TERMS OF PUBLICATION.

\$2 50, if not paid within the year, No subscription taken for a less term than six months, and no discontinuance permitted until all arrearages are paid. -: A failure to notify discontinuance at the expiration of a term, will be considered a new engagement.

Advertisements -- \$1 00 per square for the three first insertions, and twenty five cents for every subsequent one. .

olunte

"our country-right or wrong."

[AT TWO DOLLARS PER ANNUM.

Carlisle, Pa. Thursday September 19, 1839. Whole No. 1312.

New Series--Vol. 4. No. 14.

GOLDEN BALL



HOTEL. WEST HIGH STREET CARLISLE. The subscriber respectfully informs his

friends and the public generally that he has taken that well known tavern stand at the Brown Mr.

Brown Mr.

Brown William, ink'r West end of High street, in Carlisle, formerly kept by Mr. Henry Rhoads, and that Bruner Daniel B. he is now prepared to accommodate Drovers, Bargat Andrew Waggoners, Travellers, and all others who may favor him with a call, in the very best Burkholder Sarah A. Burkholder Sarah A. manner.
His Table will be constantly furnished

with the best the country can produce. His Bar is supplied with the choicest liquors, and his Stable which is large and convenient, Bishop Jacob will be in charge of a careful and attentive

He flatters himself that, from his experience as an Innkeeper, he will be able to render general satisfaction. GEORGE SHAFFER.

Carlisle, May 2, 1859.

HARDWARE & GROCERY STORE.

The subscriber respectfully informs his friends Denny J. C. H. Danyen Ann received from the city of Baltimore, an extensive Davie Sorah R ortment of merchandize sultable to the present and approaching season, such as HARDWARE,

consisting of Case Knives and Forks, Spoons, Ege George Capt. consisting of order to the Locks, Bobs, Hinges and Screws, Penand Pocket Knives, Rizers, Tacks and Sprigs, Spades & Foland George-Shovels, Hay and Dung Turks, Skythe stones, Fisher Thomas rakes, &c. &c. &c. Also, superior American

Takes, &C: &C: Also, superior Jamerican and English Scythes.

He has also on hand an excellent assortment of Patent Family Medicines, such as pills, olds and ointments. Also, all kinds of Essences. He has also on hand H is a Medicines, such as the Oil of Spike; Oil of Stone and Horse Powders, Graham Isaac Graham Isaac

&c. &c. &c.

He has also on hand an extensive assortment of American Forest and Hindostan Oil Stone, suitable for Carpenters and Wood Choppers.

He also has P wder by the keg, among which is the finest Rifle Powder. Shot, Lead, Percus sion Caus, and Finits

Grove Henry

sion Caps, and Ffints.

He also has an extensive and superior assort-

China, Glass & Queensware, twenty per cent cheaper than can be had else

GROCERIES. Rio, St. Domingo, and Java Coffees. New Orleans and Porto Rico Sugar. Orleans and Sugar House Molasses. Young Hyson, Imperial and Water Crackers. Spiges of all Kinds. Not and Confectionaries. Prunes, Raisins. Ground Allum and Fine Salt. Tar, Soap and Candles who beside and extil at city writers. wholesale and retail, at city prices.

) liquors. Wine, Brandy, New England Rum, Harvest Jumper Benjamin Whiskey, Wine and Cater Vinegar, &c. TOBACCO.

Cavendish, Roll and Plug. Spanish and Half Spinish Cigars. Mucuban, Rappee and Scotch

-SHOES & BOOTS Riding, Gig and Jockey Whips and Lashes Brushes, Brooms, Painted Buckets, &c. Carpet Chain of all colors.

The above articles being carefully selected, Leib Mary An are offered to cust mers and others at city prices. Leider Maria

JOHN GRAY, Agent, Carlisle, July 4, 1839.

DR. J. C. NEFF, SURGEON DENTIST,

ESPECTFULLY informs the ladies and gentlemen of Carlisle and its vicinity that he sets Artificial Teeth in the most approved manner. He also scales, plugs and separates

teeth to arrest decay
Dr. N. prepares a tooth powder, which whistens the teeth, without flijuring the enamel, colors the gums a fine red and refreshes the mouth.

Lidies and gentlemen are requested to call an textunine his collection of Porcelain or Incorruptable teeth, which will never decay or change color, and are free from all unpleasant odour, durable and well adapted for chewing, which will be inserted in the best manner and at

All persons wishing Dr. N. to call at their dwellings will please to leave a line at his residence, No. 7 Harper's Row, when he will punctrully attend to every call in the line of his pro-fession. From a long and successful practice, he hopes to give general satisfaction. Carlisie, August 1, 1839.

NEW DRUG & VARIETY STORE.

Stevenson & Dinkle,

VVE just received at their store, corner of High and Pitt streets, opposite Col. Fer-ree's hotel, an assortment of DRUGS. Medicines, Paints.

Dye Stuffs & Varnishes. Their stock has been selected with great care, and is warranted to be entirely fresh and of the very best quality. The store will be under the immediate superintendance of Mr. Dinkle, who has acquired a thorough knowledge of the strength of the s has acquired a thorough knowledge of the dufies of an apothecary under the direction of Mr Samuel Elliott of this place. Carlisle, August 15, 1839.

GREAT VARIETY OF SOAPS AND A GREAT VARIETY to be had at STEVENSON & DINKLE'S Drug and Chemical Store.

STEVENSON & DINKLE HAVE JUST RECEIVED at their Drug and Variety Store, an assortment of Fruits, Pickles, Preserves, Nuts, &c.

FRECKLE WASH

Highly recommended by the Faculty, to be had at Stevenson & Dinkle's drug and variety

Bleached Sperm Oil F an uncommonly excellent description to be had at Stevenson. & Dinkle's drug and

chemical store. ALAD OIL of a very superior quality fresh and free from rancidity, to be had at Stenoreson & Dinkle's drug and chemical store. nveson & Linkle s arug and one month

LIST OF LETTERS

Remaining in the Post Office at Carlisle, Pa. August 31st, 1859. Enquirers will

BY G. SANDERSON-& E. CORNMAN.]

please say advertised. Lee Thomas Esq. Loomis Hezekiah Artz Samuel Meddaugh Mary Miller Michael Ahl P. A: Minnick Leonard & Williams Jos. Myers Abraham Million Eliza Minnich Leonara Black Jane Moreland Lemon Mlllèr Susan Miller William Myers Benjamin Morrison Margaret

Baldwin John C.

Bowers Moses

Brownwell David

Crever Margaret

Chesney Henry Corden Amanda J. Cart Jonathan

Carothers William

Curry Margaret Carothers Elizabeth

Davis Eliza

Douglass Nancy Denny J. C. H.

Davis Sarah B.

Evans Heary

Graham Isa

Grove Henry

Iowerd Betsy

Herr Christian

Hess Mr.

Hake Ann

Kutz Benjamin

Kinkaid John

Kainer John

lockard Jane

Leet Horace

Kissinger Jonathan Kauffman Joseph

E Eborsole Benjamin

McBride Augustus McElhenney Samue McCoskry Samuel A. Nisley Benjamin Nelson John A. Neimerick John O'Brien Marion Osborn Mary

Parks Catherine Perry John Potts Sarah Park William Phillips John, junr. Rellery & Fordyco Reamer John Ritchie John Reighter Mary

Reisinger David

Robinson Jane Ann Shaw Mrs. A. 2 Smith Matilda Sites Joseph Spencer M. Esq. vanner John Shaffer Mrs. Strohm George Smiley Rebecca Steigleman Ann Snottswood Esther Stevens John C. Smyth Michael Snyder John Sweigart Christiana

Samson Mary Ann Smith Thomas Shambough Philip Turner Mary
Trosch Henry
Turner Susanna
Thorner Eliza Hannan Jeremial Hastings William S. Ulrich Nicholas Vaughan G. W. Horshe Abraham Hall Owen C.

Weise Geo. wagonmir. Weise William Walbury George Weidman Mr. Watzel Samuel Wolf Daniel White Elizabeth Westheffer Charles Wilson Joseph Windermaker William

Young John Yaw George

Zug Elizabeth Miss Zuck Elizabeth Mrs. igh Charles Linhart George Zigler Jacob Leidig David & Martin Zigler Philip

U. S. Army. Barrett Joseph J Serg't Moses J C Serg WeGuire John Fox Horace
Hoffman William H
R. LAMBERTON, P. M.

Estate of Andrew Mateer, dec'd. NOTICE.

Residing in Allen township. SAMUEL CLARK, Executor, Residing in Monroe township. August 12, 1839.-6t.

A VALUABLE PLANTATION FOR SALE.

N pursuance of the directions of the last will as all that is perfect. If this be not hypochol Jacob Balmer, late of Cumberland county, Pennsylvania, deceased, will be exposed to public sale on the premises, on Tuesday the 15th day of October next, at 1 o'clock, P. M. the following described real estate of said deceased, to wit:

139 ACRES AND 100 PERCHES. neat measure, of first rate limestone land, situate in Allen township, Cumberland county and state of Pennsylvania, bounded by lands of Jacob Merkel, Daniel Shelly, John Sheelys- Gebyge Rupp, and the heirs of John Rupp. The improvements are a NEW BANK BARN, 80 feet by 40, the lower story Itone and the upper frame, A TWO STORY LOG DWELLING

HOUSE,

Wugon Shed, Spring House, and other out houses, a well of never failing good water near the house with a pump, an orchard with the choicest fruit trees, about 103 acres are with the choicest truit trees, about 100 acres are clear and in argond state of cultivation; the remainder is covered with thriving timber. The state road leading from Harrisburg to Gettysburg runs through said land close to the house. This property is situated in the rich Cumberland Valley, about 5 miles from Harrisburg and 12 from Carlisle. The terms will be make known on the day of sale by

GEORGE HOUCK, LEVI MERKEL: LEVI MERKEL;

Executors of Jacob Balmer, dec'd,
N. B.—On the sing day, at 5 o'clock, P. M.
will be sold a lot in Shiremanstown, late the
property of said deceased, bounded by lands of
Daniel Grabill and Christian Balmer, containing
fifty feet in front—being a town lot.
August 22, 1839.

From the Ballimore Republican. WHIG HYPOCRISY.

It is impossible, we think, for any reflecting and intelligent mind to regard the language and conduct of the Whigs, with respect to some public men, with any other feeling than those of the most sovereign contempt. They have professed to regard with horror the idea of electing Robert Dale Owen to a seat in Congress, on account of the religious opinions which are said to be entertained by him. What those opinions are we know not, nor does it, we conceive, concern us to know. All who have any knowledge of him concur in representing him as being exemplary in his moral charac-ter; and as a member of the Legislature of Indiana, he has done more for the diffusion of information among the people than per-haps any other man. For his religious sentiments he is accountable only to the Supreme Being, so long as those opinions do not interfere with the rights of others, and the interests of society. It is the boast of our citizens that they are not answerable for their religious views to any earthly power; and yet the Whigs would hold Mr. Owen accountable to others for opinions upon religious subjects with which others have no kind of concern.

If we must attend to the religion of others, ve_should_approve_only_of that religionmoral conduct, much less conduct which is

consistent with a profession of religion. As an evidence of this let any one look at their expressions of delight on account of the re-election of Mr. Graves, who, without any cause of offence, continued shooting at Mr. Cilley, until he sent him to his grave, and deprived his family of a protector, and made his wife a widow and his children helpless orphans. They have no objections to the religious opinions of Mr. Graves, although his hands are stained with the blood of a fellow being who had given him no cause of offence. His religion is quite in accordance with their feelings. They feel no horror on account of his election to Congress, but, on the contrary, are delighted on account of his success. If this be not hypocrisy of the most hateful and disgusting kind we are utterly at a loss to determine what can merit the

but he and his opinions are regarded by them

It is immaterial by what name a man may be called. If he will dispassionately, and without prejudice, consider them, it will be, we

[Correspondence of the National Intell,] CLEAR SPRING, Aug. 31, 1839.

A gentleman has just arrived from the ine of the Canal in Allegheny county, in whose statement the utmost reliance can be placed, who informs me that the troops who marched from this county to suppress the ourers on the line of the Canal have adopted very decisive measures with all who manifested the slightest resistance to their au-

ing all along the work, to be no worse than the exigencies of the times require. Some of the most lawless and high-handed acts of violence have doubtless been committed by those creatures, and that, too, upon innocent and unoffending citizens and others engaged about the work.

PRESENTMENT

Pennsylvania.

send to the Grand Inquest a bill.

included in the indictment. duty as guardians of public justice, to pre-March, 1809, found in Purdon's Digest un-sent such conduct as calculated to corrupt der the title "Indictment," entitled "an and destroy the best interests of the people act supplementary of an act to regulate the and good government, and they therefore payment of costs on indictments? do, on their oaths and affirmations aforesaid, cond section thereof is in the -words fol-present the same Ovid F. Johnson, Esquire, lowing: for that he refused to sign his name as At-

Avoust Sessions, 1839, ed therein."

To the Honorable Judges of the court of The plain p mested the suggest of the resistance to their authority. Some twenty or upwards of the thority. Some twenty or upwards of the ringleaders have been made prisoners; some eight or ten have been shot and severely wounded—one, at least, of whom is not exampled the grand jury of this county, that on the sworn officer of the commonwealth, in the first bill of interest of the grand jury of this county, that on the wounded—one, at least, of whom is not exampled the grand jury of this county, that on the sworn officer of the commonwealth, in the dictment mentioned by the grand jury of this county, that on the very teeth of it, accède to the illegal and also pass over without remark the late official relations, party relations and obligations are request of the private counsel of clamboring the bluff on the opposite side of eral, in reference to certain matters, a copy cerned," or at least of all who were under dictment. Normeed I dwell long upon the

their whole force amounting to about one hundred and fifty men.

To those living at a short distance this may be thought harsh and unnecessarily severe treatment, but it is universally admitted in this section, and by the citizens living all along the work, to be no worse than the exigencies of the times require. Some of the most lawless and high-handed acts of

gaged about the work.

It is said that about \$700 worth of fire-included in the same, bound over and under the said bills of indictment were presented arms arrived at Oldtown the other day, having been purchased in Baltimore and sent out to one of the parties on the canal, and by mere accident were discovered in time to riot and conspiracy with which they stood nizance against him-only in court; and that prevent those from getting hold of them for charged. Most or all of these four persons he had not yet decided whether Messrs, whom they were intended. were in attendance upon this court to an Packer, Barrett and Parke should be bound swer the criminal charges allegded against over at all, or not. The said justice being them. I found too, by reference to the af-By the Grand Jury of Dauphin county, fidavits made by the several witnesses expectative to the conduct of Ovid F. Johnson, amined before Judge Blythe, in December hamed defendants; that they had been twice before him and asked that the said Theopher and the commonwealth of last, at the time when all these defendants were arrested and bound over, that the very lilus Fenn, the informer in this case, should August Sessions, 1839.

Dauphin County, ss.

The Grand-Inquest of the commonwealth of Pennsylvania, enquiring for the body of were present in court as witnesses in this else to fix the libels complained of, upon which leads to rectitude of life, and a course of conduct worthy of imitation by others. That religion which is not accompanied by apright conduct, and which will admit of practices which have a tendency to destroy the peace of society, and carry distress into the Senate chamber on the families, is very worthless; and if we are to judge the Whirs by the compelled to conclude that, was in session, which order to prove which they pays o much attention to religious opinions, they have but very little regard for moral conduct, much less conduct which is sign, and the Inquest aforesaid, upon their bound over, were embraced in that bill. nish any evidence in addition to that before oaths and affirmations, do say that the wit- And even in the bill of indictment present- the justice to make out to my mind even a nesses examined before them fully prove that the witnesses examined before them fully prove that the said Charles Pray, John J. McCaban and grand jury against three of the defendants ants, I refused to sign the bill unless their other individuals, to the number of one hundred and more, did commit the crime and outrages charged upon them in that bill, and force the defendants and addition to those all decided there was any evidence to bind the total decided there was any evidence to bind the crime and twenty individuals in addition to those all decided there was any evidence to bind the crime and the the terms of the defendants whom the justice had the contain at least the names of the defendants whom the justice had the terms of the defendants whom the justice had the contain at least the names of the defendants whom the justice had the contain at least the names of the defendants whom the justice had the contain at least the names of the defendants whom the justice had the contain at least the names of the defendants whom the justice had the contain at least the names of the defendants whom the justice had the contain at least the names of the defendants whom the justice had the contain at least the names of the defendants whom the justice had the contain at least the names of the defendants whom the justice had the contain at least the names of the defendants whom the justice had the contain at least the names of the defendants. from that testimony they do say that the of-from that testimony they do say that the of-fence committed was one of enormous tur-pitude, striking at the independence of the representatives of the people, and free go-sessions, or at least those who were bound sign and send up the bills against them, bevernment itself. If the offenders in such over to appear at the present court, should lieving it to be illegal and appressive to reover to appear at the present court, should never to be illegal and oppressive to refer to the people will suffer by grievous example. The Grand Inquest aforesaid have the aforesaid this instance was to restrict the defendants on the same offence. Fenn's counting that their duty requires them to go farther, and to present the conduct of Oxid F. John-levely with the ordinary breed with these of Masser. Prog. McCart. The court upon hearing all the facts refused to the order. son in refusing to comply with the ordinary braced with those of Messrs. Pray, McCa- to make the order, and decided that my Mr. Wise also, who has been concerned form of putting his name as Attorney. Gen han and Cox. It was enough for me to course had been perfectly correct. Fenn, in more than one duel; who assisted in the eral to such a bill, as calculated to embar-know, that a clear and explicit act of aswork of death in the case of Mr. Cilley: who rass, and it may be, frustrate the adminis- sembly rendered it my duty to embrace all them before the grand jury, in an irregular

boast on the floor of Congress that he will) Tration of all law, and the destruction of the cluded. The private counsel for the prose-said bills true as related to Cox, and not boast on the floor of Congress that he will dearest rights of the people. The Attorney General refused in the beginning of this prosecution, it was alleged to the property of the profess to be so much shocked on account of the religious opinions of Mr. on account of the religious opinions of Mr. Owen, who, whatever his opinions upon those subjects may be, has a character of moral conduct which is wholly unimpeachable.—
With all his violence, and all his recklesswhich has discrepted the bulk of mittal. with all his violence, and all his recklessness, which has disgraced the body of which
he is a member, and has shocked the feelings
of every upright mind, the Whigs have
objections to his religious opinions. On the
contrary he is regarded by them as a model
of perfection any silly expression which is contrary he is regarded by them as a model of perfection; any silly expression which is surprised to hear the Attorney General say made by him is blazoned forth by them as a model of the would not sign the bill, because he motto and rallying cry. If this be not hyporensis which is abominable then we should like to know what can justly be called by the manner of the persons whose names were not included; however, in doing so, they will not be the attorney General say since, especially, the determination was introduced; however, in doing so, they will not be the surprised to hear the Attorney General say since, especially, the determination was introduced; however, in doing so, they will not be the surprised to hear the Attorney General say since, especially, the determination was introduced; however, in doing so, they will not be the surprised to hear the Attorney General say since, especially, the determination was introduced; however, in doing so, they will not be the surprised to hear the Attorney General say since, especially, the determination was introduced; however, in doing so, they will not suppose the attorney General say since, especially, the determination was introduced; however, in doing so, they will not suppose the Attorney General say since, especially, the determination was introduced; however, in doing so, they will not suppose the new suppose the manner of these persons whose names were not included; however, in doing so, they middle than the Attorney General say since, especially, the determination was introduced. The determination was supposed to the determination was increased to the determination was supposed to the determination was supposed to the determination was increased to the determination was supposed to the dete The Inquest have learnt that while in this every candid and lionest man, that my course case the Attorney General refused to sign in relation to this matter has been the only named in the bill, he refused to sign in the pursue, and that the decision of the court case of the commonwealth against Aaron F. sustaining my course, was the only one

"In all cases where two or more persons torney General to the indictment aforesaid. have committed an indictable offence, the In testimony whereof we have hereunto names of ALL concerned, if a prosecution disposed of the charges against myself, to set our hands, this 21st day of August, 1859. shall be commenced, shall be contained in J. WALLACE, Foreman. ONE BILL OF INDICTMENT, for moments to the manner in which they have iotous and lawless conduct of the Irish la REPLICATION OF THE ATTORNEY which not more costs shall be allowed than GENERAL TO THE GRAND JURY, if the name of one person only was contain- lie justice. I pass over without notice the

The plain provision of this act of assemproperty of said deceased, bounded by lands of Daniel Grabill and Christian Balmer, containing the bluff on the opposite side of Daniel Grabill and Christian Balmer, containing the bluff on the opposite side of Daniel Grabill and Christian Balmer, containing the bluff on the opposite side of Daniel Grabill and Christian Balmer, containing the bluff on the opposite side of Street, at the Drug Cartisle, August 15, 1839.

Cartisle, August 15, 1839.

Cambor side deceased, bounded by lands of Daniel Grabill and Christian Balmer, containing the bluff on the opposite side of them were seen to opposite side of which presentment is hereto annexed. This proceeding on the part of these and from me a reply.

This proceeding on the part of these and from the part of these indistington to whom they had come over to report when he left.

Several shantees were burnt down, and others torn down by the troops, whose own that the presentment is hereto annexed. This proceeding on the part of these and these continues itself is not as I which were under of the same, joint of the grand jury of the cube that itself is not as I which were under of the same opining the bluff on the presentment itself is not as I which were under of the same opining the bluff on the part of these and this presentment is hereto annexed. This proceeding on the part of these and itself is not as I which were under of the same opining the bluff on the part of these and this presentment is hereto annexed. This proceeding on the part of these and this presentment is hereto annexed. This presentment is

John Moore, Esq. Newville:

Joseph M. Means, Esq. Hopewell township.

John Wunderlich, Esq. Shippensburg,

William M. Mateer, Esq. Lee's Roads, WILLIAM M. MATER, Esq. Lee's & Roads
John Mehaffy; Dickinson township
John Clendenin, Jr. Esq., Hogestown.
George F. Cain, Esq. Mechanicsburg.
Frederick Wonderlich, do.
James Elliott, Esq. Springfield.
Daniel Krysher, Esq. Churchtown.
Jacob Longecker, Esq. Wormleysburg.
George Ernest, Cedar Spring, Allen tp.

ed on the spot. When my informant left; bills of indictment for libel against Messrs, and the law, when they say they cannot unthe troops were still progressing up the line, Cox, Packer, Barrett and Parke, and my derstand why I did not myself prepare and and had reached within — miles of Oldtown, conduct in reference to these several indict. send up to them a bill of indictment against

work of death in the case of Mr. Cilley; who case, and a may be, trustrate the administration of justice—as calculated not to produce all concerned in ONE bill of manner, which said body, after hearing all witness in the committee room of Congress, and examining the said Theif he moved his elbow, and openly makes his to screen offenders from justice, to the prosto screen offenders from justice,

Dr. N. prepares a tooth powder, which white tests, without ilijiffing the enamel, colors the gums a fine red and refreshes the mouth. The tooth ache will be cured, in most cases, without extinaction; and an odontaligit wash is prepared for healing sore gums and fasten the teeth.

Lidies and gentlemen are requested to call at comine his collection of Porcelain or Incorruptable teeth, which will never decay or overwhere the contraction of the grand jury both, with a gas containing the court of the grand jury both and extinations of the grand jury both with a gas containing the court of the grand jury both, with a gas containing the court and the most profilement against three persons and suffer the other the most profilement and shocking character, against three persons and suffer the other than the court and the most profilement against any the most profilement against three persons and suffer the other than the court and the most profilement against three persons and suffer the other than the court who could prove the offence against should not proceed to do either, to sign any bill of indictment against any the subscriptors. All persons having claims a gainst three persons and suffer the other than the such that the should not proceed to do either, but in the prosecutors absolutely refused to do either, to sign any bill of indictment against any the subscriptors. All persons having claims a gainst three persons and suffer the other than the such that the should not proceed to do either, but in the prosecutors absolutely refused to do either, to sign any bill of indictment against any the subscriptors. All persons having claims a should not proceed to do either, but in the prosecutors absolutely refused to do either, to sign any bill of indictment against any the subscriptors. If this be not the court who could prove the offence against three persons and that he would not proceed to do either, and that the subscriptor is should not escape. If the Attorney General the most prosecutors themselves would their view any regard for his own reputation or the feelings of others, is supported by them as a candidate for the highest office within the gift of the American people, and the most honorable in the world. He is called by them one of God's noblemen. To his religious opinions the Whigs have no objections; and the Grand Inquest a bill.

Truly desired the culprits should not escape, and the most three who were included in the indictment offered for the highest office within the offered for his signature, refused to sign it, and to the entry on the records of the court, and to the written opinion of the court of the motion of the rown on file, and the written opinions of the court of the motion of the prosecutions of the solutions are regarded by them. I have acted in this business under the grand Inquest a bill. in order to show to the entire satisfaction of conscientious convictions of duty.- I have been sustained throughout by the deliberate opinion of the court, and a presentment the bill because there were too few persons one which as a faithful public, officer I could made under such circumstances and by such persons as have made this presentment, can excite no other emotions in my breast, as a Cox, Packer, Barrett and Parke for a li- which as an enlightened tribunal it could citizen of Dauphin county, than those of bel, because there were too many defendants have rendered, I refer to the second section deep humiliation to find a body of men sereluded in the indictment.

of the act of assembly of 28th of March, lected by some means or other to act as the The Grand Inquest believe that it is their 1805, made perpetual by the act of 29th grand inquest of the county, so ignorant of grand inquest of the county; so ignorant of he laws, and so ready to become the dupes of men more cunning and quite as unscrupulous as themselves.

The acting grand jury having by their pre-sentment made a specific issue between them-selves and me, in relation to the manner in which we have discharged our respective duties, it may not be improper, having thus! discharged their duty, as guardians of pubrecent official relations existing between the foreman of the grand jury and one of the