing there. If this can be done, why not abolish the whole con- of the re-charter of the United States Bank. Union as a State, without any interference in It is hardly necessary that we should remark

"All political power is inherent in the people, and all free governments are founded on their authori-ty, and instituted for their benefit; and, therefore, they have at all times an inalienable and indefeasi-

Their jorm of government, in suck manner as they may think proper, is inalienable. The definition of the word inalienable is, "rights with cannot be taken away by any other provision and wrong. The rights of the rights of the rights of the rights of the reports on an abridgment of the definition of the rights is reserved to and declared to be inalienable taken from our midst. and indefeasible in the people, the former must

give away to the latter. And now, Mr. Chairman, I have discharged the duty I undertook, in the best manner I could. I will record my vote for the admission of Kansas under the Lecompton constitution, bease I believe the laws of my country. Ham bound to support, demand it of me. The consequences to myself I have nothing to do with. I am in the hands of those who honored me with a seat on this floor. They are honest, intelligent, and generous, and I know they will do me the justice to believe that my opinions are honesty enterranced. If they think I have misrepresented them, and that there is another more worthy or capable to represent them here, I believe in their right to send that person in my place. I will not complain. When I have done my duty in obculiance to the dictates of my judgment, and, as I believe, in the resilve just cited. Mr. Buston my duty in obculiance to the dictates of my judgment, and, as I believe, in their right to send that person in first with took place on Friday, between following lands of Work. Buston of this story of the resilve just cited. Mr. Buston is said to have expendently into the protection of the resilve just cited. Mr. Buston is said to have exposition, and all my political prospects in the future. I would now willingly sacrifice my position, and all my political prospects in the future, whatever they may be, it, by so doing. I to be consequently and the proposition, and all my political prospects in the protection of the resident of the protection of the present size to the cart and microwite took of Kansas, the charts involved in the sisme, in place is the protected and upon it by any man, but Ma. Remay proposition, and all my political prospects in the future. Alter the plants are not the cart and microwite so the cart and microwite work of the special may with the laws of the admission of Kansas, the close of the interview of the treat and microwite took of the microwite and the cart of the chart of the cart and the chart of the chart of the chart of the cart of the chart of the chart of the cart of the chart of the chart of the chart of the cart of the chart of the chart of the chart of the cart of the chart of the earnestly beseech my brethren of the North and as the Representatives of the whole, country. Let us abandon all sectional feeling, and rally around the standard of our common country. Let us keep our time-honored flag waving gallantly over our heads, no star obliterated, no added to that flag, all over the land, from North to South, from East to West, there may be

Several parties are under arrest at Richmond, Va., charged with garroting and and robbing a Spaniard of \$2000.

THE BEDFORD CAZETTE.

Bedford, April 16, 1858.

B. F. Meyers & G. W. Benford, Editors. DEMOCRATIC STATE TICKET.

JUSTICE OF SUPREME COURT: Webleam A. Poder Fee. Of Philadelphia.

CANAL COMMISSIONER WESTLEY FROST, Of Fayette County.

DEATH OF THOMAS H. BENTON. Another of Nature's noblemen has fallen .-That brave and true man whom the world has known for nearly half a century as Thomas HART BENTON, is no more, his demise having

Although the death of Col. Benton was not an unlooked-for event, it will cast a deep gloom the great opponent, under the lead of Jackson, mends that Kansas be at once admitted into the alone. ower is inherent in the people, mighty antagonist, Henry Clay. He was a ments are founded on their authorical their benefit, and therefore. Their form of government by voling upon it by their form of government by voling upon it by an analysis and therefore.

The act would be improdent in itself; their form of government by voling upon it by an analysis and therefore. The act would be very dangerous.

We will suppose a case that might happen. PRESIDENT VAN BUREN'S administration, and in their form of government by voting upon u by argument. I maintained simply that the conballot. This does not leave them, "perfectly diltion of slavery existed every where. That in in order to expose another difficulty into where, and in the condifficulty into which the property of the condifficulty into which the cond they have at all times an inalienable and indefeasible right to alter, reform, or abolish their form of government in such manner as they may think proper."

It is said that a bill of rights in a constitution

The date of the National Bank, the attempt to resuscitate the National Bank, free" to form their "domestic institutions" in the South it was filled by an inferior race, at the North by our own race and that we of the South how they shall proceed in erecting themselves did not think white people should be slaves under the President's orders, with the "rufflans" is the same as a preamble to a law. What is a hostility to the iniquitous project. He was into a State. Congress interferes in the mapreamble to a law but a statement of the necssity for a time opposed to the annexation of Texas, king of their Constitution. Is it not plain, of a law to secure some right or redress some but finally assented to the measure. He was therefore, that the Kansas policy of the Douwrong? It simply shows that up to that time in favor of the Mexican War and when Calisome right was left insecure, or some wrong unredressed, by reason of the want of a law. It fornia applied for admission into the Union, olution quoted above, and that, on the other does not reserve a right. It shows the necessity was an earnest advocate of her claims to a place hand, the recommendations of President Buchandoes not reserve a right. It shows the necessity of taking away from some the right to injure in the glorious sisterhood. He was also after an respecting the admission of Kansas, are in of taking away from some the right to injure of taking away from some the right to injure in the glorious sisterhood. He was also after the termination of his senatorial career, a member the termination of his senatorial career, a member the declaration of rights provide? That the termination of his senatorial career, a member to show what kind of free labor they a pro-slavery Constitution, and this Constitution to that have in that woolly Black Republican State: should be carried by the potential agencies the declaration of rights provide? That the during one session, of the Lower House of Con-

"The great have fallen from us—to the dust Our flag droops midway, full of many sighs! A nation's glory and a people's trust Lie in the ample pall where Benton lies!"

SPEECH OF HON, WILSON REILLY.

and I confidently look forward to the day when gutter of political offal. It was composed, as is of the mouths of demagogues and political bypoall nations shall acknowledge our superiority, well known, of but a single plank which was crites-in short, to procure its settlement, free institutions, the kingdoms of the earth shall of blackest ebony, and was very smooth to look whenever it may arise; with the least possible Let us environ our Union with an impenetra- which reason he fell and broke his neck. On any way affect. Union! Who does not love it! The gran-dest edifice the world has ever beheld --erected ten the solemn resolve of those who erected it freres, have pitched their tents beyond the and bequeathed by them to us as a priceless her- father Giddings and his Abolition children in Presidential chair in 1856. itage—it has resisted all the rule shocks and Congress, whilst levelling their cowardly blows its destruction, and shall stand firm upon its at the President and the Democratic party, hase in all time to come, if we, and those com- missed their aim and struck this, their platform A friend at Bloody Run, in this county, has the teresting married lady, who was one of the setain that the Fremont platform, lately the pride and common sense of the Northern laboring ton .- Journal of Commerce. borne on every breeze, "the cry is still they and the glory of the Abolitionists, is "number- classes, but to their passions and projudices."

Like an ink-drop on the river, A moment black, then gone forever!

the slavery question with ten-fold fury. Their that concern, and not likely to be removed. I am bound to support, demand it of me. The our readers to the speech of Ma. RELLY, to with their idle phantasms on the subject of sas?"

WHITE SLAVERY.

and the glory of the Abolitionists, is Fnumber- classes, but to their passions and projuntess.

ed with the things that were." It was of a piece with the thousand and one New York Five Points Mission, passed through the thousand and one Chicago last week with fifty children for whom with the contempt due to its harmlessness and Illinois.

THE C CINNATI PLATFORM, DOU-GLASS, I AND MR. SECHANAN. But is it not too true that a vast proportion The Democrats who opposes admission of the white laborers of the North are slaves? But is it not too true that a vast proportion Kansas with its regularly adopted form of gov- ay, slaves under a tenfold more accursed bonernment, the Lecompton Constitution, claim dage than that which binds the Southern negrotion to discuss bargained for. The dullest of them that their conduct in doing so, is justified by the to his master! Look at the New England tub. It is a "confidence" operation which a less; about 100 acres cleared and under sence, with spirit of the National Democratic platform made. States—the boasted home of the bawling "free-few willy Democrats have played upon their a two totylog home cattached, and log spirit of the National Democratic platform made. States—the boasted home of the bawling "freeat Cincinnati in 1856. The adherents of labor" theorists. There the operative in the
genuine First of April affair.

President Buchanan likewise hold that the factory moils away at his slavish task barely.

The House bill provides that in the elections situate in Liberty township, Badford county, and taadmission of Kansas, with the Lecompton Consustaining life with his earnings, toiling for the stitution, would be in accordance with the doc-capitalist till the blood oozes from his fingers, shall vote who are qualified to do so under the trines of the Cincinnati Platform. Let us ex- till consumption rots his lungs, and when he existing Territorial laws. The qualifications amine for ourselves and see which party, if demands his hard-earned puttance, he is driven prescribed by these laws are a six months resieither, is sustained by the facts.

Resolution 9 of the Baltimore Platform which was reaffirmed by the Cincinnati Convention, ployers. Look at the hundreds of mendicants that beg their bread along the high-way, because of slave live included and the included an Resolved. That Congress has no power, under the tyranny of Northern speculators. Look at the speculator of the two tops of the two speculators and the attribute of the two tops of the tyranny of Northern speculators. Look at two story devices the two tops of t ed by the Constitution; that all efforts of the Abotitionists, or others, made to induce Congress to
latter—look at the slavery of the Northern laand the laws of the United States, especially
estand claim, in and to one tract of land containing
to the fugitive-slave law, and a solemn abnegatops thereto, are calculated to lead to the most alarge
to be under the constitution;
that all efforts of the Aboand the laws of the United States, especially
estand claim, in and to one claim, in and the claim, interfere with questions of slavery, or take incipient steps thereto, are calculated to lead to the most alarted to lead to the most alarted in the steps thereto, are calculated to lead to the most alarted in the steps thereto, are calculated to lead to the most alarted in the steps thereto, are calculated to lead to the most alarted in the steps thereto, are calculated to lead to the most alarted in the steps thereto, are calculated to lead to the most alarted in the steps thereto, are calculated to lead to the most alarted in the steps thereto, are calculated to lead to the most alarted in two log dwelling houses, frame tion of having interfered to obstruct the execution of having interfered to obstruct the execution of the fugitive-slave law. We say, this provision is a movel one to be inserted in a Black Republican measure.

We are for the emancipation of the white laborer of the North—the Abolitionists are for the liberation of the black serfs of the South. The Federal Congress into the original and active execution of the logitive-slave law. We say, this provision is a movel one to be inserted in a Black Republican measure.

The Federal Congress to the most alarted to obstruct the execution of the logitive-slave law. We say, this provision is a movel one to be inserted in a Black Republican measure.

The Federal Congress in the forgitive-slave law. We say, this provision is a movel one to be inserted in a Black Republican measure.

The Federal Congress to the congress of the execution of the white all still two in two log dwelling houses, frame tion of having interfered to obstruct the execution of the logitive-slave law. We say, this provision is a movel one to be inserted in a Black Republican measure.

The Federal Congress in the forgitive-slave law. We say, this provision is a movel one to be inserted in a Black Republican measure.

The Federal Congress is the execution of the World with two log dwelling houses, frame to in ordinary and there of the logitive-slave law. We say, this provision is a move

Legislature, at its first session, pass an act call ing a convention, and the act is approved by the Governor, and the convention should strike the Governor and the convention of the United States, during the United States is emphated to defend and under the United Stat the Governor, and the convention should strike of public policy, some of which were adopted Congress must not attempt to "interfere with establishing a sound currency, by curtailing the States, the House itself takes the liberty of altercognizes slavery as one of the domestic institutions, which the representatives of the people and are in or control the domestic institutions, of the privileges of corporations, our opponents want ing that instrument in a radical particular; for

can be done, why not abolish the whole constitution and make an entire new one? If they do so, no power under heaven can interfere currency and even so late as last Fall, addressed a trouble of the page of Kan do so, no power under heaven can interfere with them and their rights under that with them and their rights under that constitution and make an entire new one? If they do so, no power under heaven can interfere currency and even so late as last Fall, addressed with the public in an elaborate paper in favor of the sas to control and regulate those a Tairs in their sas to control and regulate those a Tairs in the regulate the regulate those a Tairs in the regulat

Respectfully,
Your Obedient Servant,

admission of Kansas with the Lecompton Con-the Republican ticket—and he is now remsta-the Union—were all broken into flinders. in the same instrument, by which a certain right blime fortitude! Truly a mighty one has been stitution, and thus re-opened the agitation of ted in the good graces of the management of

associations, too, are with the londest agitators of that question. Their co-adjutors in Congress, are such men as Seward, Wade and Burlingame, whose whole lives have been devoted to the network of the toted to the disturbance of the nation's peace was called the stifling of free opinion in Kan

consequences to myself I have nothing to do which we give place in the present issue. We negroes. And more than this, the only end . How do the experiences of Mr. Harrison and

The platform adopted by the Abolitionists sas affairs (slavery included) will cease. His of public affairs, and a painful sense of the imcould secure peace and quiet among our people.

I love my native land; I am proud of the past

when they nominated Fremont for the President to the consideration of those to whom

minent dangers which threaten the country.—

He is said to have exhorted the President to of dollars in specie.

The Banks and the Sub-Treasury of New Confine it to the consideration of those to whom history and giant greatness of my country; and splinters that ever was kicked into the its settlement properly belongs—to take it out rely upon Divine support and guidance, and of dollars in specie. not upon that of men, who would deceive him."

The Mormon War.

WASHINGTON, April 8 .- Enough is known to be regenerated, and the whole human race disupon, in fact it was so smooth that the Woolly excitement among those who are to dispose of Major McCollough, the Peace Commissioners enthralled. Let us cherish these institutions. Horse couldn't maintain a foot-hold on it, for it as well as among those whom it does not in to Utah, will be instructed to assure the Morble wall of strong arms and stout hearts. That this platform of a single ebony plank was writ- Thus we see that Ma. Douglas and his con- and the United States authorities to make war by the wisdom of men of whom the world was by the wisdom of men of whom the world was that it was the duty of Congress to exclude well-defined landmarks of Democracy whilst seled to participate. The Commissioners will Frankford,) in a year is estimated at 2,046,000. He will be countricipate. The Commissioners will be not stored to the districts of Germantown, Manayunk and select to participate. The Commissioners will be not stored to the districts of Germantown, Manayunk and select to participate. The Commissioners will be not stored to the districts of Germantown, Manayunk and select to participate. The Commissioners will be not stored to the districts of Germantown, Manayunk and select to participate. The Commissioners will be not stored to the districts of Germantown, Manayunk and select to participate. The Commissioners will be not stored to the districts of Germantown, Manayunk and select to participate. The Commissioners will be not stored to the districts of Germantown, Manayunk and select to participate. The Commissioners will be not stored to the districts of Germantown, Manayunk and select to participate. The Commissioners will be not stored to the districts of Germantown, Manayunk and select to participate. The Commissioners will be not stored to the districts of Germantown, Manayunk and select to participate. not worthy—cemented by the blood of the pu- negro slavery from all states thereafter ad- James Buchanan, has not stepped one inch from also inform them that some troops will be rerest patriots who ever lived in the tide of time, mitted into the Union. On the first of April, the Platform on which he was carried into the lained in the Territory to protect emigrants to forcements dispatched to Utah.

ing after us, shall guard it with but half the of a single ebony plank, demolishing it utterly! furnished us for publication a letter received verest sufferers in the political troubles in Kanvigilance exercised by those who spent their They voted in favor of giving the President the from Senator Hammond, of South Carolin, sas during the height of excitement, has been in power to admit Kansas as a slave state should which was written to him in reply to an inquit town for several days, seeking the means to reof the South to act gow, when our country is perhaps in its greatest peril, not as the Repre-slavery constitution! Governor Chase of Ohio, to his late speech in which it is alleged that perhaps in its greatest peril, not as the Represslavery constitution! Governor Chase of Ohio, to his late speech in which, it is alleged, that turned to the professed advocates of freedom adelphia. sentatives of a divided and distracted people, but and the Abolitionists of that state, having looked he said the "laboring whites of the North are here for reli-f. But they being a little slow with upon this platform of a single ebony plank as no better than the negro slaves of the South." their aid, she a day or two since fell into the have just completed a sugar milk which weighs exceedingly lovely, are very wroth with Gid- We saw the statement alluded to by our Bloody hands of the "border ruffians," a few of whom 90 tons. It is to be sent to Trinidad, Cuba. dings and his crew for breaking their idol, Run friend, in the Abolition organ of this place, but whether they will be able to make the a few weeks ago, but did not consider it works. but whether they will be able to make the a few weeks ago, but did not consider it wor- needed. It is said that these "ruffians" were stripe erased, until, as State after State shall be shameless iconoclasts restore them their precious thy of notice, as it bore its own contradiction led on in this movement by a desperado conebony we do not know, yet of this we are cer- upon its face, being an appeal, not to the reason nected with a newspaper that goes for Lecomp-

ed like the "baseless fabric of a vision," or, to other falsehoods which enrich the pages of that he is looking up homes in the west. These childelectable sheet, and we, therefore, passed it by dren will be distributed mostly in the interior of ed his salary to be reduced from \$2,500 to \$2,-

From the Washington Union.

The Black Republican Succedaneum. There seems to be a good deal more in the Montgomery amendment than the Black Republicans bargained for. The dullest of them being to discover that there is a cat in the mealtub. It is a "confidence" operation, which a

tions of Kansas, and if the people adopt the approximation at the present day. He was State of Kansas. President, by and for the negro and for the negro and for the negro and for the negro their bill provides that the President, by and with the advice and consent of the border ruffians and aid emigrants in the Territory, shall do so, no power under heaven can interfere with them and their rights under that constitution as long as it remains unaltered. This may be called revolution. If it is, it is a peaceful revolution, under the forms of law, and destroys no man's rights.

It is summe the position, also, that the people of Lassume the position, also, that the people of Lassume the position, also, that the people of Lassume the right to alter, amend, or abol
Kansas have the right to alter, amend, or abol
Kansas have the right to alter, amend, or abol
This may be implicitly confided in to do all the people of Kansas have the right of the people of Kansas have the right to alter, amend, or abol
This may be implicitly confided in to do all the people of Kansas have the right of the people of Kansas have the right to alter, amend, or abol
This may be implicitly confided in to do all the people of Kansas have the near of the North is not a shetter?

This may be called revolution of the Banks. In 1824 he favored and regulate those affairs in their than the negro slave. He merely wished to convey the idea that the condition of the man than the negro slave. He merely wished to convey the idea that the condition of the man than the negro slave. He merely wished to convey the idea that the condition of the would not violate the trust reposed in him by the Black Republicans of the Banks. In 1832, when the suppression of the Banks. In 1834 he favored and one-fourth part of a tract of land conveyed to defendant and others by the would not violate the trust reposed in him by the Black Republicans of the Mouse in the would not violate the trust reposed in him by the Black Republicans of the Banks and and others to convey the idea that the condition of the Later. We are sure former is similar to that of he would not violate the regular to that on honest man the negro slave. He merely wished to convey the idea that the condition of the National and others to convey the idea that the condition of the Massas and and others to convey the idea Kansas have the right to alter, amend, or abolish their constitution at any time they may see proper, because that right is reserved to them in the bill of rights. There is a provision in the bill of rights in these words:

I thank you for your interesting of the bank-bill, he was allesome intervention on the part of Congress in the making of a Constitution for the proposed a hand-to-hand conflict in argument with his new State. For instance, one of those conditions involve a medical state of the bank of

white people should be slaves un- under the President's orders, with the "ruffians" "Truth" stalking sovereign and supreme over the Territory—what if by the united means of cob Te J. H. HAMMOND. these three dread agencies, a vote should be obtained favorable to the Lecompton Constitu
TREE LABOR? IN CONNECTICUT. The following incidents of the recent Connecticut elections, related by the Hartford Times, should be elected in Kansas, which should frame have in that woolly Black Republican State: should be carried by the potential agencies do "In Glastenbury, on Monday, Martin Harri- alluded to; and what if, in either of these events,

ther cent, per annum on the capital incested. Its chief operations are in making cotton yarn, more or less-adjoining the Juniaik fiver on the cotton osnabures, and linseys. cotton osnaburgs, and linseys.

-The Banks and the Sub-Treasury of New Bedford, Apl. 9, '58.

-Up to the first week in January, no less PUT down for trial at May Term, (3d day) than nine hundred colored men, in Jamaica, bad 1858. enlisted into the 2d and 3d West India regi- Elizabeth Kelly ments.

-Late advices from Venezuela report that John Cook John Keontz's use Monagas has made a forced loan of a million to Samuel Amick perpetuate his despotic power.

-The total number of gallons of milk con- Sam'l A upon them, but to secure the enforcement of sumed in the city of Philadelphia (exclusive of Peter J. Little

-In a single building in Boston, on Thurs- Company Benj. Mahoney, et. al. the Pacific from the attacks of hostile Indians. on one floor, a boxing exhibition in the room D. L. Keagy's use above, and a calico ba'l in the upper hall.

Borner Ruffians.—An intelligent and in- before C? Because, was the answer, a man Abm. Reighart -Some person was once asked why B stood Wm. Border's use must B before he can C.

-A resolution has been introduced into the Dr. Wm. Blair

-At the funeral of Paudeen, the pugilist, in New York City, there was a turn out of flash men and fast women half a mile in length.

-If you would have an idea of the ocean in a storm, just imagine ten thousand hills and four Those living at a distance can send in the amounts.

The TAX COLLECTORS are also notified that thousand mountains, all drunk, chasing one another over new-plowed ground, with lots of or the necessary means will be resorted to, to comcaverns in it for them to step into now and then. pel payment.

000. A rare occurrence.

more or less; about 50 acres cleared and under fen with a log house and log barn thereon erected at

by deed in the Recorder's Office in deed book, A. B. page 151-adjoining lands of A. W. Evans, John McCaulas, Kesler & Co., and others.

ALSO—The undivided one-third part of a tract of land, containing 2052 acres, more or less; of which

about 100 acres are cleared and under fence, with 2 apple orchards, and having thereon erected 2 dwelling houses and 2 barns, it being the same land con-

for of Richard Foster, by deed dated June 14th

ALSO-All defendants interest in and to a tract of land, unimproved, containing 338 acres, more or less; bounded on the east by lands of James Patton, and Abr'm Boliman, on the west by the Juniata rivand Abr in Boilman, on the west by the Januar riv-er and Daniel Young—surveyed on a warrant to de-fendant and James Patton, dated Feb., 16th, 1854, all situate in Broad Top, township, Bedford county, and taken in execution as the property of Hezekiah

bout 120 feet on Broad Street, and extending back to

known as the Adam Young tri

The state of the s

vs. William Welsh

vs Joseph Hixon vs School Directors vs Michael Reed vs Joseph S. Reed et. al. vs David Patterson Lowry and wife's use vs vs John Alsi

vs Geo. Troutman, et al vs John Alsip vs Patrick Leddy vs Solomon Sponsl vs Dr. Wm. Burch vs P. Morningstar, et al. vs Elias flite

Philip Hardman, et al. Wm. C. Logan, Esq., vs John Taylor, et al. vs Thomas Imler et al. Charles Stuckey John Wemmer Prothonotary's Office, t April 9, 1858.

vs David Walter et al. vs Henry Moses et al. vs A. Blair vs Anthony Clingeman, S H TATE,

Notice to the Holders of Port House CHECKS.

THE Directors of the Poor of Bedford County, hereby give notice to the holders and owners of Poor House checks, that it will be to their interest to present them to the Treasurer, George Blymire, Esq., at Bedford. The object in having them pre-sented is to ascertain the amount of indebtedness, so that the Directors may be enabled to fix the taxes and make other arrangements to discharge the same.

> GEORGE D. SHUCK, GEORGE ELDER. GEORGE SMOUSE, Directors

April 9, 1858.