

CARLISLE:

THURSDAY, FEBRUARY 10, 1842. Appointment by the Governor.

W. OVERFIELD, Esq., of Monroe county, to be Canal Commissioner, in the place of George M. Hollenback, Esq., resigned.

The remarks of our Senator, JAMES X. McLAN-AHAN, Esq. are inserted at length on the opposite. page-to which we invite the attention of all our readers. Mr. McL. promises fair to be an honor to the District, and to the Commonwealth.

THE TAXES.

Below we give several extracts from the statutes regulating the manner of assessing taxes for County regulating the manner of assessing taxes for County werlth, in estimating the value thereof, he and the and State purposes, and as this is a subject which in same is hereby repealed, and said real estate shall terests every body at the present time, we suppose that hereafter be estimated at its full value, and taxed acit will scarcely be necessary to invite our readers to cordingly. give them a perusal. By the way, an erroneous impression seems to be abroad, that the tax for State purposes, under the new assessment, will be nounce

public mind on this subject-not that, we are in favor of taxation if it could be justly avoided.

From the Act of 1840. bank, institution or company corporated by any other states, or in the securities of est, to citizens of other states, owned or held by individuals in this common mealth, and shall public loans or stocks whatsoever, except those issued by this commonwealth, owned or held the reof, on which one per cent per annum divident or profit may accruate to, or be received by the common of holder thereof, and an additional-half mill on every dollar of the value thereof, for every additional one per cent per annum of any interest, dividend or profit accruing to, or received by such owner or holder thereof, in overy model and kept for use by any person or persons, corporations or corporations, exceeding in value the winder of the value thereof on such excess.

One of the effects of the Court. Sec. 7 authorizes the Court to court to feet the Court. Sec. 8 forfeits the charter of any bank that shall, after the passage of this bill, issue or pay out any other; paper than its own, payable on demand in gold or silver.

Sec. 9 forfeits the charter of any bank that shall, after the passage of this bill, issue or pay out any other; paper than its own, payable on demand in gold or silver.

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Monday in-every dollar of the value thereof, on which one per cent per annum of any interest, dividend or precise settlements by the Banks on the first than the value thereof, on which will be sufficient to the payable of the Tennesseo profit accruing to, or received by: such owner or hold:

Special payable of the value of the value thereof on suc salaries and emoluments of office, created or near ny virtue of any law of this commonwealth, one per cent. Upon every dollar of the value thereof, which said rates and levies shall be assessed in the manner hereinalter proscribed, and collected as county rates and levies are now collected, and with like compensation ctors, and paid into the county treasury for the

Erom the Act of 1841-Page \$10. persons, trades, occupations and 'professions, a tax'of we think indispensable to any real reform, and trust one per cent, on every dollar of the value thereof above to see it adhered to. What an amount of loss to both two hundred dollars; and in lieu of the taxes inposed banks and individuals might have have been saved had banks and individuals might have have been saved had there shall be annually assessed and collected upon all salaries and emoluments of office, created or held by or under the constitution or laws of this Commonwealth, and by or under any incorporation, institution, or Escape." The reading matter of the number is excelcompany incorporated, by the said Commonwealth, leint.

where such salaries or, emoluments exceed two hundred dollars, a tax of two per cent. on every dollar of the value thereof above two hundred dollars, which said taxes shall be assessed, collected and accounted manner and for the purposes stated and proth of June, eighteen is paid to any officer of this Commonwealth directly by the state treasurer, he shall retain out of said salary the amount of the tax imposed by this act.

From the Act of 1841-Page 394. Section 3. If any assessor, or assistant assessor, thall knowingly and intentionally omit, neglect, or refuse to assess and return any property, person, or thing, made: taxable by Jaw, or shall knowingly and intentionally assess, rate, or value the same, at more or less to the Senate. than he shall know and believe the just cash value or rate thereof, or neglect or refuse to assess any tax required by law, he shall be guilty of a misdemeanor in office, and on conviction thereof, be subject to imprisonment not less than three, nor more than twelve months, and fined in a sum not less than one hundred nor more than two hundred dollars.

ontitled "An act relating to county rates and levies," passed the fifteent day of April, one thousand eight hundred and thirty-four, and all the laws of this Commonwealth which the second of the second of the commonwealth which the second of the second of the commonwealth which the second of the sec and districts, to fix a uniform standard of value, of objects made taxable by law, he and the same are hereby repealed, and from and after the passage of this act, it shall be the duty of the several assessors and assistant assessors, to assess, rate, and value all objects of taxation, whether for state, county, city, district ward, township, or borough purposes, according to the actual value thereof, and at such rates and prices, for which the same would separately bonn-fide sell, and on to annoint a delegation from this county, should the ual value thereot, and at such rates and prices, for which the same would separately bona-fide sell, and on the return, of such assessment or valuation into the office of the county commissioners, after the same shall have been carefully examined and corrected, it shall be lawful for said commissioners, if they believe any property of thine made taxable has been examined.

turn what they shall believe to be the full value and amount thereof to the commissioners of the proper county, and if the person or persons or corporation thus assessed shall feel aggrieved, an appeal may be the subject of State Reform.

Yours, with esteem, TOS. KONIGMACHER, million of dollars were deposited in that occasion, acted with promptness, energy, and if the person or persons or corporation that occasion, acted with promptness, energy, and if the person or persons or corporation that occasion, acted with promptness, energy, and the subject of State Reform.

Chairman of the Committee of Correspondence for payment of the interest, and that it could fourful one, and the occasion one in which

had, according to the existing law, from such assessment, and it shall be lawful for the county commis-sioners to administer an oath or affirmation to the person or porsons or corporation taking such appears, touching the value and amount of their property, trade, occupation or profession, or any article made taxable, sold if they deem an abatement proper the same shall be made; but the said commissioners may, if they see Parting Words.—By Mrs. C. E. Da Ponts.

roper, receive other evidence.
Section 6. That within four weeks after the next

general election, the commissioners of every county shall issue their precept to the assessors of the respective townships, wards and districts, who shall proceed to make out and return, within sixty days thereafter, a just and perfect list, in such form as the commissioners shall direct, of the names of all the taxable persons residing within their wards, townships and districts, respectively, and of all property taxable by law, together with a just valuation of the same, to be made in the manner heretofore provided for in the previous section of this act, said valuation to continue until the next triennial assessment, at which time the assessment shall be made by the assessors and assistant assessors, as prescribed by the provisions of this act.

Section 7. So much of the provise contained in the fourth section of an act entitled "An act to create additional revenue, to be applied towards the payment of interest and the extinguishment of the debts of the Commonwealth, passed the eleventh day of June, one just and perfect list, in such form as the commissioners

Commonwealth, passed the eleventh day of June, one thousand eight hundred and forty, as authorized the deduction of the value of any ground rent, dower or mortgage, on any real estate within this Common-

requires him to receive them in payment of all dues to the State; a proper account of these notes to be kept by the State; a proper account of these notes to be kept by the Auditor General, that settlement may be made auditor General, that settlement may be made attention to banks issuing them. See, 3 exempts the banks that issue the "relief" issues from receiving the same in payment of debts due to them, or from redeening them in species, but when they are presented. From the Auditor General, that settlement may be made search and every county of this commonwealth, of this commonwealth, and the analysis such as the search of the count county commissioners of banks that issues the "relief" issues from receiving the same in payment of debts due to them, or from read they are brebly authorized and required, annually, at the usual period of making county rates and levies, need to the county rates and levies, the same in payment of debts due to them, or from read they are brebly authorized and required, annually, at the usual period of making county rates and levies, for the usual period of making county rates and levies, to add to the county rates and levies, to add to the county rates and levies, one fail typon every dollar of the commonwealth, of the purpose of raising county rates and levies, one faill typon every dollar of the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from read the count could be had, or other same in payment of debts due to them, or from re

charge to the Grand Jury by the respective Courts of every dollar of the value thereof on such excess.

Upon pleasure carriages, owned-and kept for use, one per cent, upon every dollar of the value thereof.

Upon pleasure carriages, owned-and kept for use, one per cent, upon every dollar of the value thereof.

Upon pleasure carriages, owned-and kept for use as follows, that is to watches, owned and kept for use as follows, that is to say; on gold lever or other gold watches of equal value, each one dollar. Upon every other description of gold ever or other gold watches of equal value, the number of any person whom they shall know to have violated this section.

Sec. 11 prohibits stockholders, residing within twenty miles, from voting by proxy, and all stockholders, residing within twenty miles, from voting by proxy, and all stockholders watches, and upon silver lever watches or other silver.

Sec. 12 required, under of the Secretary of the Treasury, on a call munications on the subject to the Legisla-made upon him to ascertain the exact amount, after deducting the expenses of collection, &c., which would section, &c., which would section as properly statement in the Bank of Pennsylvania; and to provide against the probability of its delinquency, I took the precaution, and the subject to the Legisla-made upon him to ascertain the exact amount, after made upon him to ascertain the exact amount, after made upon him to ascertain the exact amount, after made upon him to ascertain the exact amount, after made upon him to ascertain the exact amount, after made upon him to ascertain the exact amount, after made upon him to ascertain the exact amount, after made upon him to ascertain the exact amount, after made upon him to ascertain the exact amount, after made upon him to ascertain the exact amount, after made upon him to ascertain the exact amount, after made upon him to ascertain the exact amount, after made upon him to ascertain the exact amount, after the legislamade upon him to ascertain the exact amount, after say; on gold lever or other gold watches of equal value, each one dollar; Upon every other description of gold watches, and upon silver lever watches or other silver watches or other silver watches of like value, seventy-five cents each; upon watches of like value, seventy-five cents each; upon every other description of watches of the value of every other description of watches of the value of on land, deposites, with the names of their delitors, would have been entitled to \$\$7,025,09! A meagre on land, deposites, with the names of their delitors, would have been entitled to \$\$7,025,09! A meagre on land, deposites, with the names of their delitors, would have been entitled to \$\$7,025,09! A meagre on land, deposites, with the names of their delitors, would have been entitled to \$\$7,025,09! A meagre on land, deposites, with the names of their delitors, would have been entitled to \$\$7,025,09! A meagre on land, deposites, with the names of the last on salt and other reached \$912. and the sum owed by each, [the best feature of the bill] which shall be open to the inspection of stock-holders under a penalty of five hundied dollars. See, 13 gives dividends unclaimed for two years to the National debt of \$17,000,000! Huzzs for Whigh harbs of the relaxations there is a standard the research of the standard the research of the standard the research of the standard the relaxation than the standard the research of the standard the relaxation than the standard than the st 13 gives dividends unclaimed for two years to the real panks, after advertising them for six years successively. We presume the chairman has no very perfect idea of the cost of six years advertising. Sec. 14 requires the banks to receive their own notes in payment of debts. Sec. 15 repeals all laws that clash with this 000! Had Governor Pourran's wise recommendation.

is, a tax of we think indispensable to any real reform, and trust Legislature—and now the stock is worthless.

The NEW YORK MIRROR of Saturday, is embellished with a splendid steel engraving entitled "The 000,000.

CA great amount of local business has been ransacted by the Legislature during its present session; but as no part of it would be interesting to our readers, we do not think it necessary to occupy much space in Iron Manufacturers of Pennsylvania, is to be held at to her credit in postponing, even for a day, vided in said act of the eleventh of June, eighteen we do not think it necessary to occupy much space in Iron Manufacturers of Penn hundred and forty. Prov. ded, That when the salary giving a det il. The currency question is the all-en. Harrisburg on the 22d inst. grossing subject of public solicitude, and if that were once settled the public mind would be at case. We trust to be able in our next to give something definite relative to the resumption bill now in progress through

The bill, it is reported, passed the House on Tuesday, on third reading, and was immediately sent

Congress have been literally doing nothing for Section 4. The third and sixth sections of the act powerless, and so far, much to their credit, have re- not hesitated to recommend the imposition require the assessors of the several townships, words, and districts, to fix a uniform standard of value, of observed any of our large cities in a month! So

Lincasten, Jan. 29, 1842.

appeared. The embellishment is a portrait of the commence the payment of the interest then, ever difference of opinion may be entertain thom. Gronor M. Dallas, of Philadelphia. The as by anticipating the time, the public would ed on the subject, I have no doubt that the

Mr. Camp a "Democracy

DEMOCRACY.-By George Sidney Camp. The Irish Girl .- By the Author of "Hope Lesle," &c. Choruses from the Greek Tragedies .- By H. W.

'Queen Mary," an authentic Passage from the early History of Georgia.—By W. Gilmore Simms. Niagara.

Political Portraits with Pen and Pencil .- No. XXVIII -George M. Dallas. (With a fine Engraving on steel.)
On Association and Attractive Industry.—By Alber

Brisbane. Second Article. ongfellow's Ballads and Poems.

Balla ls and other Poems .- By Henry Wadsworth Longfellow.

Monthly Literary Record. Monthly Financial and Commercial Article.

both Virginians, concerning the truth of a charge tution which was met until the usual closing brought by Botts against Upshur, of having advocated hour of the day.

Erron the Act of 1841—Page 310.

Section 9. That in lieu of the taxes imposed by the act of the eleventh of June, eighteen hundred and the taxes imposed by the act of the eleventh of June, eighteen hundred and ductive of the most salutary reform in our cuirency, there shall be annually useessed and collected on such the control of the most salutary reform in our cuirency, there shall be annually useessed and collected on such and in all our business. Publicity of in vividual debut and in all our business. Publicity of in vividual debut and in the Federal majority in the commonwealth in the sylvania and its branches, was about \$850, the sale of this stock, at a time when it would have been carried into the commonwealth in the sylvania and its branches, was about \$850, the sale of this stock, at a time when it would have brought its par value, been carried into the commonwealth in the sylvania and its branches, was about \$850, the sale of this stock, at a time when it would have been carried into the commonwealth in the sylvania and its branches, was about \$850, the sale of this stock, at a time when it would have been carried into the commonwealth in the sylvania and its branches, was about \$850, the sale of this stock, at a time when it would have been carried into the commonwealth in the sylvania and its branches, was about \$850, the sale of this stock, at a time when it would have been carried into the commonwealth in the sylvania and its branches, was about \$850, the sale of this stock, at a time when it would have been carried into the commonwealth in the sylvania and its branches, was about \$850, the sale of this stock, at a time when it would have been saved to the sale of this stock, at a time when it would have been saved to the sale of this stock, at a time when it would have been saved to the sale of this stock, at a time when it would have been saved to the sale of this stock, at a time when it would have been saved to the sale of this stock, at a time when it would have been saved to the sale of thi ment is unnecessary.

two intinited upon salaries and emoluments of office, such a provision been in force for the past five years.

Mr. Ewrys has introduced a resolution in the Sencreated or held under the laws of this Commonwealth, ats, authorizing the sale of the Pennsylvania canal for than that sum, falling due at short dates.

> Esq. for a copy of his late excellent report, as Superintendent of Common Schools.

IRON CONVENTION .-- A convention of the

Mr. Ewixe's resumption resolutions passed the Senate on Saturday, by a vote of 24 to 4.

MESSAGE

To the Senate and House of Representatives of the Commonwealth of Pennsylvania.

GENTLEMEN: -The necessity of maintaining unsullied the faith of the Commonwealth, has more pecuthe last two weeks. Mr. Adams, persists in throwing liarly engaged my attention since my induction-into office than any other subject. Every in debating them to the exclusion of almost every thin; effort has been made to prevent just reproach else. The Democratic party, b ing in the minority, are from being cast upon the republic. I have in one week, than could be seen in the most debased wealth, and the Legislature has joined in the portions of any of our large cities in a month! So responsibility of so doing. Considerable uneasiness was expressed by the creditors of the Commonwealth as to her ability to meet the interest falling due on the 1st mst. By which we give publicity in order that the attention of law the Bank of Pennsylvania was constituour citizens may be directed to the project embraced ted the depositary of the State funds, and its and property of thing made taxable, has been assessed and valued below its actual value, to raise the same to the actual value thereof, or if the same has been assessed and valued above its actual value, to reduce the same thereto: Provided. That in no case the said same thereto: Provided. That in no case the said same thereto: Provided. That in no case the said same thereto: Provided. That in no case the said same thereto: Provided. That in no case the said same thereto: Provided the same to the same thereto: Provided the same the same thereto: Provided the same the same thereto: Provided the same thereto: House of Representances. Still, under the banking institutions, has been again and ellers. same thereto: Frovided, That in no case the said commissioners shall impose a different rate per contum, it was resolved, that a committee be appointed to correspond with the respective counties of the State, for the purpose of soliciting a delegation from the several counties to a State Convention, to be an extract of the several counties to a State Convention, to be held in Harrisburg, on the several counties to a State Convention, to be held in Harrisburg, on the several counties to a State Convention, to be held in Harrisburg, on the TERRITE IT is with this view that the commonwealth, in the discharge of their respective duties, and the several counties to a State Convention, to be held in Harrisburg, on the TERRITE IT is with this view that the commonwealth, in the discharge of the convention of the world cannot afford any sate and the suggestion was made from long enters.

Attention Convention of the world cannot afford any sate and the suggestion was made in the subject, but every day's exposure the monwealth, in the discharge of their respective duties, shall have reason to believe any person or persons or corporation shall have reason to believe any person or persons or corporation shall have rendered a false return of his more on the subject; as the importance of the people have reddened a false return of his more on the subject; as the importance of the people any article made taxable by law, or shall not make a full disclosure of the same, the said assessors shall return what they shall believe to be the full value and the stream.

Yours, with esteem,

Yours, with esteem,

The suggestion was made from long enter: his tory of the world cannot afford. The suggestion was made from long enter: his tory of the world cannot afford. The suggestion was made from long enter: his tory of the world cannot afford. The suggestion was made from long enter: his tory of the world cannot afford. The suggestion was made from long enter: his tory of the world cannot afford. The suggestion was made from long enter: his tory of the world cannot afford. The suggestion was made from long enter: his tory of the world cannot afford. The suggestion was made from long enter: his tory of the world cannot afford. The suggestion was made from long enter: his tory of the world cannot afford. The suggestion was made from long enter: his tory of the world cannot afford. The suggestion was made from long enter: his tory of the world cannot afford. The suggestion was made from long enter: his tory of the world cannot afford aff

DEMOCRATIC REVIEW.—The February num- not be applied to any other object, I request- that responsibility had to be assumed for her of this Magazine is one of the ablest that has yet ed that officer about the 5th of January, to the benefit of the commonwealth. Whitbe practically assured of our entire ability, arrangement made was the best that, under the circumstances, could have been effected, that the payment in advance would not only and met, my approbation and concurrence. have a happy influence in tranquilizing the My participation in it has been of an adviso-public mind on that subject, but avoid the ry character, and if, in the ultimate adjustrisk of permitting the money to remain long-ment of this vexatious matter, any of the er in the bank. He did proceed to the city arrangements; made in such an extraordiof Philadelphia, in pursuance of the suggestion, but returned satisfied, as he believed, from the representations of the officers of the bank, that all was safe, and that the payment bank, that all was safe, and that the payment bank is the charitable eve, and that my to mean some operation of the many emergency, and in the entire appropriate frankfield and Mifflin townships, on Tunsday the list March next, at the public house of David Blean, in the borough of Newville, Newville and Newton, on Wodnesday the 2d, at of Philadelphia, in pursuance of the sugges- nary emergency, and in the hurry of the at that time would occasion some inconven-

ence to the transfer clerk. With an anxious desire for the accomplish ment of this object, I repaired to Philadelphia on the 26th of January after full consultation with the State Treasurer, and was there unremittingly engaged in the object of my mission until-the-2d inst, and received continued assurances from several of the directors up to Friday evening, the 28th, of Monthly Financial and Commercial Article.

"The union of the bank's ability to pay over on the first of the bank's ability to pay over on the first of the public with mis-rable conterports."—Quite an interesting controversy has arisen between Mr. Userun, the Whig Secretary of the relating to receive the notes of the Bank of Pennsylvania, a run was made on that instiboth Virginians, concerning the truth of a charge tution which was met until the usual closing all their endeavors to rob the poor and needs.

purposes, under the new assessment, will be nounts of purposes, under the new assessment, will be nounts of office, this is not the fact: of the tax on emoluments of office, this is not the fact. On real and personal property it is very little doubt of its passage in the House, and its Take an example: A man owns a farm worth \$10,000; the dollar rate is one mill; this makes his tax just \$10, send to suppose.

We make these remarks by way of relieving the way of relieving the make these remarks by way of relieving the make the make the make the advocated a dissolution of the Union, but dissolution returned dissolution rather than the additional and immediate dissolution of the Union, but dissolution returned dissolution returned the subsolution then the admits that he advocated a dissolution returned to the remarks by which they will be defined to the felicly distinct than the diditional and immediate dissolution of the Union, but dissolution returned the union of the Union, but dissolution returned to unit to meet other definants upon the bank of the Commonwealth had been instructed to obtain an injunction from the Supreme Co ing out, transferring, assigning, or otherwise disposing of the funds and assets to the prequestion of veracity between the two Whig honorables, judice of the Commonwealth, until the final in another part of this paper.

the authority of the resolution authorizing necessaries of life, and to weigh in the balance with a

ceived from that institution as stated is \$500,000. The balance is in progress of being secured by the transfer of notes and securities to a considerably larger amount the sum of \$10,000,000. Its construction cost \$20;- They may not all be reduced to cash in les than nine months or a year from this time. Any surplus received from this source will of course, be returned to the Bank. But I have no doubt the state is secured from any ultimate loss of her deposit. Her greatest suffering has been from the injury to her credit in postponing, even for a day,

The postponing of the course of the court of Quarter Sessions of Cumberland county, for a License to keep a tavern or public house, in the house which I now occupy in Silver Spring township.

CATHARINE LEIDIG. than nine months or a year from this time We are indebted to FRANCIS R. SHUNK, Any surplus received from this source will the payment of the interest due her credi

I cannot here omit the expression of my deep regret, that after the people have been rine Leidig, and that she is of good repute for hontaxed to meet the demands of the common-esty and temperance, and is well provided with wealth, -after they have cheerfully assent house room and conveniences for the lodging and ed to the impositions of this indispensable burthen, -- after in the most gratifying manner sustaining the constituted authorities in David Sterrett, adopting measures generally esteemed un- Joseph Strock, gracious, however necessary, their hard Samuel Cocklin, earnings and patriotic contributions should George Wise, have been misapplied by the institution to Henry Smith, which had been confided the trust of its due Benj. Haverstick, application to the purposes intended This Daniel Line. occurrence cannot but be deeply deplored. John H. Keller.

I respectfully suggest to the Legislature the propriety of immediately enacting a law for the more safe and secure disposition of the public moneys, than that now designated by law, and that some discretion should be left with the State Treasurer, in relation to the deposit and safe keeping thereof, which he might exercise in conjunction with any other department of the Government, which the Legislature might name, especially during the time that body shall not be in session, and generally to provide against any similar emergency;

should it unfortunately occur. The necessity of disconnecting the adagain urged upon the Legislature. They Jacob Beltzhoover, Edw'd. Phillips, have thought fit to differ with me in opin David Bear,

exertions will be considered as an honest endeavor for the best protection of the public interest.

DAVID R, PORTER. EXECUTIVE CHAMBER,

February 5, 1842. THE BRANDSETH PILLS .- Actions at law, pens ties, imprisonments and disgrace have not lither o succeeded in preventing the endeavers of discountable

eedy.

In order, therefore, to secure the medicine in its pu-RESUMPTION BILL.

We are indebted to the Philadelphia Ledger for the following synopsis of the bill which is undergoing disfollowing synopsis of the bill which is undergoing dis
which is undergoing dis
both Virginians, concerning the truin of a charge tutton which was after unit the day.

In order, therefore, to secure the medicine in its purity, the public will observe that each box has three of the being satisfied that this run would be my face-simile signatures thereon—one upon the top of the funds of the Commonwealth had been ditional and immediate dissolution of the Union, but the funds of the Commonwealth had been of said box—each of which must also correspond with

only in Cumberland county of Agents published

MORE PROOFS

OF Dr. HARLICH'S COMPOUND STRENGTH. ENING TONIC AND GERMAN APERIENT

Mr. John Robertson, of Columbia county, Ohlo, is happy to state to the afflicted the great benefits he re-ceived from the use of these invaluable medicines.— Being afflicted for five years with a Bilious and Nervous affliction and its natural consequences, during which time I procured many medicires, but always lound them to aggrerate the discusse in a steps. neasure. Scaing these medicines performing cures on many of my slends, I was induced to give them a trial. Happy am I to say that the good results were soon visible which entirely cured me of that dre dful and peace lestroying disease. I really hope that those similarly afflicted will see the necessity of quitthose similarly sinicized with section detections and the further of Iron and other manufacturing interests, in Comberland county, are requested to fully-pursuaded-almost cost my life, besides bringing on the piles, which for more increased my disease.—

[An example of the county o from the Treasury.

Specie,

S

on the other banks, which will be sufficient to pay the balance of the interest due, the whole of which will be assurefly met in the course of a fortnight or three weeks.

The State Treasurer, by himself and assistants, will make the payments of interest at the bank or at the Treasury.

It is well known from any repeated come.

These medicines are truly invaluable, and the best extant.

JOHN ROBERTSON.

[Attest] Wm. Fitzpatrick, A. Scabrook.
Columbia county, Ohio, May 10, 1940.
Principal Office No. 19 North Eighth Street, Philodelphia. Also, for sale at the Store of J. J. MYERS, Carlisle, and WILLIAM PEAL, Shippensburg.

NOTICE. Arrangements have been made by the "Atent Fire Company" to have a course of Lectures delivered in Education Hall.

the banks which, by the terms of their charters, were bound to loan a sum not exceeding five per cent. of their capital to the Commonwealth, to hold themselves in readiness to advance the balance which might be legally required of them on the first of Frebruary instant.

The amount deposited to the credit of the commonwealth in the Bank of Pennsylvania and its horselves.

Carlisle Light Artillery! Fuesday the 22d inst., at 10 o'clock A. M., in winter uniform with stripes. By order of the Capt.

J. R. KERNAN, O. S. February 10, 1842.

Application for Tavern License.

We, the undersigned, citizens of Silver Spring township, Cumberland county, do certify that we are well acquainted with the above named Cathaaccommodation of strangers and travellers.

James Williamson, Robert Porter, John Chronister. Martin Harman, William Keller. David Le digh, Jacob Emminger, Jacob Bauman, John Karns, Simon Brownawell. Application for Tavern License.

NOTICE is hereby given, that I intend to apply at the next term of the court of Quarter Sessions of Comparison Sessions of Cumberland county, for a License to keep a tavern or public house, in the house I at present occupy as such, in Westpennsborough township. GEORGE SHEAFFER.

February 10, 1842.

We, the undersigned, citizens of West Penns borough township, Cumberland county, do certify that we are well acquainted with the above bance George Sheaffer, and that he is of good repute for honesty and temperance, and that he is well provided with house room and conveniences for the ministration of the government from the lodging and accommodation of strangers and trav-

Bamuel Harris, Jacob Kissinger, Frederick Reep, George Zinn ..

Attention Cumberland Greens! Parade at the public

house of John Trimble, at Middlesex, on Tuesday the 92d inst., at 10 clock A. M., properly epuit for drill.
A. LAMBERTON.
Fébruary 10, 1888

APPEALS.

COUNTY AND STATE TAXES. Penusylvania, either for State, County or Common School purposes, that the Commissioners of said county will held the appeals for the year 1842, in the different boroughs and townships of said county, at the times and places as published below, for the purpose of hearing all persons who may apply for rodross, and to grant such relief as to them shall appear just and reasonable, to wit: Frankford and Millin townships, on Tuesday

The same place.

The pewall, on Thursday the \$d, at the public house of James Sponster, in Newburg.

Southampian and Shippensburg townships, on Friday the 4th, at the public house of John Rebuck, in the borough of Shippensburg.

Shippensburg borough, on Saturday the 5th, at the same place.

the same place.

North Middleton, on Monday the 7th, at the Commissioners' office, in the borough of Carlisle.

Dickinson, on Tuesday the 5th, at the public house of Jacob Trego, (Cumberland Hall.) house of Jacob Trego, (Cumberland Hall.)

West Pennsboro', on Wednesday the 9th, at the public house of Geo. Sheaffer, at Mount Rock.

Silver Spring, on Thursday the 10th, at the public house of Juseph Grier, in Hogestown.

East Pennsboro', on Friday the 11th, at the public house of Andrew Kreizer.

New Cumberland, on Saturday the 12th, at the public house of Jacob Potst.

Ne happirlang, on Monday the 14th, at the public house, on Monday the 14th, at the public house.

public house of Jacob Poist.

At hances arg, on Monday the 14th, at the public house of John Hoover.

Allen, on Tuesday the 15th, at the public house of David Sheaffer, in Shepherdstown.

Manroe, on Yednesday the 16th, at the public house of John Paul, in Churchtown.

South Middleton, on Thursday the 17th, at the Commissioners' office, in the borough of Carliste.

Carliste Borough, on Friday the 18th, at the Commissioners' office, in said borough

By order of the Commissioners,

JOHN IRWIN, Cr.h.

Commissioners' Office, Carlisle, Feb. 10, 1849.

Washington Artillery! You are ordered to parade at the Armory on Tuesday the 22d of February, at 9 o'clock, A. M. in blue pan-taloons, with arms and accou-trements in good order for drill. By order of the Capt. C. COCKLIN, Q. 2. Carlisley Jan. 27. 1842 N. B. The company will meet for drill at the

PUBLIC MEETING.

LL persons who are interested in the manu-facture of Iron and other manufacturing inthe purpose of considering the present state of those interests, and the practicability of obtaining any relief from the evils under which they labor.

SAMUEL ALEXANDER,

Armory, on each Friday evening preceeding the

Carlisle, Feb. 3, 1842.—2t

Application for Tavern License. OTICE is hereby given, that I intend to ap-Sessions of Comberland county, for a License to keep a Tavern or Public House, in the house called the "Old Black Horse" stand on the North House called the "Old Black Horse" stand on the North House called the "Old Black Horse" stand on the North House called the "Old Black Horse" stand on the North House called the "Old Black Horse" stand on the North House called the "Old Black Horse" stand on the North House called the "Old Black Horse" standard the North House called the N Bottom Road, in Dickinson township.
ELIAS B. EYSTER.

February 3, 1813.

We, the undersigned, citizens of Dickinson township, do hereby certify that we are well acquainted with the above named Elias B. Eyster, and that he is of good repute for honesty and temperance, and is well provided with house room and conveniences for the lodging and accommodation of strangers and traveller John Ewing.

John Hocker, Mathew Kyle, Peter Palm. Jacob Severs, Samuel Long, William Henrix, Francis Fulton. John Mellinger, John Brown, Alex'r, M'Kinstry, Alex'r. M'Cullough.

LIST OF LETTERS Remaining in the Post Office at Newville, Pa. January 1st, 1842.

Ezekiel M'Laughlio Christopher Au Thomas M'Ellininey Margarett M'Donnel Andr'w Diven Daniel M'Coy Henry Drugs Henry Musser John Ensminger John Ferguson Richard Patton Peter Row, Jonathan Roads Samuel French Daniel Farner Michiel Rahm. Henry Geortel Isaac Ruth Jacob High Jacob Hail John Reed Esq Miss Cordelia Russle 9 Henry Kaulman James Sponsler Cathrine Showers Marquert James M'Elhenny Michiel Stout Margaretta M'Donnell Margaretta M Donat William B Milligan Susannah Smuu Andrew M. Middleton Asah Shriver JOHN MOORE, P. M.

Valuable Real Estate for Sale. HE subscribers, Trustees of John Stenebra-ker, having disposed of part of his lands; will offer at public sale, on Tuesday the 1st of March next, in Hagerstown, if not before disposed of at private sale, the following Real Estate, viz:

No 1, The Home Farm, conlaining about 370 Acres, lying on the turnpike leading to Frederick, three miles from Hugerstown, and one-mile from Funkstown, in the immediate neighborhood of a number of the finest Mills in the county. This Farin has been among the most productive in Washington county, and is now in an excellent state of cultivation. "The imrovements are a good

TWO STORY

and Back Building, with one or two small Buildings for servants. amall Buildings for servants, and also a large STONE BARN, Stable, and other out Buildings, and a pump of excellent water at the door. No. 2, The Mill Property, on

the Antietem, near Funkstown, capable of manufacturing 12 barrels of flour per day, with 12 Acres attached thereto; it has been thoroughly repaired and is now in good order..... No. 3, The River Farm, containg abut 258 Acres of excellent Limestone Land.

about 160 Acres of which are thickly tribered.—
There are an excellent SAW MILL, TENANT'S
HOUSE, &c. upon the premises. This property
will be divided to suit purchasers, if required. No. 4. A small track of Land.

containing about 12 Acres, adjoining the lands of Thoubold Eichelherger and Jacob Hagainier, ly-ing near Hagerstown upon the Sharpsburg and Williamsport roads. The above tract will be di-No. 5, 116 Acres of Mountain

LAND, lying in Frederick county.
Terms made known on the day of sale. ELIE BEATTY, CHEW SCHNEBERY,

ruary 3, 1848.