

d. D. WIAUATE, RBSIDENT DENTING BREEDS OF SENTER PA RELEASE IN CONTRACTOR PARTY Office and residence in the North House Optimit of the Dismond mear the three House (go With the Grand where the execution we had brack mouth contractor provide near Monday of the mouth when how on we had a prodocous the denses BARKING BOLDE, WM P REYNOLDS & CO. BRILLFONTE CENTER OF . PA Bills of exchanges and Notes discoursed. Col Bolis of exchanges and Notes discoursed. Col Jostins make and proposit opening for comitted — Interest paid on spooral deposits. Exchange in the entern office constantly on hand for sale. Depos for manuer. Castern ditton constantly on hand tot sale pro-ter reserves DEPOSIT BINK, TUMES, MOALLISTER, HALE & CO BURDET, MOALDINTER, HALE & CU BRILLENSTE (RETRECO, PA Disconted - Internet Pail on Special Deposits Disconted - Internet Pail on Special Deposits Obligations Made, and Proceeds Kemitted Frompt-y - Richange on the Kast constantly on hand Anuts J H. STOVER, ATTORNEY AND COUNSELLOR AT LAW BELLEFONTE, PRAN & BKLERFORTE, FRRN -Will prestice his profossion in the several Courts of Centre County. All business intrusted to him will be faithfully attended to Particular attention paid to collections, and all monies promptly re-witted. Oan be consulted in the German as well as in the English issuesse Office on Highst, formerly occupied by Judze Dermside and D. C. Boal, Reg. THARASS M HALR ADAM HOT ATTORNEYS AT LAW, Will attend promptly to all busitess entrusted sheir age of 28 pp in the building formerly occu pied by Hon Jas T Hale pied by Hon Jas T Haie A CAILD Mosses flats & Hor will attend to my basiness during my absence in Oongrons, and will be an disted by me in the triel of all causes entraisted to them mesember 15, 1859. DRUGGIST. DRUGGHST. BELLEFORTE, PA. WROLEBALE AFD RETAINS DEALER IN Brags, Medicines, Perfumery, Painta, Olis, Var eishes, Dy-Buth, Tolist Scape, Hrushes, Hair and Tooth Brashes, Fancor and Tollet Articles/Frumels and Blockler Brases. Garden Seeds Gustomers will had myst cok complete and fresh, and all sold at moderate prices and all sold at moderate prices (Present and Physicians on the country are avited to examine my stock FARE REDUCED. STATES UNION HOTEL, 686 \$ 688 Market Street, aboya sixth, PHILADELPHIA, PA. G, W. MINELE, Proprietor J. & W P. MACHANUS ATTORNEYS AT LAW, BELLEFONTE. PA. James Masmanns has associated with Wm. P. Masmanns, Est, in the practice of Law. Profe-sional busitness intrusted to their pare will receive prompt alignation. They will align the several Goards in the Counties of Centre, Clinton and Cleardoid. Office a Alleghany street in the building for-merty eccepted by Linn & Wilson

	J H Barkin for service		John Irvin for viewing
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	econd Courterier	60 00	Kieotion officers, return judges, constables and as-
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بەردا	ing Court House Auos J T Johnston for lime Hon Samuel Linn for	1 50	Howard
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	materials for Jail	• • •	"Billy, how did you lose your fi
	Thos. McCoy for board-	195 12	"Easy enough."
	ing prisoner C W Lambert for plas-		ful suppose so, but how ?"
••	torther do , at Jail	6 Q0	i and prove and a lost rourn
	torning, ho , at Jail II is Tresiyulny for re-	•	"I guess you'd a lost yourn.
	pairing water pipes, aco,	` A 00	been where mine was."
		0 00	" That don't answer my questio
**	Jesse Clinger for Iron bars for Jail Windows	3 50	"Well, if you must know," st
	Dr. Potter medical atten-		··· well, il you musi know, a
	dance. &c. to prisoners	8 00	very sharply, "I had to cut it off,
	dance, &c , to prisoners Wilson & Bro.'s for mer-		the trap."
	chandles, ac., for coun-	100.00	
5	to Inil	100 00	"I would have you to know sir
	Samuel Nichols for gias-	2 00	name is Frances, and not Frank "
	ing Jail windows		(AD, V68, (D188, OUL YOU KNOW)
		\$993 92	franking privilege."

The Liberty Frederick et al. view-McCall road T. Hoover viewing I from Moshannon to Administration 71 75 rtown } fryth of at toac \$187.50 ABLES RETURNS stables for returns' to t and mileage 132 02 tion as to another \$102.02 ELECTIONS. otion officers, return res, constables and as-ors for putting up list yotes and attending tions 81 301 364 tions kin and Shoemaker ka to return judges (unnes Congressional AINIOUR . 12 00 n Judge SCELLANEOUS. c luffington balance at lust rettionent c L Test stationery office ropairs T Hoover Tressurer cultural Society \$2.788 57 D Turner water tax ounty buildings Commissioners vs 67 6 90 the law. Communication of the two oversects of two ov 50 Register Tresiyulny for run-lines between fisines Miles township Trasiyulny for run-lines I Furguson & 20 000 1 68 25 Trez yulny for run-lines of Marion and funterbora' on sea't ve ' Wier State Lúnatio um for keeping Lu-431 56 fonner bill farnish-Kealsh and soo't th'y and Register rn Penitentiary for ng convicts \$ 59 Ross for reward on man and Rudy \$4,838 56 kept ? id you lose your finger?" but how ?" 'd a lost yourn, if it had W88." inswer my question." must know," said Billy, had to cut it off, or steal you to know sir that my and not Frank ss, but you know I have the

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the case is conceptible that the property. State or States against the authority of the tious always changing easily with the defin-United States are insurrectionaly or revolupeace and security of no section i 18 75 anywise endangered by the now incoming ionary according to circumstances. Ladd, too, that all the protection which Constitution and laws, the Union is unbro- sity fly to anarchy or to despotism. Unit - ty fluter of nations with his elernal truth consistently with the constitution and the ken, and to the extent of my ability shall unity is impossible. The rule of a minority and paster be on your side of the North, or laws can be given, will be cheerfully given the such that is the Constitution itself express. as a warrant arrangement is wholly inal on yours of the S-uth, that iruth and that to all the States, when lawfully demanded. It enjoins on me, the aws of the Union be for whatever cause, as cheerfully to one sec-faithfully executed in all the States. Doing principle, anarchy and despotism in some of this tribunal, the imman people by the thus, I decon to be waly a simple duty on my FUGITIVE SLAVES. part, and I shall perform it so far as practi-There is much controversy about the decable unless my rightful masters, the Amer ican people shall withhold the requisite livery of fugitives from service or labor .--The clause I now read is as plainly written means or in some authoritive manner direct in the Constitution as any other of its prothe contrary. I trust this will not be re garded as a menace, but only as a declared purpose of Union ; that it will constitution "No person held to service or labor in 11 50 one State under the state of the state there need be no bloodshel or violence, and from such service or labor, but shall be de there shall be none unless forced upon the herered up on claim of the party to whom whational authority. The power confided to such service or labor may be due." me will be used to hold, occupy and possess \$15 50 It is scarcely questioned that this provise the property and places belonging to the 100 00 fon was intended by those who made it for Government, and to collect duties and im the reclaying of what we call fugitive posts, but beyond what may be necessary 22 50 relayes, and the intention of the lawgiver is for these objects there will be no invesion no using of force against or among people All members of Congress swear their sup- anywhere. Where hostility to the United upon vital questions affecting the whole peo still have the old Constitution, unimpaired, port to the whole Constitution, to this pro- States in any interior lately shall be so great ple is to be irrevocably fixed by decisions of and on the sensitive point the laws of your To the proposition then that slaves whose resident citizens from holding federal offices, made in ordinary litigation between parties ministration will have no immediate power. vision as much as to any othera cases come within the terms of this clause there will be no attempt to force obnoxious and shall be delivered up, their oaths are strangets among the people that object while unanimous. Now, if they would make the the strict legal right may exist in the gov effort in good temper, could they not with ernment to enforce the exercise of these of b4 50 nearly equal diministry mains and pairs a need to the attempt to do so would be so intring is there in tota view any assault opport the intermediate in intermediate in intermediate in intermediate in the intermediate in intermediate in the intermediate intermediate in the intermediate inte 54 50 nearly equal unanimity frame and pass a fices ; the attempt to do so would be so irri, of upinion whether this clause should be en the uses of such offices. The mails, unless by brought before them, and it is no fault to adjust, in the best way, all our present forced by National or State authority. but repolled, will continue to be furnished in all of theirs if others book to turn their decisions difficulties. 6 44 surely that difference is not a very material parts of the Union, so far as possible. The to political purposes. One section of our In your hands my dissatisfied countrymen surely that understop is not a very material parts of the Union, so far as possible. The to pointest purposes. One section of our in your manus my disactined country main stop one. If the slave is to be surgendered it people everywhere shall have that sense of country believes that slavery is right, and and not in mine is the mementous issue of country believes that slavery is right, and and not in mine is the mementous issue of country believes that slavery is right, and so the other civil war; the government will not assail to others, by which authority it is done, and calm thoughts and reflection. The Fourse believes it is wrong, and ought not to be you; you can have no conflict without being should any one in any case be content that here indicated will be followed unless cur 25 00 his oath shall be unkept on a merely un- rent events and, experience shall show a substantial controversy as to how it shall be modification or change to be proper, and in Again, in any law upon this subject ought | will be exercised according to circumstances |

introduced, so that a freeman may not be in troubles, and the restoration of fraternal both cases and a few break over in each ; our bonds of ancetion. Ine may to choras any case surrendered as a slave? And sympathies and affections. That there are this I think cannot be perfectly deted, and of memory stretching from every battle field any case surrendered as a slave? And sympathies and affections. That there are this I think cannot be perfectly deted, and of memory stretching from every battle field any case surrendered as a slave? And sympathies and affections. That there are this I think cannot be perfectly deted, and of memory stretching from every battle field any case surrendered as a slave? And sympathies and affections. That there are this I think cannot be perfectly deted, and of memory stretching from every battle field any case surrendered as a slave? The foreign slave trade, now imperfectly to do it. I will neither clause in the Constitution which guarantees glad of any pretext to do it. I will neither to any pretext to do it. I will neither to be ultimately revised angels of our nature. clause in the Constitution which guarantees glad of any pretext to do it, I will neither that the citizens of each State shall be enti- affirm or deny; but if there be such, I need suppressed, would be ultimately revived angels of our nature. the the ordinance of the provisions and immunities of not address no word to those, however, who without restriction in one section, while fu-the to all the provisions and immunities of not address no word to those, however, who without restriction in one section, while fu-trizens in the several States. I take the official oath to-day with no fore ontering upon so grave a matter as the world not be surrendered at all by the oth-To have time set easy, your garmente sense mental reservations and with no purpose to destruction of our national fabric, all its er. Physically speaking, we cannot sepa. set the exemple

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erate changes of popular opinions and scott ments is the only true sovereign of a free | . In our present differences is either party I therefore consider that in view of the people Whoever rejects it, does of neces- with at laith of being in right if the Almighmissable So that rejecting the unjorite justice will surely prevail by the judgment form, is all that is left I do not forget the I ame of the Government under which w position assumed by some that constitution live, this same people have wisely given al questions are to be decided by the Su; r me been survants but little power for mischief, Court, nor do I deny that such decisions and have with equal wisdom provided for must be binding in any case upon the par th return of that little to their own hands ties to a suit as to the object of that suit at very short intervals. While the people while they are also entitled to very high re retain their virtue and vigilance no admin. spect and consideration in all parallel cases 1 stration by any extreme of wickedness or by all other departments of the government folly can very secondly repare the governand white it is obviously possible that such ment in the short space of four years. My decision may be erraneous in any given case. countrymen one and all, think calmin and still the evil effect following it, being limited | well upon this whole subject ; nothing valuto that particular case, with the chance that able can be lost by taking time. If there be it may be overruled and never become a pre an object to hurry any offour m hot haste to a step which you would never take delibcedent for others, and better be borne than erately, that object will be frustrated by could the evils of a different practice. At the same time the candid citizen must | taking time, but no good object can be frus confess that if the policy of the government trate I by it. Such of you as are dissatisfied upon vital questions affecting the whole peo still have the old Constitution, uninpaired, and so universal as to prevent competent the Supreme Court, the instant they are own framing under it, while the new adin personal actions, the people will have if it would, to change either. If it were ad-

ceased to be their own rulers, having to that mitted that you who are dissatisfied hold extent practically resigned their government the right side in the dispute ; there still is into the hands of that emment tribunal ; nor no single good reason for precipitate action. is there in this view any assault upon the Intelligence, patriotism, christianity, and a extended. This is the only substantial dia- fourselves the aggressors. You have no pute; the fugitive slave clause of the Con- oath registered in heaven to destroy the stitution and the law for the suppression of Government while I shall have the most solevery case and exigency my best discretion the foreign slave trade are each as well en- emn one to preserve, protect and defend it. forced perhaps as any law can ever be in a I am loth to close. We are not enemies but community where the moral sense of the friends. We must not be enemies. Though

not all the saleguards of fiversy allowin in actually existing, and with a view and a confidentity where the dry legal obligation in passion may have strained it must not break civilized and humane jurisprudence to be hope of a peaceful solution of the National people abide by the dry legal obligation in passion may have strained it must not break both cases and a few break over in each ; our bonds of affection. The mystic shords

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people, is there any better or equal hope in

the world