VOL. XXXVIII.—WHOLE NO 1892.

CLEARFIELD, PA., WEDNESDAY, JAN. 17, 1866.

NEW SERIES-VOL. VI.-NO. 26.

TERMS OF THE REPUBLICAN.

paper discontinued 'till all arrearages are paid.

STATE TREASURER'S REPORT.

to what has been refunded by the Gen- \$6,031.57. eral Government), we are, on the ter-mination of the current fiscal year, what the gross receipts of the differ-

at least three hundred thousand of her citizens have been called away from the peaceful pursuits of life. Millions of her treasure have been contributed, publicly and privately, to sustain her collections are republicly and privately. To sustain her collections are republicly and privately. To sustain her collections are republicly and privately. The form the exercise of its absolute of the Commonwealth. We can, abstain from the exercise of its absolute power, and so avert an impending for offered by Mr Ward, of N Y, descriptions are republicly and privately, to sustain her collection for a declaring on reconstruction.

Mr. Taylor introduced a bill allow future apparently so objectionable to the power, and so avert an impending future apparently so objectionable to the commonwealth. We can, abstain from the exercise of its absolute power, and so avert an impending future apparently so objectionable to the commonwealth. We can, abstain from the exercise of its absolute power, and so avert an impending future apparently so objectionable to the commonwealth. We can, abstain from the exercise of its absolute power, and so avert an impending future apparently so objectionable to the commonwealth. We can, abstain from the exercise of its absolute power, and so avert an impending future apparently so objectionable to the commonwealth. We can, abstain from the exercise of its absolute power, and so avert an impending future apparently so objectionable to the commonwealth. We can, abstain from the exercise of its absolute power, and so avert an impending future apparently so objectionable to the commonwealth. Writing the commonwealth in the can be abstain from the exercise of its absolute power, and so avert an impending future apparently so objectionable to the commonwealth. Writing the commonwealth in the can be abstain from the exercise of its absolute power, and so avert an impending future apparently so objectionable to the commonwealth. Writing the commonwealth in the can be abstain from the commonwealth in the ca treasury, and with every just demand treasurer. This law thus far operates

collateral inheritance, foreign insu-cent, on the interest.

porations are still located in our midst, tion of the Legislature. and derive all their profits from their

patriotism enough among the owners of these institutions to induce them of these institutions to induce them readily to bear their just proportion of the expenses of a contest which, if the fact that these people are allowed of the expenses of a contest which, if

562.10, or about one-fourth of one per ble effort, can be reduced to \$3,300, sylvania, and to report by bill or oth- conclusively shows the unanimity of who entered previous to the 13th of BY GEO. W. SNYDER, & CO., on tennage is not included, for it is worthy of serious inquiry whether Mr. Hubbard, of Connecticut, intro- ton in opposition to the extension of for less than one year, \$100; those difficult to determine whether this the finances of the State are not now duced a resolution, directing the com- the right of suffrage to that class; and who re-enlisted not to have charge the \$2,50; and if not paid until after the ex-tion of six months. \$3,50 will be charged. tion or on production of their first cause of the inability of the Auditor It should be the endeavor of the ployed in the Freedmen's Bureau. mayor:-In 1865, 5,840; 1858,6,813; case of death of a soldier, sailor, or VIEW OF OUR FINANCES-TAX ON General to ascertain what amount of State, as far as possible, to collect her Agreed to.

o which we have been subjected du- with an income of only \$500,000, pays our receipts will be ring the last five years, in consequence \$14,754.43, and the Atlantic and Great Our expenses, of the rebellion, reaching the large Western, with its immense capital and amount of \$4,028,627.21 (in addition traffic, paid the insignificant sum of

financially in a better condition, by ent railroad and transportation comthe sum of \$2,560,173.72, than we were panies will amount to for the past ed \$2,067,235.06. These facts demonstrate the immense resources of the State, and cannot fail to give increased confidence to the holders of her obligations. During the last five years. gations. During the last five years, large corporations, but it would protate of the Commonwealth. We can, on reconstruction.

callant sons while battling for the quired to deduct the three-mill tax great cause of freedom; and yet she when paying the interest on the bonds, stands to-day with an overflowing and pay the same over to the State tonnage, real estate, toans, income, bond is the same as a tax of five per

rance companies and charters. The I recommend that the law be so proceeds from patenting lands and the per sent, to be be paid on the interest accruing on all bonds. This will make tax on banks.

On motion of Mr. Stevens, the House a resolution, which was adopted, call-tax on banks.

business relations with our people, it which the officers of the State can learn tion proposing an amendment to the whereabouts of officers of foreign Constitution of the United State to House adjouraed until Monday. be required to bear their proportion corporations liable to taxation under guarantee the payment of the nation-of the public burdens. There is no our laws. As the law is now enforced, all debt, and to prevent the payment valid reason why a business which is but a small proportion of these insti- of the rebel debt Referred.

ded they were exempt by law from same manner as other taxes. The next. law requiring corporations to pay a House-The Speaker laid before ordered to be printed.

relative amount of taxes paid under and system is herewith appended, from which it will be seen that the from the sum of \$5,426,000, and our exception it value, in Falsion to Commander John C. I respectfully call your attention to the very small amount of revenue realized from tax on railroads and can lake the exercise of proper diligence in collecting our taxes on corporations, lightly almost \$250,000,000. The whole in the expenditures, with the least possi
The poster's motto—be commored to find the form of the barbor at Erle, in Penn
This vote, the Exgest but with two being squeeze cal.

The committee on war debts through you to the Senate of the United States the result of an election held on Thursday, the 21st of December on the District of Columbia.

Mr O'Nell, of Pa, introduced a bill, which was referred, granting addition at the consent, introduced a point resolution ber, "to ascertain the opinion of the sum of \$3,523,000. By levying a tax of one of responsion to the capital of the Lorent too on the capital of the committee on the district of Columbia.

Mr O'Nell, of Pa, introduced a bill, which was referred, granting addition at the opinion of the sum of \$3,523,000. By levying a tax of one one of negro suffrage, \$6,526, agregated as follows—Against the sum of \$6,526, agregated as follows—Against here, providing that those who enter the committee on rafter the John the Committee on the Committee on the Committee on the United States the result of the Committee on the Committ

tion or on production. If it was de- with the tax on real estate, leaving how us

NATIONAL BANKS, RAIL

ROADS, &c.

No others, in addition to this minorise of the unequal manner in which it operated by counties and towns. At the Senate and House of Representation of the States are to be found in third, if no widow or child, then to the father or mother, then to the brothtatives of the Commonwealth of Penn- was intended to reach. For example: the first thing seized upon for its re- nicate to this House, if not incompat- sion of the right of suffrage to the ers or sisters. The Pennsylvania Railroad Compapayment was real estate, and now ible with the public interest, such class, and in the manner proposed, exgentlemen: In presenting this anny, with an income which, in 1864, that the war is over, why should it not documentary information relative to cepting those who have already memual report, the State Treasurer congratulates the people of Pennsylvania, through their representatives, upon the prosperous condition of the finantic financial parts of the prosperous condition of the finantic financial parts of the condition of the States lately in moralized the Senate in fits favor, and who, but little association, less symmetry we hear the cry, high rents, and including especially the reports of pathy, and no community of interest income of \$9,250,000 during the same much of the necessity for this advance. Lieut, Gen. Grant, Generals Howard, or affinity with the citizens of Washthe prosperous condition of the high local taxation can be a source of pride to every Pennber a source of pride to every Pennber as ylvanian to learn that, notwithstand-sylvanian that have notwithstand-sylvanian to learn that have notwithstand-sylvanian that have notwithstand-sylvanian that have notwithed thave notwithed the notwithstand-sylvanian that have notwith the no ng the extraordinary expenditures \$16,383.03. The Erie and Northeast, bounties for the war. Presuming that or referred to therein 3,300,000

> From which deduct tax on real 1,600,000

State Treasurer.

THE XXXIX CONGRESS.

WASHINGTON, January 5.

mended as to require a tax of five The petition sets forth in detail the them. They were then referred. tions were referred.

other pursuit of life.

I recommend, therefore, the passage officers, places of business, &c., with of an act taxing the capital stock of accilitate the collection of taxes due the collection of any slaves in the United States.

"No power shall exist in Congress to third district of Georgia, concerning the test oath. The letter states that dictary.

On motion of Mr. Ancona, of Pa, it facilitate the collection of taxes due that the Committee on the Justines and Congress to the distary.

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On motion of Mr. Ancona, of Pa, it facilitate the collection of taxes due that the Committee on the Justines and Congress to the test oath.

There would be a balance of 2,126,000 quire whether or not any further leg-claiming an independence of thought, on the 30th day of November, 1860. year, but they will most probably ury of \$526,000, over and above all are insufficient, then inquire what furment which pervades all classes of

Mr. Shellabarger introduced a series rived from taxes on corporation stock, mills on the principal of a six per cent, the delegates of the negro people of other governments on this continent.

Some method should be adopted by Mr. Sumner offered a joint resolu- the framers of the government.

WASHINGTON, Jan. 8. SENATE-A communication was reif some provision is not made to meet Mr. Stevens introduced a bill auwise and patriotic. The letter was

by officers are employed in the preciated by the Senate, I give the bounty; those who have been promosigned for the former, it should be it to be taxed only for county and Veteran Reserve Corps, and whether aggregate of the vote cast at the five ted from the ranks to be commission-forthwith amended or repealed, be-township purposes. 1860, 6,975; 1862, 4,816; 1864; 5,720. marine, second, if no widow, to his residence limited only to the duration of Congress shall have ascertained and \$5,426,000 On motion of Mr. Ingersoll, it was of a presidential term, claim and in- declared that their further presence is Resolved, That the committee on variably exercise the elective franchise no longer necessary. islation is necessary for the suppress- and the right to express it, have thus you of the abominable system of po-lygamy which is now rampant in the in an unexaggerated way to their Whereas, house rents are ex-Leaving a balance of \$526,000 Territory of Utah, and in case the opinions and teelings on this subject. Will still leave a collared in the treas-committee find that the existing laws This unparalleled unanimity of senti-

RICHARD WASLACH. ant. Mayor.

Mr. Cresswell, of Maryland, offered

show that such was the intention of which was referred to the Committee lars, deducting any amount they may on Public Lands.

Mr. Eliot, of Mass. from the Combureau for the relief of negroes.

taxation which is imposed upon every domestic, were required to keep a as an amendment to the Constitution: assessor of internal revenue for the and for other purposes, which was recommended to keep a as an amendment to the Constitution: assessor of internal revenue for the complete record of the names of their "No power shall exist in Congress to third district of Georgia, concerning for the committee on the Ju-

in the year, as the only method by which we can now get what we failed to demand a year ago. Of our right to demand a year ago. Of our right to impose this tax I have not a single doubt; but even if it were an open doubt; but even if it were an open question, I feel confident that there is question, I feel confident that there is assistants take the collected early inclinate the collected early inclinate the collected of taxes due to find the post of assistants, and were subsemoney shall ever be made by law of could be procured out of twenty-three to inquire into the expediency of providing by law for the redemption of to the judiciary committee.

Mr. Trumbull introduced a bill—of which he has given previous notice—
assistants to take the oath of allegiance the property of the procure of the Negative Trusting that Congress would were subsemoney shall ever be made by law of the expediency of providing by law for the expediency of providing by law for the expediency of providing by law for the expediency of proto the distance of the most populous counties of

Both bills were referred to the

feet committee on that subject.

Mr Williams, Pennsylvania, introduced the follow resolution.

Resolved, That in order to the maintenance of the national authority, the protection of loyal citizens of the seceded States, it is the sense of the

The resolution was agreed to-year Mr Rollins, of N. H., offered the fol-

Whereas, house rents are excessivehigh, and the means of educating col-

Resolved, That the Committee on By a statement hereto appended, it reach the sum of \$60,000,000. A tax necessary expenditures. If we add to ther legislation is necessary for the this community in opposition to the will be seen that during that time we have reduced our public debt \$492.

These gross receipts would yield as much income, and would be far more of dollars to be appropriated to the bill or otherwise.

The weald to the legislation is necessary expenditures. If we add to the legislation is necessary expenditures. If we add to the legislation is necessary expenditures. If we add to the legislation is necessary in this community in opposition to the expediency of instance of the right of suffrage to the subject, and that they report by that class, engenders an expecial tax of 20 per cent on of dollars to be appropriated to the bill or otherwise.

the same loss in the mintary service. With much respect I am sir, your the government to do so, and direct-Referred to the committee on invalid own and the Senate's obedient serv- ing inquiry into the conduct of certain government officials in Utah.

The House resolved itself into a upon her paid.

The receipts of the last year exceed those of 1864 by \$1,486,676 65, the larger portion of which has been delarger introduced a series and wantageously, yielding in 1865 and Senate. This body assembled at 12 of resolutions declaring in effect that state of committee of the Whole on the state of the Union, when Mr. Latham, of the Union, when Mr. Latham, of present.

Washington, January 5.

Senate.—This body assembled at 12 of resolutions declaring in effect that late war, asking for an equalization of pay and boundles, were offered and ought to be amended. A tax of three Mr. Summer presented a petition of the delegates of the negro people of the State of Alabama, assembled in convention at Mobile, representing to the reference of the resolutions, although the did not believe a word of the ordered to the continuous and the nigger. After he concluded, the Committee arose and the Rouse

THE BOUNTY BILL -Among many The income from the latter source fell off during the year, in tax on dividends, \$205,911.39; in tax on expectation which should be required to make its return of during the year, in tax on expectation of the state of the Union, (Mr. Summer also presented a petition which he said represented a petition which he said represented a majority of one dividends, \$205,911.39; in tax on expectation to the Auditor General, instead of the \$281,481.44, and has now almost entirely ceased. This diminution has been caused by the banks having ceased. This diminution has been caused by the banks having ceased to operate as State institutions, and account of the radical injustice to make its return of colored colored people. Mr. Sammer also presented a petition which he said represented a petition of the State of the Union. (Mr. Washburne in the colored to investigate the claims of loyal slave owners to compute the claims of loyal slave such that the United beautiful the claims of loyal slave such the claims of loyal slave such the claims of loyal slave suc hare keretofore received. Those who Mr. Eliot, of Mass. from the Committee on Negro Affairs, reported a bill to amend the act to establish a bureau for the relief of negroes.

Those who entered between the 13th day of April, 1861, and the 9th day of valid reason why a business which is always profitable, when properly conalways profitable, when properly not have deducted from the bounty provided for by this act any bounty received for a prior enlistment. These who entered as privates or non-com-

> -The Raigh STANDARD of Friday, reports the following:

"We learn that the colored troops at Beaufort, in this State, lanve recentthad terminated adversely, would have left them with little or no capital to appeal from the decision of the have left them with little or no capital to appeal from the decision of the have left them with little or no capital the result of the case, will be compelled to seek them with little or no capital mercantile appraiser to an alderman, and from the judgement of the alderman to the country court. The result ment of provisional governors how so far as it relates to the case, will be compelled to seek therefore the case, will be compelled to seek therefore and from the judgement of the alderman to the country court. The result ment of provisional governors how so far as it relates to the case, will be compelled to seek therefore a far allered a bill authorizing the building of a military the neighborhood of that place. A squad of them visited the case, will be compelled to seek thorizing the building of a military postal rallroad from Washington to man to the country court. The result ment of provisional governors how the case, will be compelled to seek thorizing the building of a military postal rallroad from Washington to man to the country court. The result ment of provisional governors how the postal rallroad from Washington to man to the country court. The result ment of provisional governors how the postal rallroad from Washington to man to the country court. The result ment of provisional governors how the postal rallroad from Washington to man to the country court. The result ment of provisional governors how the postal rallroad from Washington to man to the case, will be compelled to seek the case, will be compelled to seek the case, will be continuous formation of the comptrolland from the judgement of the aiderinformation respecting the appointman to the county court. The result is that the national banks of Pennsylvania have a
apital of \$46,043,190. A tax of one
per cent. on this amount would, no
doubt, becheerfully paid by them, provi
doubt, becheerfully paid by them, provi
and from the judgement of the aiderinformation respecting the appointment of provisional governors, how
the onth of allegiance, etc. Adopted.
Department, and says that he feels
sure such a measure would do great
and from the judgement of the aiderinformation respecting the appointment of provisional governors, how
the police laws, were arressed by Mayor Duncan, and sent to Fort Macon,
in charge of some of the town police.
When the police officers or cached the
fort they were threatened by the col
and from the judgement of the aiderinformation respecting the appointment of provisional governors, how
the police laws, were arressed by Mayor Duncan, and sent to Fort Macon,
and to the county court. The result is that the year for which they are paid, whether they took
the police laws, were arressed by Mayor Duncan, and sent to Fort Macon,
and to the county court. The result is that the year for which they are paid, whether they took
the police laws, were arressed by Mayor Duncan, and sent to Fort Macon,
and to the county court. The result is that the paid to officers of the
law days since, violated
they were paid, whether they were beautiful to establish a railway bethe police laws, were arressed by Mayor Duncan, and sent to Fort Macon,
and to the county court. The police laws, were arressed by Mayor Duncan, and sent to Fort Macon,
and to the county court. The police laws, were arressed by Mayor Duncan, and sent to Fort Macon,
and to the county court. The police laws, were arressed by Mayor Duncan, and the police laws, were arressed by Mayor Duncan, and the police laws, were arressed by Mayor Duncan, and the po ored troops, disarmed, and thus allow-There is no foundation for the cry shat these institutions are already too amended as to compel the first paythe following communication from the speaker and below the flower a communication from the speaker and below the flower as communication from the speaker as the flower as the flow beavily taxed by the General Government, for in fact, these State banks, by placing themselves under the national banking laws, have escaped the law during the past the feeding banking laws, have escaped the law during the past the feeding banking laws, have escaped the law during the past the feeding banking laws, have escaped the law during the past the feeding banking laws, have escaped the law during the past the feeding banking laws, have escaped the law during the past the feeding banking laws, have escaped the law during the past the feeding banking laws, have escaped the law during the past the feeding banking laws, have escaped the law during the past the feeding banking laws, have escaped the law during the past the feeding banking laws, have escaped the law during the past the feeding banking laws, have escaped the law during the past the feeding banking laws, have escaped the law during the past the feeding laws and law during the past the feeding law during the law during the past the feeding law during the past the feeding law during law during law during law during the past the feeding law during law tion that all other trades and occu-pations have been subjected to on ac-of which will now be lost.

In medic of statement that of maryland; referred to the committee that of pations have been subjected to on account of the war. An exhibit of the relative amount of taxes paid under relative amount of taxes paid under relative amount of taxes paid under the coming year, it will be seen that of the loyal States.

She has derived from this source, most tee on elections. Also, a girl of fifteer a years of age.

By the estimate, hereto annexed, each State, from April 1st, 1861. Re-ed December 16th, 1864, to transmit the coming year, it will be seen that of the loyal States.

bill to incorporate the National Union daughter, a girl of fifteer a years of age.

Another squad went to mother house, and attempted a rape on a child ten years of age.

Compared to the Committee on the District of Columbia.