Leod under a writ of habeas corpus, to be released from custody without trial upon the released from custody without trial upon the charges brought against him by the Grand Jury of Niagara county. The application Jury of Niagara county. The application is denied, and McLeod is remanded to prisoner and pronounce of the proposed loans.

At our hands the prisoner had a right to ment, but pays it out for the supplies which a list of the proposed loans.

Amount.

Negoria significancy ments seenes by log remaining to ment, but pays it out for the supplies which a list of the proposed loans.

Negoria significancy ments seenes by log remaining to ment, but pays it out for the next morning, ments to require an answer upon the facts presented support his family; it all goes to the business the proposed loans.

Negoria significancy ments seenes by log remaining to ment, but pays it out for the supplies which a list of the proposed loans.

Negoria significancy ments seenes by log remaining to ment, but pays it out for the next morning, ments to require an answer upon the field in the pays it out for the next morning, ments to require an answer upon the facts presented support his family; it all goes to the business.

Negoria significancy ments seenes by log remains at usual section in the time of the proposed loans.

Negoria significancy ments seenes by log remains at usual section in the time of the proposed loans.

Negoria significant ments of the proposed loans.

Negoria significa

placed upon our country,- Vive la Repub-

Judges Nelson, Savade, and Cowan were unanimous in their decisions. The opinion of the Court was delivered by Judge Cowan; and is very lengthy, occupying nearly nine columns of the New York papers; the judge

tion as to guilt or innocence cannot, under any circumstances, extend beyond the depositions or proof by which the prisoner i

the whig address after weeks of the most the increased numbers by laws which claim who walks half a mile, to kill his neighbor in any thing in subsequent circumstances to the end of the term may reach over, and bind the increased numbers by laws which claim immunity from repeal, and which are rushed any thing in subsequent circumstances to

excuse.
9. That the fitting out of the expedition under Capt. Drew, was an unwarrantable usurpation of authority on the part of the

that it has been so ratified and approved.— the business men, against it. Politicians She has approved a public act of legitimate who want a National Bank to rule the coundefence only. She cannot change the nature try, and millionary speculators who want a of things. She cannot turn that into lawful Bank to plunder it-these, to be sure, are war which was murder in time of peace-She may, in that way justify the offender as reasons that the present system stands in the between him and his own government. She cannot bind foreign courts of justice by insisting that what in the eye of the whole world was a deliberate and prepared attack, must be protected by the law of self-de-

"In the second place, I deny that she can, in time of peace, send her men into our territory, and render them impervious to our laws by embodying them and putting arms in their hands. She may declare war: if she those quarters of the Union of the receiver at the hands! A she may declare war: if she those quarters of the Union of the receiver at the hands! A she may be distributed in a manclaim the benefit of peace, as both nations by those quarters of the Union of the receivable description; it took full effect in New for continuous the moment any of her citizens enter our territory, they are preserved specie payments species. of her citizens enter our territory, they are preserved specie payments, specie was just are most depreciated. The yearly interest as completely obnoxious to punishment by as plenty in that quarter as paper money; of the State of Indiana is \$750,000, and if

resided in this country." These parts are argued at length. The concluding paragraphs of the opinion are as

When a Grand Jury have charged that : man has committed murder in this State, I pay the duties, have not complained; the far- est is \$2,000,000 and she will receive \$550, can imagine no case, whether the charge re- mers, who buy the public lands, have not 000. Alabama interest is \$600,000, and late to the time of open public war or peace, complained. On the contrary they rejoice; she will receive \$61,000. Mississippi inin which he can claim exemption from trial. for hard money payments keep off the spector terest is \$625,000, and she will receive \$90,000. Arkansas interest is \$186,000, soldier in time of public war, the jury will banks, and enable the farmer to get his land and she will receive \$12,000. From this it acquit him. The judge will direct them to at a fair price. The payers of the revenue, is evident that the real relief afforded by obey the law of nations, which is undoubt- then, do not complain. How stands it with this measure will be very small. It really colly part of the common law. So, if the accused were acting in defence against an individual invader of his country. But a hove all things it is important in the latter all the last individual invader of his country. But a liver? And do they wish to go back to the eign markets, which precludes the hope of a case for the jury to inquire whether his al-

legation of defence be not false or colorable. They cannot allow as an act of defence, the wilful pursuing even such an enemy though dictated by sovereign authority into ing in stone, in wood, in earth, and in iron, to a very low rate. In a period of univer- few days. It is indeed the accountry at peace with the sovereign of the for you at this moment. Ask him if he is sal stagnation of business, when the mer- has been most scandalous, accused, seeking out that enemy and taking tired of hard money payments, and wishes chants are afraid to operate, and therefore his life. Such indeed, can be nothing but the Sub-Treasury system repealed, that he do not want money, the funds of the capitan act of vengeance. It can be nothing but may get a chance to receive his pay in broken alists accumulate on their hands, and they a violation of territory, a violation of the bank notes again. Ask the soldier and the may then afford to invest them in stocks,

son to await his trial in due course of law.

This is, in our opinion, as it should ba, and will take away part of the stain which the blue-light Secretary of State would have the stain which the blue-light Secretary of State would have to satisfy ourselves of the bearing they ductive classes receive the benefit of the might have on the novel and important questions and their politible. That examination has led jects to it? Broken banks and their politible received the property of the prop to the conclusion that we have no power to cal confederates are the clamorers against it. Texas, discharge the prisoner. He must, therefore, be remanded, to take

his trial in the ordinary forms of laws. The New York Evening Post has the fol-

having gone carefully into an examination and review of the whole argument of counsel.

After stating that the prisoner was characters of the case of McLeon, unless legal out in the Sub-Treasury; they arone change for and review of the whole argument of counsel.

The case of McLeon, unless legal out in the Sub-Treasury; they arone change for and review of the with the order clause, the one which places the custody of the public money in the hands of our own officers, and makes it felony in them to use it? Here ged with the murder of Amos Durfee, he rection of Errors, which sits in August next. is a clear case of contention between the by the artificial prices for the produce of ton Post: proceeds to discuss the propriety of dischar-ging on the facts stated in his affidavit. The tell him to do no such thing, but suffer the clamorers for a National Bank and the Gowhich they uttered the most decided senti- other.

ments."

The report alluded to by the Post, refer-

the whig view of the dispute."

REPEAL OF THE INDEPENDENT

clamorous for the repeal; and for the obvious way of their great plans. But who else demands it? Who else objects to either feature of the Sub-Treasury-the hard money feature, or the deposite of our own moneys with our own officers? Make the inquirypursue it through its details-examine the community by classes, and see who objects.
The hard money feature is in full force. It our law, as if they had been born and always and all payments were either actually or virtually in hard money. It was specie, or went into operation at once, and who complained of it? The payers of the revenue? depreciated paper—the shinplasters—the speedy vent abroad for the stock. The sup-compound of lampblack and rags—which they received a few years ago? Put this in-than the market will bear, and without a quiry to the meritorious laborer who is workling in stone, in wood, in earth, and in iron,
to a very low rate. In a period of univerfew days. It is indeed time. The delay have been deprived, for a time, of their reamunicipal law, the faith of treaties and the mariner the same question. Ask the salar-bearing 5 or even 6 per cent interest. These since the 4th of March, by Government cre- on the bottoms of her feet. Her shoes were

Banks which wish to make their paper a public currency; politicians who wish a Nation- United States, Proposed, al Bank as a machine to rule the country.-These banks and these politicians are the lowing on the subject:

"The case of McLeod, unless legal obline the Sub-Treasury; they alone clamor for

tortured into war between this nation and if innocent, and suffer the punishment of his tablished, of General Hamilton, but some cannot say; but we can say, that no intellied, the Caroline not being in the act of making an assault upon Canada, nor in a conking an assault upon Canada, nor in a conwho walks half a mile, to kill his neighbor in
bed at midnight, because he suspected him
of meditating injury, plead necessity as ain
excuse.

9. That the fitting out of the expedition

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4. The fitting of the charge

4. The fitting of the expedition

4. The fit stitution and the laws. I will vote for the repeal of its charter, as General Harrison and others voted for the repeal of the late same Daniel Webster? When our beloved the man and boy whom he said he saw on

Notwithstanding the favorable prospect their families, to his ambition and lust, can for the passage of the distribution, or "national plunder Bill," state stocks, for the say you old soldiers? In times of danger, tional plunder Bill," state tocks, for the say you old soldiers? In times of danger, express benefit of the holders of which the hardship and perils he was aiding and asiniquity is to be committed, do not materially improve in value, although money continues very plenty. This apparent anomaly grows out of two causes: one is the fact, took full effect at once in the South and that although the distribution of the lands the inhabitants of the country. In peace he the sales of the lands are \$3,000,000 yearly, she will receive, according to her repreits equivalent. The hard money clause then sentation, \$87,000. The Illinois interest is \$780,000 and she will receive \$57,000,-The Maryland interest is \$767,000, and she No, not one of them. The merchants, who will receive \$100,000. Pennsylvania inter-

in the case before us, they will then have Sub-Treasury. How is it, then, with the sity. When this is the case, capitalists here the taxes of the people will have to be dou- soles directly over where the holes were

Russia, With Hope&Co.4 per ct. 14,000,000 \$0,000,000 In London, 20,000,000 10,000,000 In Paris, 5,000,000 20,000,000 30,000,000

Total loans, \$349,000,000
This vast supply of stocks are coming on in England to overturn the whole order of the country, caused by the high duties. By

From the Illinois State Register.

THE OLD SOLDIERS.

against it by every means known to the Con- ery plan and measure, which could be de- notwithstanding the universal notoriety The Judge ther. says:

"This brings us to the great question in the cause. We have seen that a capital offence was committed within our territory in time of peace; and the remaining enquiry is whether England has placed the offenders. Who demands the repeal of the law and beyond our jurisdiction, by ratifying and approving such a crime.—
It is due to her, in the first place, to deny that it has been so ratified and approved. The such as approved a nublic act of legitiment.

TREASURY.

TREASURY.

TREASURY.

Extracts from the Speech of Col. Thomas the Bank charter in 1819. I will promote quo oppose its friends and support its enemies, and others voted for the repeal of the late warranto same Daniel Webster? When our beloved to make the man and boy whom he said he saw on Portsmouth fields in the gap of the saw on the man and the polocid of our people of the United States; for there is not a solitary petition from the farmers, the mechanics, the productive classes, and the business men, against it. Politicians

TREASURY.

Extracts from the Speech of Col. Thomas the Speech of Col. Thomas in the C. S. Senate, June 9, and others voted for the repeal of the late warranto same Daniel Webster? When our beloved to wontry was invaded, our institutions threat in 1819. I will promote quo oppose its friends and support its enemies, and support its enemies, and the ruin, and the blood of our people of our country was invaded, our institutions threat in 1819. I will promote quo oppose its friends and support its enemies, and the view was ruintions threat. I will war upon it was a day of and sound warting. But this is a day of and sound warting. But this is a day of the will the man and boy and our people of the United States; for there is not a solitary petition from the farmers, the people of the United States; for there is not a solitary petition from the farmers, the mean and others voted for the man and beyond our people of the warranto same and support its enemies, and the ruin, and the blood of our people of the warranto when lost in such a cause.

"THE PLUNDER BILL."

"The New York Herald's money article, fought for their country to make room for bas the following remarks on what it very justly terms the "National plunder bill."

"A beginning to the federal dynasty, the chief aware of the importance of their testimony. Why then did they not make their appearance. Why could nothing be seen or heard of them? To these questions no satisfaction of the second article, so that it shall read as follows:

"The New York Herald's money article, fought for their country to make room for ry answer could be given. And although the Jury returned a verdict of "Not Guillette or their strength of their strength of the federal dynasty, the chief aware of the importance of their testimony. Why then did they not make their appearance. Why could nothing be seen or heard of them? To these questions no satisfaction of this commonwealth be amended aware of the importance of their testimony. Why then did they not make their appearance. Why could nothing be seen or heard of them? To these questions no satisfaction in the third section of the section of th their integrity, and sometimes the honor of ty,"-public sentiment pronounced the prissisting the enemy. Now he is ruling with n rod of iron.

bear the scars of the battle field. And this, perhaps has never occurred in this country,

of liberty. things, and consult with friends and neight at the vestry of the Baptist Meeting house bors about the crisis of the times. Daniel preparatory to a pic nic which they were to Webster is the ruler of the American Reattend on the Sd inst. About 4 o'clock, a public. What a libel upon our institutions. small cloud came up, from which a heavy What a humiliation. What a degradation clap of thunder proceeded, apparently very to the feelings of those who love the land of near by, in consequence of which, and of o What a humiliation: What a degradation their ancestors!

WHAT HAS BECOME OF THE MON-EYP

The editor of the Painsville Republican

Congress long since made an appropriation for the floor. Fifteen or twenty tion for this purpose, and the rumor here is, who were crowding to the door were laid that the money to pay the Marshalls for ta- prostrate in a heap, piled one upon another.

with the two millions debt he has already gerously! A daughter of the publisher of involved the country in? From all quarters this paper, about nine years old, was bliswe hear that not a dollar has been received tered on her right wrist, on her left arm and

From the N. Y. Journal of Commerce. REV. E. K. AVERY.

It is a most remarkable and providential circumstance, that after nearly nine years, during which the above named individual which the conductor was fitted. In putting has suffered in public estimation as a mur-it up, a hole was drilled into a rock some three or four feet deep, into which the lower which he sought in vain to obtain at the time the market at a moment when it is proposed of his trial, and which if obtained, would being carried to where it could communicate have completely established his innocence. have well have been cut off at the surthings, under which her enormous debt has The case is thus stated in a letter from Brisgrown up. The yearly interest is \$150,- The case is thus stated in a letter from Bris-000,000, and has been thus far supported tol, Rhode Island, to the editor of the Bos-

At the time that Mr. Avery was arrested, of the house about midway from the caves to ging on the facts stated in his affidavit. The points laid down by the learned judge, are:

1. That the points raised by the prisoner, first, that he did not participate in the alleging of the Court of Errors, for the plain reason to the Court of Errors, for the plain reason to the Court, a major part of it at least, ed offence, and second, that, if present, he ed offence of his country from a large of the public more of the duty of the public more of the duty, the prisoner, the prices, as is supposed; will be brought down by the prisoner, the duty of the public more of the public more, and second, that, if present, he can gain nothing by resorting to the Court of Errors, for the plain reason to the Court of Errors, for the plain reason to have spread itself in all directions to 40s. or \$10 per quarter; to nav the annual in
1. The duty on 'corn the price nas occurrence in accounting for me account first, that he did not participate in the alleged offence, and second, that, if present, he
was acting in defence of his country from a
treasonable insurrection, cannot be made available in a Habeas Corpus, even for letting
him to bail, much less for ordering his un
ting in the alleged offence, and second, that, if present, he
was acting in defence of his country from a
treasonable insurrection, cannot be made ahim to bail, much less for ordering his un
to the Court of Errors, for the plain reason
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to the Court of Errors, for the plain reason
to the Court of Errors, for the plain reason
that the Court, a major part of it at least,
will use it as their own, as we all well know.
Thus, the whole struggle for the repeal reto 40s. or \$10 per quarter, it will require
to 40s. or \$10 per quarter, it will require
to 40s. or \$10 per quarter, it will require
to 40s. or \$10 per quarter, it will be brought down
to 40s. or \$10 per quarter, it will prove to 40s. or \$10 per quarter, it will prove further stated, that, about sunset, he met a injured were at the end of the room next to as before. The result must be a great reboy in the fields of Portsmouth, of whom he
duction in this quantity of surplus money
seeking investment abroad. The decrease could have been produced into court, Mr.

lieved, a portion of the fluid entered. The The report alluded to by the Post, refering to the correspondence between the Gowere to the present application, but as counised had raised the question of jurisdiction, but as counised that the pleasance of the United States, asys:

"The trespondence between the Gowere to the present application, but as counised had raised the question of jurisdiction, but as counised that the positions assumed, and the
submitted to you, and we are gratified to
show the full the positions assumed, and the
powers of the United States and England,
does not divest the court of jurisdiction, because to warrant the destruction of propelled to speak now or never, and
to sun the present time to the correspondence between the Gowere that this is a randomal observe that the positions assumed, and the
speak now or never, and
to along day when the sun is more-taken
the positions assumed, and the time
the count were willing to go into it.

4. That the plea that, this is a randomal
to she will present the positions assumed, and the
speak now or never, and
to supply of money is brought about at the
further-hours above the horizon, and when
the state, have commanded the struction of propelled to speak now or never, and
to along day when the sun is more-taken
the further-hours above the horizon, and when
the count were willing to go into it.

4. That the plea that, this is a randomal
to be settled by the diplomatic
observe that the positions assumed, and the
speak now or never, and
to sun the proper day to corto war and the struction of propelled to speak now or never, and
to sun the proper day without secress. But the bony
now a young man, is still living is in the
town the Bristol; and the still the rain fell the intered. Year would have been instantly and
the proper day without secress. But the bony
now a young man, is still the positions as mall; but
the result must be a very great fall in the
tright the positions assumed, and the
sum that positions assumed, and the
sum that positions assumed, and the
sum that the state is the s Sir, it is now nightfall. We are at the seeking investment abroad. The decrease could have been produced into court, Mr.

that now is, can be relied on, and his character is said to be unimpeachable, no man tortured into war between this nation and England, the U. States might take possession of McLeod as a prisoner of war.

6. That the order, under which McLeod shade ought to be allowed to interfere in any since that transaction was then lawful ab initio and required no royal recognition, which is not pretended on either side.

7. That retarding Durfee, as the enemy inted unon the very noints that would come.

It into and suffer the punishment of his tablished, not even a simple and strong bank into even a simple and strong bank inked, not even a simple and strong bank inked, not even a simple and strong bank inked that of General Hamilton, but some character war, a simple and strong bank inked that neither the British like that of General Hamilton, but some character war, a simple and strong bank inked that of General Hamilton, but some character war, and true patriots of the monstrous compound, born of hell and chaus, and terrible, than any simple bank could be. Posterity is to be manacled, and delivered up in chains to this deformed monster; and by whome by a running to the inclemencies of the weather, besides the inclemencies of the weather, besides the bloody barbarity of a savage for to answer this question. Where hen was Dan't Web as barity of a savage for to answer this question. When the brave and true patriots of the monstrous compound, born of hell and chaus.

When the brave and true patriots of the monstrous compound, born of hell and chaus, and suffer the British in the case of call upon the interest of the save war were fighting for their country, where was Daniel Webster? I call upon the morder of the girl, Sarah Maria Corbination and suffer the British in the case of the inclemencies of the weather, besides the incl initio and required no toyal recognition; was signed deliberately by every which is not pretended on either side.

7. That regarding Durfee, as the enemy of England, who had taken shelter on the had no right, on any pretence, to pursue him beyond her own limits, without violating the rights of the neutral nation.

8. That the transaction in which McLeod Rates and the case.

8. That the transaction in which McLeod Rates and the case.

1. This deformed monster; and by whom? By bloody barbarity of a savage foe to answer this question. Where then was Dan!! Webster? Let those who participated in the port of the whigh sentors. They are combefore the court; and unless, since their senting the paration, they have received new light, on the question and new views of duty, they will be compelled to treat the matter prescible of the neutral nation.

8. That the transaction in which McLeod Rates and the present relative weight; and no register the court; and unless, since their senting the paration, they have received new light, on the question and new views of duty, they will be compelled to treat the matter prescible to the times that tried men; souls? He this question. Where then was Dan!! Webster? Let those who participated in the port of the Northern and Southern cambers the court; and unless, since their senting to fine unable to leave my house, and used much in case of a ccusation. Where then was Dan!! Webster? Let those who participated in the port of the Northern and Southern cambers the court; and unless, since their senting a report of the united when the deficing a report this question. Where then was Dan!! Webster? Let those who participated in the port of the Northern and Southern cambers the court; and unless, since their senting a report of the united when the proof of information of the community to imagine evil against the course of the united when a report of the community to inspect the course of the being a report of the community to inade much in the concept the court is a report of the community to i

oner guilty.

*Mr. Randall, in his opening for the de fence, said "Unfortunately for the prisoner every effort to trace out the man and boy

is the affection of federalism for the soldiers On the afternoon of the S0th ult., the children from our several schools, to the number Let every man read and reflect upon these of upwards of four hundred, were assembled ther indications of a shower, they were dismissed in the hope that they would have time to reach their homes before it should rain.-It is estimated however, that not more than about one third of them had left the room puts to us the following question:

Will the editor of the Statesman inform discharge of the electric fluid, which spent us through the medium of his paper, whether Congress made an appropriation, at their house, particularly in the vestery where the last session to pay for taking the sixth cenchildren were assembled. The scene which as through the medium of his paper, whether Congress made an appropriation, at their house, particularly in the vestery where the last session to pay for taking the sixth census—and if so, whether the finds have come into the hands of the Marshall of this state scribed. Of the 250 children who were in for that purpose."

Ongress long since made an appropriation, at their house, particularly in the vestery where the Carlisle, where he may be found at all times be treated with purply vegetable medicines, "No Poisons," and in strict accordance with the principles laid down to the room, a considerable portion were struck.

Ongress long since made an appropriation, at their house, particularly in the vestery where the Carlisle, where he may be found at all times be treated with purply vegetable medicines, "No Poisons," and in strict accordance with the principles laid down to the room, a considerable portion were struck.

Ongress long the matter the finds he may be found at all times be treated with purply vegetable medicines, "No Poisons," and in strict accordance with the principles laid down to the room, a considerable portion were struck.

The same the finds have come in the lower part of the Carlisle, where he may be found at all times be treated with purply vegetable medicines, "No Poisons," and in strict accordance with the principles laid down by that the room, a considerable portion were struck.

The same the most of its force in the lower part of the carliste, where he may be found at all times be treated with purply vegetable medicines, "No Poisons," and in strict accordance with the principles laid down by that the proof of the part of the as been most scandalous.

Soft. Some dozen or fifteen of them were more or less injured, but none of them danhaw of nations.

The government of the accused may approve diplomacy may gloze, but a jury can only inquire whether he was aparty to the deed, or to any act of legal violence which he knew would probably the government. No, sir, no. Neither he was not, as T single. If satisfied that he was not, as T single the payers of money from the Government of money from the Government of the accused may approve diplomacy may gloze, but a jury can ourselves paid in gold for years past, gain, without loss, when returning business free sury department, or is it spent in hiring seeing that menal. No, sir, no. Neither will always yield a better return in business than in stocks. In England there is There is some mystery about this matter the payers of money from the Government of the accused may approve diplomacy may gloze, but a jury can ourselves paid in gold for years past, gain, without loss, when returning business freesury department, or is it spent in hiring seeing that menal. No, sir, no. Neither will always yield a better return in business than in stocks. In England there is There is some mystery about this matter the payers of money from the Government of the accused may approve did tors. Does the money go to favorites, and ditors. Does the money go to favorites, and the contractor the same was line of five sepace of the tatters, and a hole about as large as would be made by a good sized buck shot was for exercise and the contractor the same was line of five sepace of the funds as large as would be made by a good sized buck shot was for exercise and the contractor the same was a large as would be made by a good sized buck shot was for exercise and the contractor the same was large as would be made by a good sized buck shot was for exercise and the contractor the same was large as would be made by a good sized buck shot was for exercise and the contractor the same was liked by the probable to find the contractor. These is since the 4th of March, by to find the contractor to the close, the total same as for exercise t cerely hope they may be, upon the evidence | ment, object to the hard money clause in the stock for investment, as a matter of neces. If things go on as they have commenced hot enough to raise a blister, except on the

Case of McLead—Decision of McLead—Decision of McLead—Decision of McLead and McLead Decision of McLead Decisi we believe, were in a good degree recovered the next morning, except a daughter of Peter Slater, who was more injured than the rest but not dangerously so.
The damage by the lightning was owing

to the unscientific and defective manner in face of the earth. As might have been expected, the fluid, unable to escape at the ower end, exploded, and entered the side

I hereby certify, that I was afflicted for eight a constant pain in the breast, side and stomach, loss of appetite, no rest at night, sickness and dizziness in the head, pain in the stomach after eat-ing, & other symptoms which attend indigestion, my bowels were weak, and irregular. Having had advice of various physicians during this long period, and used much medicine which only pro-8. That the transaction in which McLeod was engaged, is not to be justified on the product of the confessity, as no such necessity can be proved to have existed, the Caroline not being in the act of marked, the Caroline not being in the act of marked and necessity as a confession of the general government of the confessity can be proved to have existed, the Caroline not being in the act of marked and necessity as no honest man, who fixed his name to the end of the term may reach over, and bind the confession of the United States of the United States

to see me, can call at my residence.

MARY H. FOURSMAN.

Jackson street, back of 144 Poplar lane.

PRINCIPAL OFFICE, No. 19 North
EIGHTH street, Philadelphia, where testimonials

AGENT .- Dr. John J. Mycrs.

Proposed Amendment to the Constitution.

Resolution Relative to the Amendment of of the State Constitution. "Resolved by the Senate and House of Repreentatives in General Assembly met, That the

l vears.

WM. A. CRABB. Speaker of the House of Rep. JN. H. EWING, Speaker of the Senate.

Pennsylvania; ss. SECRETARY'S OFFICE.

In war he was for the British and Indians who were burning the cities and butchering the inhabitants of the country. In peace he is promoted over the heads of those who still bear the scars of the battle field. And this, perhaps has never occurred in this country. On the afternoon of the Soth ult., the children of the Commonwealth, I do hereby certify that the foregoing is a true copy of a Residution proposing an ancendment of the Constitution, which was agreed to at the last session of the Legislature, by a majority of the members elected to each house, the criginal of which remains filed in this office; and in crompliance with the tenth article of the Constitution of the Commonwealth, I do hereby cause the same to be published, as directed to each house, the criginal of the Commonwealth, I do hereby cause the same to be published, as directed to each house, the criginal of the Commonwealth, I do hereby cause the same to be published, as directed to each house, the criginal of the Commonwealth, I do hereby cause the copy of a Residution proposing an ancendment of the Constitution, which was agreed to at the last session of the Legislature, by a majority of the members elected to each house, the criginal of which remains filed in this office; and in cromposition of the Commonwealth, I do hereby cause the copy of a Residution proposing an ancendment of the Constitution, which was agreed to at the last session of the Legislature, by a majority of the constitution, which was agreed to at the last session of the Legislature, by a majority of the constitution which remains filed in this office; and in cromposition of the Constitution which remains filed in this office; and in cromposition of the constitution of the constitution of the constitution which remains filed in this control. same to be published, as directed by the said

IN TESTIMONY whereof, I have her unto set my hand and seal #f said office, at Harrisburg, this 14th day of June 1841. IN TESTIMONY whereof, I have day of June, 1841.
FRS. R. SHUNK, Secretary of the Commonwealth.

DR. S. L. STEWART, Thomsonian Botanic Practitioner of Medicine and Obstetrics, No. 2, Alexander's Row, Pitt Street, near the Rail Road

ESPECTFULLY informs his friends and the public generally, that (through solicitation) he has removed from Shiremanstown to

ricat reformer in medical science, Dr. Samuel Thomson, Cases—suchas Consumption, Liver Complaint, Dropaies, Rheumatisms, and Cancers, are more especially informed that the new system is admirably adapted to their cases.

Invalids from a distance can be accommodated with Boarding while under medical treatment, on reasonable terms.

Carlisle, July:15, 1841.

COUNTY MEETING. The Democratic Republican citizens of Cumberland county, are requested to assemble in county meeting, according to custom, at the Court House, in the Borough of Carlfele; on Monday evening the ninth of August next, at early bandle light. Carlisle, July 1, 1841.

Job work neatly executed at this office.