#### THE BANK BILL

ble, agreeably to the existing laws of this or granted prior to the passage of this act, at, between the 1st and 10th days of the commonwealth, and the penalties and for may, if in the opinion of the directors the months of January, April, July and Octofeitures to which the said banks are subject same is expedient, be renewed, subject, how beer in each and every year, a statement ver and liable according to the provisions of the ever, to the reduction named in the provis- field by the oaths or affirmations of the previous several acts of assembly in such cases made in the provisions of the provision several acts of assembly in such cases made and provided for the non-payment of their

the form of bank notes of the denominations the whole fifteen per cent. on the amount of in. And any law prohibiting the issuing, vote for every ten shares: Provided, Tha passing, or receiving of the bills or notes of the stockholders in any of the banks of the any bank of the denominations aforesaid, shall be and the same is hereby suspended for the term of five years aforesaid: Provided that the total amount of all denominations of bills or notes which any bank may bed to serve as a director in any bank unles make or issue, shall not at any time exceed the hold in his own right of the capital there-the following limits: that is to say, where of, at the par value in the proportions fol-the capital stock actually paid in does not flowing, that is to say; when the amount of exceed two hundred thousand dollars, the capital stock so paid in is not less than three amount which such bank may so make or issue shall not exceed the amount of such capital more than fifty per cent. When the idollars. When the amount of capital stoc capital stock actually paid in exceeds two spaid in is not less than two millions of dolhundred thousand dollars, and does not ex-glars, the amount of stock so held shall not ceed four hundred thousand dollars, the a-libe less than two thousand dollars. When mount of which such bank may so make or issue shall not exceed the amount of said hundred dollars, nor short the whole amount mount of bills or notes of all denominations which any may make or issue as aforesaid.

§ 3. The total amount of debts and liabilities of any bank, exclusive of sums due for denosits, shall not at any time exceed double the amount of its capital stock actually paid in, nor shall the total amount of debts the succeeding year, except the president and claims, exclusive of the contingent fund to be invested as hereinafter provided, duck or becoming due to any bank at any time exceed double the amount of its capital stock actually paid in: Provided, That funds deposited by any bank within any other bank in this commonwealth for the payment or redemption of the bills or notes of the bank depositing the same, shall not be considered as coming within the provisions of this sec-

§ 4. The total amount which any bank may directly or indirectly invest in or advance upon any stocks, loans or other securities in the nature thereof, including its own stock, the stocks or loans of any state, (those of this commonwealth excepted) the stocks or loans of the United States, and the incorporated districts, institutions or companies, whether the same be purchased bonas self or others, to secure the payment of any any statement or account in any of the books advance, loan or discount made by the said or records thereof, by which the true condibank, shall not at any time exceed the one-tion of such bank shall be disguised or content part of the total amount of the debts cealed, or shall fraudulently make or issue, and liabilities of such bank, as limited in the for cause to be made or issued, any false participated in the content of the act. preceding section of this act. Nor shall any per or certificate relating to the alfairs of bank at any time make advances, loans or such bank, or to the capital stock thereof, or discounts upon any such stocks, loans or which would in any manner increase the lither securities in the nature thereof, (except abilities of such bank, or shall embezzle or The amount of the expenses and losses as above excepted) or where the same may fraudulently convert to his own use or to the incurred in conducting the business of such be taken or held collaterally as aforesaid, which shall in any case exceed two-thirds of the par value thereof. And when current market value in cash of such stocks, loans or other securities shall be less than par, the amount of such advances, loans or discovnts, shall not in any exceed two-thirds of such current market value: Provided, That nothing herein contained shall be so construed as to compel any bank to reduce the amount of such investments, advances, loans, or discounts, made prior to the par sage of this act, in any greater ratio than twelve and a half per cent, for every ninety days on the total amount thereof.

§ 5. No president, cashier, or other per son in the employment of any bank, shall in any case lend the funds of such bank without the express authority of the heard of directors thereof. And the total amount of liabilities of the directors of any bank, individually or collectively, whether directly o indirectly to such bank, shall not exceed the following limits: that is to say, when the capital stock of any bank actually paid does not exceed \$250,000, the amount said liabilities shall not exceed the one-sixt part of the aggregate loans of such bank. When the capital stock so paid in exceeds \$250,000, and does not exceed \$500,000, the amount of said liabilities shall not exceed the one-eighth part of the aggregate loans of such bank. When the capital stock so paid in exceeds \$500,000, and does no exceed \$1,000,000, the amount of said liabilities shall not exceed the one tenth part of the aggregate loan of such bank. Whet 000 and does not exceed \$2,000,000, the mount of said liabilities shall not exceed the one-twelfill part of the aggregate loans of such bank. When the capital stock so paid in exceeds \$2,000,000 and does not exceed \$5,000,000, the amount of such liabilities shall not exceed the one-lifteenth part of the aggregate loans of such bank. When the capital stock so paid in exceeds \$3,000,000 the amount of such liabilities shall not exceed the one-twentieth part of the aggregate my of its notes, bills, deposites or other lia-loans of such bank. The loans, discounts, bilities (special deposites excepted) in gold or advances constituting the liabilities afore for silver coin, to make, declare or pay any said, to be made at the discretion of the pound of the stack of the proper county, or in vacation to the pound of the reaction of the other profit of the stackholders of the proper county, or in vacation to the pound of the reaction of the same man of directors as in other cases. Provided, thereof, exceeding 5 per cent, per annum; President Judge thereof, in the same man of the state of not altogether participate, and all the future profit of the state of not altogether participate, of April, 1840, in relation to non-payment of the total amount of said-inditities existing bills, deposites or other liabilities in gold-or the passage of this not, in any greater rasility coin exceeding 5 per cent per annum; shall be easily divided for thouses and paid to than twelve and a half per cent; for eye: shall be easily divided for thouses and paid of the state of annum of the passage of the manner prescribed in companies the manner prescribed in companies the manner prescribed in the manner prescribed in companies the manner prescribed in the manner

§ 1. Be it enacted, &c. That from and for either of them be allowed to keep any bank, not paying its liabilities in gold or after the passage of this act; the several private or individual account in or with such silver on demand; from making loans or diable for the payment of their bills, notes, become the surety of any director of any bank vidends or issuing its own notes or bills, is and other liabilities, in the same manner that other person in the employment of such \$13. Each of the banks shall make out natural persons or individuals are now liabank. But any loans or discounts so made and transmit by mail to the Auditor Generation of the existing laws of this for granted prior to the passage of this act, at, between the 1st and 10th days of the commonwealth, and the penalties and foroan or grant any discount to the cashier

ion to the next preceding section. and provided for the non-payment of their 5 7. At any general meeting of the stock liabilities on demand be, and they are here-cholders, or any election for directors of any repealed. bank held in pursuance of law, each share 5 2. It shall and may be lawful for any of stock not exceeding fifty, bona fide own of said banks during the term of five years and held for three calender months nex from and after the passage of this act, to is preceding such general election, shall ent preceding such general election, shall entisue, circulate and receive bills or notes in the the holder thereof to one vote, and all shares so owned and held; above fifty of one, two and three dollars, payable on not exceeding one hundred, shall entitle the demand, to any amount not exceeding includer thereof to one vote for every five shares so owned and held, above one hunthe capital stock of such bank actually paid dred shall entitle the holder thereof to one

commonwealth shall vote in proper person

and not by proxy or attorney. § 8. At the next annual election of direct ors and thereafter, no person shall be elect millions of dollars, the amount of stock so held shall not be less than three thousan the amount of capital stock paid in is not

less than one million of dollars, the stock so capital more than thirty-seven and a half held shall not be less than one thousand dolper cent. And when the capital so paid in lars. When the amount of capital stock SECOND—The resources of each Bank in the exceeds four hundred thousand dollars, the spaid in is less than one million of dollars, following order: amount which such bank may so make or athe stock so held shall not be less than five the spaid of the stock so held shall not be less than five the spaid of the spaid of the stock so held shall not be less than five the spaid of the he stock so held shall not be less than five issue shall not exceed the amount of said hundred dollars: Provided, That any pertabilis of exchange, discounted or purchased capital more than twenty-five per cent. Nor son holding stock as aforesaid, in the bank by such bank, and not then due exclusive shall any bill or note payable after date besof Pennsylvania or the Philadelphia bank, for the amount of advances or discounts, for made or issued by any bank which shall to the amount of one thousand dollars, or in which stocks or loans are held as collateral have a longer time than one hundred and the Columbia bank and Bridge company, to thirty days to run townsturity, nor shall any side amount of five hundred dollars; shall be The amount of advances or discounts for made or issued for any less sum than five in said banks respectively, but no person which stores and the said banks respectively, but no person which stores are decreased as collateral in said banks respectively, but no person shall serve as a director in more than one thereof exceed ten per cent, of the total a bank at the same time, nor in the same bank if located in the city or county of Philadelphia, or city of Pittsburg, for more than three ut of every four years, and not more than State. located in the city or county of Philadelphia, The balances due by banks not within three-fourths of the directors in any bank if or city of Pittsburg, shall be re-elected for for the time being, who shall always be eli-

> § 9. Every president, director, cashier o other officer of any bank, shall before taking on himself the duties of his office, take and subscribe an oath or affirmation before some judge, alderman, or justice of the peace, faithfully to discharge the duties of his oftice, and to observe and comply with the laws of this commonwealth in relation to panks, which said oath or affirmation shall e in writing and registered in a book kept

for that purpose. § 10. If any director, officer or other per-son concerned in the management or being in the employment of any bank, shall wil fully and with a design to defraud, make or stocks or loans of the United States, and the cause to be made any false entry on the stocks or loans of cities, counties, boroughs, books of such bank, or any false return of the state or condition thereof, or forge, or alter, or cause to be forged or altered, any tide by said bank or held collaterally by it-nof the minutes of the board of directors, or ise of any other person, any, bullion, money, note, bill, check, draft, certificate, obliation, or security, or any other property or effects belonging to or in possession of such greeters of such bank, first as principal, sebank, or belonging to any person or persons good as endorsers or sureties, and deposited therein, he shall be deemed. The aggregate amount of advances or disguilty of a misdemeanor, and upon convict counts made to the directors of other banks, tion thereof before any court having competant in the first of the Auditor to the first of the first of the Auditor to the first of the f tent jurisdiction, shall be punished by imprisonment in the jail of the proper county, or in any one of the State [penitentiaries, as other cases of misdemeanors, for any term n any sum not exceeding two thousand dol-

6 11. It shall not be lawful for any bank Philadelphia, Harrisburg and Pittsburg. to make, declare or pay any dividend or o-ther profit to the stockholders thereof, exeeding seven per cent. per annum, and all he future profits of any bank exceeding seven per cent, per annum, shall be reserved ind invested as hereinafter provided, until the same shall amount to ten per cent. on the capital of such bank actually paid in, and thereafter all the said profits exceeding even per cent. per annum, shall be equally divided, one half for the use of the common wealth to be paid into the treasury thereoff as taxes and dividends are now required to e paid, and the other half, together with the ten per cent. above named, to be set aparland invested by said bank in the loans of this commonwealth; to form a contingent dent or any of the directors or the cashie fund to cover the losses and provide for the of any bank shall wilfully and knowingly ultimate payment of all the liabilities of said bank. So much of said contingent fund as may remain at the closing of the business of any bank, after redeeming all its liabilities as aforesaid, shall be divided pro rata a mongst the stockholders thereof. Provided That nothing herein contained shall be construck to exempt any bank from the pay. nent of the taxes now imposed by law upon all dividends not exceeding 7 per cent, per annum, nor from the payment of the taxes imposed by the act of the 11th June, 1840. § 12. It shall not be lawful for any bank

neglecting or refusing to pay on demand a

6. No bank shall hereafter make any the preceding section in relation to profits of the Commonwealth; immediately after the report is not the language of men who either exceeding 7 per cent per annum. And so much of any former law as prohibits any of addressed to the President, Directors and

months of January, April, July and October in each and every year, a statement ver-ified by the oaths or affirmations of the presdent and cashier, of the condition, liabilities and resources of such bank as they stood on the last juridical days of the months of Recember, March, June and September, mmediately preceding at the time of the closing of the business of the bank, which statement shall be made out in such uniform follows:

FIRST — The liabilities of such bank in the and penalties of the several acts and resolufollowing order:

The amount of the capital stock thereof ery such non-accepting bank. ctually paid in. The amount of its bills, notes and other

The amount of its bills, notes and other for refusing to pay on demand in gold or sil-bligations payable after date. ver, its notes, bills or other liabilities, and bligations payable after date. The balance due to other banks within this State.

The balance due to other banks not with n this State.

security, designating particularly such stocks

The amount of notes of other banks within this State.

The amount of coin and bullion of all descriptions on hand.

The amount of debts due to said bank ecured by mortgages and ground rents. The amount of loans owned and held by

such bank created by the United States, of cany State, city, county, district or borough The amount of loans to corporate institutions and companies other than banks.

The amount of stock owned and held in he capital stock of other incorporated institutions and companies.

The amount of its own stock held by such

The nett cost of all the real estate held by such bank other than its banking house. The nett cost of the banking house of sucl

The amount of all other debts due to such bank, specifying, particularly, the amount of those remaining due, and unpaid for one, two and three years and not charged as

The amount received by such bank for interest, discount, exchange, rent and all other sources constituting the profits of such bank, and carned since the declaration of

The amount of the contingent fund of said bank and how invested.

THIRD—as follows:

bank since the declaration of the last dividend.

The aggregate amount owing by the di

General to prepare quarterly an abstract of the several statements which may have been made to him, as aforesaid, by the banks, and he shall during the months of January, A. not exceeding seven years, and to be fined pril, July and October in each year, publish for three successive days the said abstract one of the daily newspapers published in

It shall moreover be the duty of every such bank to cause to be published once it each week, for three successive weeks, do ring the months aforesaid, in one or more newspapers published in the city or county where such bank is located; a true copy ver ified as aforesaid, of the quarterly state ments or returns so equired to be made t

the Auditor General. § 14. If any bank shall neglect or refuse for the period of thirty days, to furnish to the Auditor General the statement required in the preceding section, or shall neglect of refuse for the period of thirty days to publish the same in the papers of the proper ci ty or county, as aforesaid, or if the Presiviolate the provisions of this act, or any otheract for the government or regulation there-of, they shall individually, and severally; be liable for the whole amount of the debts and liabilities of such bank, and shall moreover e incapable thereafter of holding the office of President, Director or Cashier in the same or any other bank. And every such neglect or refusal on the part of any bank to transmit and publish the statement required as aforesaid, and every such violation of the provisions of this act, or any other act for ne government or regulation of such bank, not hereby altered or repealed, shall be decined cause of forfeiture of the charter thereof, and upon proof of the fact to the satisfaction of the Court of Common Pleas

upon issue his proclamation, declaring that In this State.

The balances due by banks within this duced. That on the fact of such reduction

ver to the Governor a copy of the proceed-ings of such meeting, together with a dupli-

company of each of the banks incorporate

Presidents of the respective banks under

which of said banks have accepted or rejec-

§ 16. So much of any former act or reso-lution as imposes any other penalty or high-

hereby repealed.

the corporate seal thereof, within sixty days

being ascertained and proclaimed as aforeaid, said bank shall be released from so much of the obligations imposed by the sixth section of the act of incorporation as requires permanent loans to be made to the Commonwealth when required by law of any sum or sums not exceeding six millions of dollars, and of any temporary loan not exceeding one million of dollars in any one

§ 18. No bank of this commonwealth shall issue or pay out any other than its own notes, unless such issue or payment, be in conformity with some special contract or with the consent of the party to whom th same are tendered. Provided, That in case any bank shall violate the provisions of this section they shall forfeit and pay the sum of five hundred dollars to be sued for and recovered as debts of like amount are by law, they had served to realize for New York an recoverable, one half for the use of the in-equal amount of "suspended debt" and to former, and the other for the use of the overcers or guardians of the poor of the proper city or county where the offence shall be ommitted.

[From the New York Herald.] Arrival of the British Queen-

Late and Highly Important

from England. Great Excitement in relation to the McLeod Affair—Naval and Military Preparations Most Important Intelligence!! against the U. States—Fierce for War—A SQUADRON ORDERED TO AMER-the George Washington in relation to the Bank of the United States.

The British Queen, for which public expectation had been excited for a week past, arrived at quarantine about three o'clock his morning, bringing us our full London and Liverpool files, to the day of her sail-

ing, the 10th of March.

The Queen experienced a very rough and disagreeable passage, and on the Soth ult... having then been out 20 days, found herself obliged to put into Halifax for fuel. She left Halifax on the 1st, and made the pas-sage to this port in three days. The news she brings is of the most intense interest, and we hasten to lay it before an anxiously expecting public.

The people of England appear to have een panic struck at the intelligence which ed that country by the packets George Washington, United States, and Westches ter, from New York. The first named ves sel took out the news of the stoppage of the United States Bank—the second that of the indictment of McLeod, and the Westcherer Mr. Pickens' Report in Congress on th McLead affair. These three causes combi ned, created a sudden panic among all clas ses of persons, and the Funds at the Stock Exchange were materially lowered in con

sequence. We find it utterly impossible in our lim ited space, to give at this moment even synopsis of the comments of the press upor this intelligence, but upon Mr. Pickens Re port, which seems to have created the great est shock, the Globe says-"The painful e fect of this intemperate party document must otherwise produce on the strongl cherished hopes of the people of this coun try, of an amicable adjustment of the dis pute, will be much relieved by the tone of the principal speakers in the debate which ensued on the question of printing the Re

ort. We see nothing in this manifests of emty and unreasonable denunciations, qualified as they are by the strong expressions of dis-sent and reprobation with which it was re-

passage of this act, to forward a copy therewere convinced that they had a good caus or were determined to go to extremities i

The Times says - "We shall not quote from the offensive and unjust tirade, but we by the laws of this Commonwealth, who shall thereupon convene a general meeting of the stockholders thereof, for the purpose earnestly invoke our readers to study it in of submitting the provisions of this act for extenso for themselves, and then judge who their acceptance or rejection. The said chance exists of fair or just treatment to meetings to be called and their proceedings Great Britain from those authorities with chance exists of fair or just treatment for to be regulated as provided by the respect which such tive charters for the election of Directors, originated. which such a catalogue of insults could have and the acceptance or rejection of this act

"If the Harrison Government be, a believe it will be, against the report, is there not ground to fear that they may be too fee ble to resist the war faction?"

from the passage thereof, and thereupon these. From the Money articles in the same pa-Governor, shall declare by proclamation pers we find that the American news caused a panic in the markets.

ted aforesaid. And if any of said banks The Dispatch says-"The stoppage of the manner as the said Auditor General may pre-shall refuse or neglect to accept the provis- U. S. Bank will cause a great deal of mise scribe and shall designate particularly, as ions of this act in the manner aforesaid, then, rry here as well as in America. Shares which ry here as well as in America. Shares which and in every such case, all the provisions brought £24, two years ago, are now anxiously sold at £14 10s."

The Morning Herald says-"The finan: act, shall continue in force in relation to evercial and political news from New York produced a considerable impression on the Stock Market, but the depth of this impression would be ill measured by the actual obligations in circulation, payable on deservate of interest than six per cent. per an-decline merely in quotations of stocks, for mand. decline merely in quotations of stocks, for on the rise, and with a firm tendency to a a greater rise still,"

so much of any act or resolution, as is here. The Globe of the 8th says—The arrival by altered or supplied, shall be, and the same of the Westchester, from New York, whence so much of any act or resolution, as is hereshe sailed 16th February, brings certain inforin this State.

The amount due to general depositors.
The amount due to special depositors.
The amount due for unpaid dividends designating the amounts if aby, which may be a signating the amounts if aby, which may be a signating the amount of all other debts due by said bank, and the nature thereof.

The amount of all other debts due by said bank and the nature thereof.

Second—The resources of each Bank in the following order:

The amount of bills, promissory notes and by such bank, and not then due exclusive to the capital of said bank, and not then due exclusive to the capital of said bank, and not then due exclusive to the capital of said bank, and not then due exclusive to the develope of the capital of said bank, and not then due exclusive to the capital of said bank, and not then due exclusive to the capital of said bank, and not then due exclusive to the capital of said bank, and not then due exclusive to the capital of said bank, and not then due exclusive to the capital of said bank, and shall signify their consent to such mass defere. Our citizens, viewing it in this tent shall approve of, and consent to such bank, and not then due exclusive of the capital of said bank, and shall signify their consent to such bank, and not then due exclusive to the consent to such bank, and not then due exclusive to the Governor a copy of the proceed-scenmunication; and stocks fell \$0.5.5. per the cent of the capital of said bank; and stocks fell \$0.5.5. per the cent of the capital of said bank; and stocks fell \$0.5.5. per the cent of the capital of said bank; and stocks fell \$0.5.5. per the cent of the capital of said bank; and stocks fell \$0.5.5. per the cent of the capital of said bank; and stocks fell \$0.5.5. per the cent of the capital of said bank; and stocks fell \$0.5.5. per the cent of the capital of said bank; and stocks fell \$0.5.5. per the cent of the capital of said bank; and stocks fell \$0.5.5. per the cent of the capital of said bank; and stocks fell \$0.5.5. per the cent of the capital of said bank; an § 17. The President and Directors of the mation that the Congress of the U. States, cent. immediately after the opening of busi-

> very great extent of liability recently entered into. To meet its pressing engagements, then, at the period referred to, the bank has received the following loans:—Two in Lonthen, at the period referred to, the bank has received the following loans:—Two in Longard Durch in the district composed of that don—the first for £800,000, of which half will fall due in April, 1841; and the remainder in April, 1842; and the remainder in April, 1842; and the remainder in April, 1842; and the second for £900,000, payable in equal soms in October, 1841, and October, 1842; also, the public house of David Sheafer, in Egono, one payable in equal soms in October, 1841, and October, 1842; also, the public house of John Hoover, in said-borough of Mechanicsburg, will be held at the public house of John Hoover, in said-borough of Mechanicsburg, will be held at the public house of John Hoover, in said-borough of the certain in the district composed of the public house of John Hoover, in said-borough of the certain in the district composed of the public house of John Hoover, in said-borough of the certain in the district composed of the Paul in Charchtown, in said township. Will be held at the public house of the public house of the Egonometer of the loss of the space of about two years, and nearly the whole unfortunately derived from English borough of Newville, and townships of Mifflin, capital, employed too, be it remembered, to the loss which otherwise must in the Leesburg election district thereinafter membrave fallen upon the Americans themselves. nave fallen upon the Americans themselves. It was a current remark in New York, when he large credits in London in favor of the United States Bank were made known, that throw the whole weight on England. Such wreck of a great banking concern has propably never before occurred. The 100 dolar shares, which used to be at £25 to £26, revious to the first suspension of specie payments, are now quoted at £4 10s., and

at is almost a nominal quotation. It seems to be the nearly universal opin ion-that nothing is now left but a liquidation and that the longer it is delayed the worse will be for the creditors .- Times.

The Times und other papers state as a ositive fact that some part of the squadron, believed to consist of ten sail of the line, which had been engaged on the Coast of Syria, had been suddenly ordered off the oast of America, to support the remonstrance of the British Minister, Mr. Fox, against the "judicial murder of McLeod," INFANTRY FOR HALIFAX!—The

Cimes also states that "three battalions ha been put suddenly under orders for Halifax," and adds, "God knows how the home ervice of the realm could be furnished after reir departure."

The Atlas says-"War with Americ must and will as surely follow upon the murder of McLeod as the light of morning follows the darkness of night; but then this war will be a war without any definite of ect, except revenge for an injury whic annot be atoned."

We cannot occupy any more space wil his exciting subject at this time, but w romise to refer to it again hereafter. The news from the Continent we find

ery little interest. In France every thing is as quiet as ur former dates.

THE CELEBRATED HORSE WAKEFIELD.

Will stand for service during the season, commencing on the 1st of April and ending on the 1st of April and ending on the 1st of April and ending on the 1st of Suly, as follows: Mon vy Lucsday and Wednesday of each week, a lindlesex, and Thursday, Friday & Saturday the stable of Andrew Roberts, in Carlisle—tectoring and 56 for the senses, and 40 for the senses. it the stable of Andrew Roberts, in Cartiste.—
The terms are \$6 for the senson; and \$10 for jurance.—Any person parting with an insurentiable for the sign to be with toal, will be led liable for the justicance.—Good care will baken, but no accountability for accilents.

Carticle April 8 1841—38

Carlisle, April 8, 1841.-3m

# STOLEN HORSES.

On Monday night the 29th of March, were le at the house of the subscriber, one. Bay Horse, with three white legs, and one dark brown Mare, with the left hind leg white. The above Horses were sent to the care of the undersigned by a man now in the Frederick county (Md.) Jail, on charge of horse stealing, who calls himself Morgan, but whose real name is supposed to be John Russell, and are no doubt stolen property. The owner, or owners by proving property and paying charges owners by proving property and paying charges can have them, on applying to the subscriber in Hogestown, Cumberland county Pa. ... JOSEPH GRIER.

### PROCLAMATION.

Marie Marie

PENNSYLVANIA, 88.4. In the name and by the authority of the Commonwealth of Bennsylvania.

## DAVID R. PORTER,

Governor of the said Commonwealth, To PAUL MARTIN, Sheriff of the County of Cumberland, Esquire, SENDS GREET-

Whereas a vacancy has happened in the representation of this State in the House of Representatives of the United States, in consequence of the death of William S. Ramsey, Esquire jected a member of the two testings. sentatives of the United States, in consequence of the death of William S. Ramsey, Esquire, elected a member of the twenty seventh Congress from the thirteenth Congressional District.—Now, therefore, in pursuance of the provisions in such case made by the constitution of the U. States, and by the act of the General Assembly, passed the 2nd day of July, A. D. 1839, I DAVID R: PORTER, being vested with the excentive authority of the State of Pennsylvania, have issued this writ, hereby commanding you the said Paul Martin to hold an election in the said county of Cumberland, on Tuesday the 4th of May, for choosing a representative of this Commonwealth, in the House of Representatives of the United States, to fill the vacancy which has happened as aforesaid, and you are hereby required and enjoined to hold and conduct the said election and make a return thereof in the mangelection and make a return thereof in the mangelection. guired and enjoined to hold and conduct the said selection and make a return thereof in the manner and form as by law is directed and required. Given under my hand and the great seal of the State at Harrisburg this 30th day of Marchalin the year of our Lord one thousand eight hundred and forty-one, and of the Commonwealth the sixty-fifth.

BY THE GOVERNOR.
H. PETRIKEN, Deputy Secretary, of the Commonwe

township.
The election in the district composed of East. to the consent of the stockholders there mess. I perusborough township, willbe held at the public house of Andrew Kreitzer, in said township, which shall be by him deposited in the working which shall be by him deposited in the working which shall be by him deposited in the working which shall be by him deposited in the working with the secretary of the Commonwealth tion to the loans contracted last year in Eu- be held at the public house of John Sourbeck, in and the Governor shall immediately there—trope by that institution, as they show the New Combertand.

New Congeriand.

The election in the district composed of Lisburn, and a part of Allen cownship, will be held at the public house of Peter M Cann, in Lisburn,
The election in the district composed of that

in the Leesburg election district hereingfter mem tioned, will be held at the Brick School House,

in the borough of Newville.

The election in the district composed of the

The election in the district composed of the township of Hopewell, will be held at the School House in Newburg in said township.

The election in the district composed of the perough of Shippensburg, Shippensburg township, and that part of Sauthampton t waship, not included in the Leesburg election district, will be held at the Council House, in the borough of Shippensburg.

And in and by an act of the General Assenting of this commonwealth, passed the 2d July

bly of this commonwealth, passed the 2d July 1839, it is thus provided, "That the qualified electors of parts of Newton and Southampton ownships in the county of Cumberland, bounded by the following lines and distances, viz:

deginning at the Adam's county line, thence acoughte line dividing the townships of Dickinson. and Newton to the tuynpike road, thence along said turnpike to Centre school-house, on-said turnpike, in-Southamptor township, thence to a point ou the Walmit Bottom road at Reybuck's, including Reybuck's farm, thence a straight dincturing Reybuck's farm, thence a straight disection to the saw-mill belonging to the lieles of Scorge Clever, thence along Kryshir's run to he Adams county line, thence along the line of Adams county to the place of beginning, he and lice sume is hereby declared a new and a parate dection district, the election to he held at the public house of William Maxwell, in Leesburg, wontham ton two the same.

public house of William Maxwell, in Leesburg, Southampton township.

And the several Judges and Inspectors, (with the clocks appointed by them.) who were elected on the 19th of March, are required to attend and perform at the said election the several duties enjoined on them by law.

And the return Judges of the several election districts of Cumberland county, are hereby required to meet at the Court House, in the Borrough of Carlisle, on Friday next after the said election, at 11-0 clock A.-M., with certificates of the election in their districts.

Given under my hand at Carlisle, this 1st day of April A. D. 1841, and the sixty-fifth year of April A. D. 1841, and the sixty-fifth year of

April A. D. 1641, and American Independence, PAUL MARTIN, Sheriff,

STRAYED from the subscriber, in the Borough of Carlisle, on Saturday the 27th ult. a SMABL DARK RED COW, with crumpled horns and white face, and sunk in the rump. Any information that can be given of her will be thankfully received and liberally rewarded.

WM. McPHERSON.

Carlisle, April 1, 1841.

3t.

## Teeth! Teeth! Teeth! DR. H. EBAUGH.

Begs leave to inform the citizens of Carlisle Begs leave to inform the citizens of Carlisle and its vicinity, that he has made arrangements, to spend the greater part of his time in Garlisle, and may be consulted at his rooms at McFarlane's Hotel on all the various Branches of his profession. Families in Town and Country visited as usual. Dr. E. has given Messrs. Stevenson & Dinkle a Receipt for making and furnishing his unrivalled Carbatton Dentifrice, where it may be had whole-sale and retail. sale and retail. Carlisle, April 1, 1841.

# BOOT & SHOE MAKING.

THE subscriber hereby informs his customers.

I and the public in general, that he has removed his Boot & Shee Manufactory from Ponfrest to the Main street, in the room formerly occupid as an office hy J. Squier, Esq. a few doors west of the Car Office, on the north side of the street, where he will manufacture BOO 15 and SHOES of every description, in a heat, fashionable and substantial manufar, at moderate prices for cash, good paper, or approved country produce. He returns his sincere thanks to his customers for their fayors, and will be happy to serve them as formerly. At the same time, he respectfully solicits a share of the public's favor. Punctuality may be depended upon.

Carlisic, April 1, 1841.

St. N. B. An apprentice will be taken to learn

N.B. An apprentice will be liken to learn the above business.