

# STATE CONVENTION.

At 12 o'clock, M., the Convention was called to order by Gen. THOMAS J. POWER, of Beaver county, who nominated S. B. CHASE, of Susquehanna county, as Chairman of the Convention; which was agreed to.

Mr. CHASE took the chair and thanked the Convention in a brief address, for the honor conferred upon him. He referred to the peculiar circumstances under which the Convention assembled, the importance of the great principle upon which the Convention would be called upon to deliberate, and trusted they would be kept in mind in the course of their proceedings. If this was done, the result of their deliberations would be harmonious, and would carry the party on to certain triumph and victory.

On motion of Mr. SMALL, of York, Mr. RICHARD COULTER, of Westmoreland, and A. L. HENDERSHOTZ, of Berks, were appointed Secretaries; who took their seats.

By direction of the Chairman the Republican and Union calls were read.

The Secretary then read a list of Delegates which had been previously prepared.

Mr. COFFEY, of Indiana submitted the following resolution:

*Resolved*, That the delegation from each Senatorial district, whose seats are not contested, shall each select one person from their respective delegations, and that the person so selected shall be a member of the committee on credentials.

Mr. MCCLURE moved to amend, by substituting the following:

*Resolved*, That all the Delegates present who have been elected to this Convention, whether by the separate action of the American Republican parties, or by the joint action of those parties, be admitted into this Convention, and that each Delegate be entitled to one vote.

Mr. COOPER moved to amend the amendment as follows:

*Resolved*, That a committee of nine be appointed by the chair to examine the credentials of members, and to report the names and the facts to the Convention.

These several propositions were discussed by Messrs. COFFEY, of Indiana, MCCLURE of Franklin, WATTS, of Cumberland, COCHRAN, of York, LOWREY, of Erie, DICKREY, of Lancaster, B. RUSH PETRIKIN, of Clinton, COOPER, KELLEY, SMITH, SIMPSON, THORNE and GIBBONS of Philadelphia, and MOOREHEAD, of Indiana; when the amendment to the amendment, that the Chairman appoint a committee of nine, was agreed to, and the resolution as amended was adopted.

Mr. VANVORHIS submitted a resolution, that a committee of one from each Senatorial district be closed to report officers for the permanent organization of the Convention—Adopted.

On motion of Mr. EDIE the rules of the House of Representatives were adopted for the government of the Convention.

Adjourned till 3 o'clock.

### AFTERNOON SESSION.

Convention met at 3 o'clock, P. M. The committee on credentials was announced by the Chair as follows:

T. J. Coffey, Indiana, Chairman.  
A. N. Rankin, Franklin.  
John F. Donaldson, Floga.  
B. Rush Petrikin, Clinton.  
Morrow B. Lowrey, Erie.  
John H. Edie, Chester.  
Alexander King, Bedford.  
C. D. Hackley, Luzerne.  
Wm. F. Clark, Mercer.

The committee on permanent officers was announced as follows:

J. S. Vanvorhis, Chairman; Wm. Mintzer, H. E. Steele, J. Hoffman, Geo. Warner, N. Ellmaker, J. B. Rutherford, D. L. Jones, E. L. Foster, Washington Crooks, Isaac Benson, F. Stewart, Jno. Passmore, C. H. Seymour, W. F. Clark, J. Skinner, A. W. Crawford, R. Errett, Jonas Augustine, E. Buffington, Geo. W. Strouse, A. B. Miller, H. Huhn.

Mr. VANVORHIS from the committee on permanent officers, reported the following, which was unanimously adopted:

**PRESIDENT.**  
JOHN S. BOWEN, Chester County.

**VICE PRESIDENTS.**  
S. B. Chase, Susquehanna.  
Robert McKnight, Allegheny.  
J. B. Miller, Fayette.

**THOS. STRATHERS, Warren.**  
Wm. Jenkinson, Montour.  
Walter Sedgwick, Schuylkill.  
Wm. Henry, Beaver.  
W. W. Hamersley, Lehigh.  
A. S. Henderson, Lancaster.  
Geo. S. King, Cambria.  
M. H. Taggart, Union.  
Wareham Warner, Erie.

**SECRETARIES.**  
A. L. Hendershotz, Berks.  
James A. Ekin, Allegheny.  
A. N. Rankin, Franklin.  
James Fox, Dauphin.  
Wm. P. Miner, Luzerne.  
Jno. H. Wells, Greene.

The President was conducted to the chair, by Messrs. ERRET and MOOREHEAD, and briefly addressed the Convention.

Mr. BOWEN said that although a burden was thrown upon him which he might say was distressing, yet he returned his most grateful and humble acknowledgments to the Convention for the honor conferred upon him. It was a proud thing to preside over such a Convention, assembled for the performance of a great duty and the maintenance of great principles. Guided by Union, Harmony and a love of principle, he trusted that the result of the Convention would be a triumph in the election at hand. He was not able to enter, even in the briefest degree, into the discussion of principles at this time. The hearts and minds of all are full of them. The memories of the last campaign were dear to all their minds, as well as the memories of the sad scenes of fraud enacted in our midst. Let us, in view of those things, unite with the single purpose of victory, which harmony would make sure. If he committed error in the discharge of his duties, he would be governed by the best motives.

The committee on credentials having retired and being likely to be detained some time in the discharge of their duties, the Convention after some time,

Adjourned till seven o'clock, P. M.

### EVENING SESSION.

Upon the re-assembling of the Convention, Mr. COFFEY, Chairman of the Committee on Credentials, made a report, citing the facts

in relation to several contested seats, and concluding with a resolution to admit the delegates from Philadelphia, appointed under the Republican call, and settling the disputed seats in Delaware, Huntington, Adams, Cumberland, Lycoming and Centre.

Mr. COOPER, of Philadelphia, moved the adoption of the report, with the exception of the resolutions.

The resolution of the committee in relation to the delegates from Philadelphia being then before the Convention.

Mr. MCCLURE, of Franklin, offered a substitute for the resolution to admit both sets of delegates from Philadelphia, retire for consultation, and endeavor to adjust the difficulty among themselves.

Mr. KELLEY opposed the amendments, and advocated the resolution of the committee.

Mr. COOK, of Westmoreland, made an eloquent speech in favor of the admission of both sets of delegates.

Mr. COOPER followed in an able speech on the same side, and awakened much enthusiasm by the earnestness of his appeal.

Mr. COOPER closed with a strong appeal for harmony and united action.

Mr. GILPIN earnestly opposed the amendments, and urged the adoption of the original resolutions of the committee.

Mr. LYNX, of Centre, ably supported the amendment for the admission of both sets of the contestants.

Mr. MCKNIGHT withdrew his amendment.

Mr. FOX, of Dauphin, advocated the resolution for the admission of both sets.

After further debate, the resolution admitting both sets, was adopted by a large vote. Thunders of applause followed the announcement of the result.

A motion was made to go into a ballot for a candidate for Governor.

Judge KELLEY suggested an adjournment until morning, to afford an opportunity to restore harmony among friends.

The motion was agreed to, and the Convention adjourned to half past nine o'clock to-morrow.

March 26.—The Convention reassembled this morning, and after correcting the list of delegates, proceeded to nominate candidates for Governor as follows:

Mr. Ripley nominated James K. Moorehead of Allegheny.

Mr. Crooks—E. Jordan, of Bedford.

Mr. Eaken—David Wilmot, of Bradford.

T. J. Coffey—John Covode, of Westmoreland.

M. Cochran—Thos. E. Franklin, of Lancaster.

Mr. Lowry—G. J. Ball, of Erie.

Mr. Crawford—John M. Sullivan, of Butler.

Mr. Raech—P. S. Michler, of Northumberland.

Mr. Smith—Lemuel Todd, of Cumberland.

Mr. Power—R. B. McCombs, of Lawrence.

G. H. Moore—Robert B. Moorehead, of Indiana.

Mr. Reed—John R. Edie, of Somerset.

G. T. Thorne—Robert T. Conrad, of Philadelphia.

Mr. Bresler—A. G. Curtin, of Centre.

George Smith—Henry Souther, of Elk.

Mr. Pennyman—A. H. Cooper, of Crawford.

Mr. Taggart—John C. Kunkel, of Dauphin.

Mr. Simpson—Wm. H. Keim, of Berks.

The names of Messrs. Franklin, Kunkel, Cooper, Curtin, Conrad and R. B. Moorehead, were withdrawn before proceeding to the first ballot, which resulted as follows:

Ball	59	Michler	7
Todd	21	Sullivan	7
Ball	19	McCombs	5
Covode	13	Moorehead	7
Jordan	13	Keim	1

The whole number of votes cast were 153, making 77 necessary to a choice. There being no election, the Convention proceeded to a second ballot, the names of Messrs. Michler, Jordan, Sullivan, McCombs and Keim, were withdrawn. The result of the second ballot was as follows:

Wilmot	59	Covode	13
Ball	23	Moorehead	2
Todd	13		

The whole number of votes cast was 157, making 79 necessary to a choice, and Mr. WILMOT receiving more than a majority, was declared elected.

Messrs. SMITH and THORNE, of Philadelphia, COFFEY, LOWREY, RIPPY, and others endorsed the nomination, and great enthusiasm was excited.

Judge KELLEY made an able and eloquent speech, after which a resolution to make the nomination of Judge WILMOT unanimous, was adopted amid a perfect tumult of applause.

Judge KELLEY in the course of his remarks referred to the personal difficulty between himself and Mr. COOPER, and expressed regret at the occurrence.

Mr. COOPER then addressed the Convention, and with reference to the matter alluded to, he publicly withdrew the offensive words he had uttered in the heat of discussion, and asked pardon of the gentlemen therefor.

Mr. Cooper having concluded, Judge KELLEY expressed the hope that if there were any other gentlemen in the Convention between whom the hatchet had been raised, that they would follow his example. He then stepped forward to Mr. COOPER and extended his hand, which was received with a hearty and cordial shake. The scene was one of most interest, and excited universal enthusiasm.

The Convention then went into general nominations of candidates for Canal Commissioner, when the following names were submitted:—William Millward, of Philadelphia; William E. Fraser, of Fayette; John C. Myers, of Berks; John C. Lessing, of Schuylkill; Benj. Hartshorne, of Clearfield; John Snodgrass and David B. Cartwright.

The Convention then proceeded to ballot, when the vote stood as follows:

Millward	100	Hartshorne	4
Fraser	25	Snodgrass	5
Myers	11	Cartwright	8
Lessing	3		

Wm. MILLWARD, having received a majority of all the votes cast, was declared nominated for Commissioner, and on motion, the nomination was made unanimous.

The Convention then adjourned till 2 1/2 o'clock.

### AFTERNOON SESSION.

Upon the re-assembling of the Convention, Wm. R. Moran, in behalf of Wm. MILLWARD, returned thanks to the Convention for their partiality in nominating him for the office of Canal Commissioner.

A resolution was adopted directing the President to appoint a State Central Committee.

The Convention then went into general nominations for Judges of Supreme Court, when the following gentlemen were named:

James Cooper, of Philadelphia; James Veech, of Fayette; Daniel Agnew, of Beaver; Joseph J. Lewis, of Chester; Moses Hampton, of Allegheny; S. P. Johnson, of Warren; James S. Hall, of Centre; Thomas McConnell, of Allegheny; H. W. Williams, of Allegheny; Joshua W. Corly, of Montour; John S. Pierson, of Dauphin; Wm. M. Stephenson, of Mercer; Frederick Watts, of Cumberland; Isaac Fesher, of Huntington; Joseph Allison, of Philadelphia; Daniel M. Snysner, of Montgomery; J. Pringle Jones, of Berks; John M. Read, of Philadelphia; Benjamin Bartholomew, of Schuylkill; Benjamin Buffington, of Armstrong; and Wm. M. Meredith, of Philadelphia.

Wm. D. Kelley was nominated, but with his name.

The names of Messrs. Read, Meredith, Snysner, Bartholomew, Buffington and Pierson were also withdrawn.

A resolution was adopted to select a Western Candidate first, and a ballot being had resulted as follows:

Veech	76	Foster	4
Hampton	25	Williams	5
Agnew	14	Stephenson	3
Johnson	9	McConnell	1

The whole number of votes cast was 147; necessary to a choice, 75.

Mr. VEECH having received a majority of all the votes cast, was declared duly nominated and the nomination was, on motion, made unanimous.

The Convention then proceeded to ballot for an Eastern Candidate, with the following result:

Lewis	88	Cooper	28
Jones	12	Hale	11
Conly	2		

Whole number of votes cast 151; necessary to a choice 76.

Mr. LEWIS was thereupon declared unanimously nominated.

The Chair appointed a Committee on Resolutions, consisting of Wm. D. KELLEY, JACOB HOFFMAN, THOS. E. COCHRAN, JOHN R. EDIE, S. P. MCCALMONT, W. A. COOK, T. J. COFFEY, M. B. LOWREY, and G. T. THORNE.

The committee having retired, the chair appointed J. S. BOWEN, Wm. D. KELLEY, JOHN R. EDIE, G. R. SMITH, and R. ERRET, a committee to inform the gentlemen nominated, of their selection.

The Convention then took a recess for half an hour.

The Convention again assembled at five o'clock, when Judge KELLEY, Chairman of the Committee on Resolutions, reported a series.

[We have not room for the resolutions this week; they will be published in full in our next.]

The resolutions were read very distinctly, and were greeted with frequent applause, and were adopted *en masse*, and by acclamation, with nine hearty cheers.

A resolution of thanks to the officers of the Convention was adopted, after which a number of excellent and able speeches were made were made by Messrs. KELLEY and GIBBONS, of Philadelphia; COOK, of Westmoreland; McCOMB, of Lawrence; TOUSEY, of Erie; HAMILTON, of Allegheny; COCHRAN, of York; BOWER, of Chester; and the President, awakening much enthusiasm.

The Convention finally, at 20 minutes past six, adjourned *sine die*.

AN AMATEUR POSTMASTER.—A striking instance of the vanity of human expectations occurred recently in a thriving coal-mining village in a neighboring county. A certain aspiring individual, claims to have done the state—or, rather, Mr. Buchanan—some service in the late campaign, was an applicant for the Post office in the village. He laid his plans judiciously, as he thought. "At length, matters being 'on a train,' and a special agent—the Postmaster under Pierce—having been dispatched to Washington to get the appointment effected, the aspirant felt quite secure, and even went so far as to announce his appointment, and that he already had 'THE PAPERS' in his pocket. He accordingly hired an office, and had it fitted up with all the modern improvements, and no doubt was already fingering the mails in anticipation. But the best laid schemes, fail at times. The agent came back from Washington in due time, but he brought his OWN REAPPPOINTMENT in his pocket. This was a staggerer to Mr. Buchanan's friend. The disappointment of his hopes and the ridicule of those who had witnessed his swaggering, were too much to be borne, and he hastily disposed of his newspaper, and left for Wilkesbarre, where it is said he intends to practice law for a livelihood. The disappointed office seker, was E. B. Chase.—Montrose Republican.

FRIGHTFUL RAILROAD ACCIDENT.—Pittsburgh, March 27.—The East Liberty Accommodation Train, on the Pennsylvania Railroad this afternoon, while rounding a curve at Denny's Station, about a mile east of Pittsburgh, ran off the track. The locomotive was thrown down an embankment about fifty feet, turning over and exploding with a great noise. The tender and three passenger cars were carried down the embankment a short distance, but the coupling checked their impetus, they did not turn over. There were over 100 passengers on the train, but none of them were injured seriously, excepting a young man, named Valentine employed on the train, who had one of his legs horribly shattered. The locomotive is a complete wreck, and the tender and cars are in but little better condition. The accident is attributed to a defective rail.

DEAN, THE COACHMAN, TRIUMPHANT.—The Dean and Boker case was terminated on Monday, by Judge Davies dissolving the injunction by which Dean was forbidden personal communication with his wife, and dismissed the writ of *habeas corpus*, by which the lady, it is alleged, was restrained of her liberty by her father. By the decision of the Judge Mr. Dean, no longer John the Coachman, is the lawful husband of Mr. Boker's daughter, and he will, of course, take charge of his young and beautiful bride, who, like Desdemona, will love him for the dangers he has passed. On the decision of the Court being made known Mr. Dean was immediately surrounded by a crowd of admiring friends, who nearly smothered him with their congratulations.

ACQUITTAL OF MR. LEE.—Washington, March 29.—The jury in the case of Mr. Lee, indicted for the murder of Mr. Hume, in the Pension office in this city, returned on Thursday morning, with a verdict of acquittal. They were governed by instructions of the Court, given at the instance of counsel for the accused.

# Bradford Reporter.

E. O. GOODRICH, EDITOR.

TOWANDA: Thursday Morning, April 2, 1857.

TERMS.—One Dollar per annum, invariably in advance.—Four weeks previous to the expiration of a subscription, notice will be given by a printed wrapper, and if not renewed, the paper will in all cases be stopped.

CIRCULATION.—The Reporter will be sent to Clubs at the following extremely low rates: 6 copies for.....\$5 00 15 copies for.....\$12 00 10 copies for.....8 00 20 copies for.....15 00

ADVERTISEMENTS.—For a square of ten lines or less, One Dollar for three or less insertions, and twenty-five cents for each subsequent insertion.

Job Work.—Executed with accuracy and dispatch, and a reasonable price—with every facility for doing Books, Blanks, Hand-bills, Ball tickets, &c.

Money may be sent by mail, at our risk, enclosed in an envelope, and properly directed, we will be responsible for its safe delivery.

FOR GOVERNOR.  
**DAVID WILMOT, of Bradford Co.**  
FOR CANAL COMMISSIONER.  
**WM. MILLWARD, of Philadelphia.**

FOR JUDGES OF THE SUPREME COURT,  
**JOSEPH J. LEWIS, of Chester Co**  
**JAMES VEECH, of Fayette County.**

THE NOMINATIONS.

Proceedings of the State Convention while assembled at Harrisburg on the 25th ult., will be found briefly reported in another column. Their action has been such as will awake the enthusiasm of the people of the Commonwealth, and will be responded to in the North particularly, with intense feeling.

The nomination of DAVID WILMOT for Governor, will arouse the friends of Freedom everywhere throughout the State to exertion. It will touch a chord of popular feeling and sympathy which shall bring about the happiest results. In every quarter of the Commonwealth he will be recognized as the man who has sought for ten years, faithfully and unflinchingly, to stay the progress of Slavery extension, and to secure to white labor, the benefits and possession of our Free Territories.

Of the nominees with him upon the ticket, the Philadelphia *North American* says:—

"Mr. Millward, who has been nominated by the Convention for Canal Commissioner, was the member of the last Congress from the Third District. His career in Congress proved so satisfactory to both the Republicans and Americans of his district, that they nominated him again, and supported him heartily. Mr. Millward was a member of the American party, and supported Fillmore and Donelson, but he united in the effort to carry the state for the Union electoral ticket. He is a man of capacity, firmness of purpose, and well calculated to do justice to the business of the Canal Board.

"For Judges of the supreme Court, the Convention has nominated two eminently suitable candidates. Mr. Veech is one of the ablest lawyers in the western part of the State. Several years ago he was the choice of a number of Western members of the legislature for United States Senator, a position he would have filled with dignity and usefulness. Mr. Lewis is one of the men of mark in the County of Chester. Here in Philadelphia he is well known to many as a person of clear, forcible mind, enlarged acquirements, and very decided talent. Two such Judges as James Veech and Joseph J. Lewis would add very materially to the judicial strength of the present bench."

GOVERNOR OF KANSAS.—It is now officially announced that ROBERT J. WALKER of Mississippi has accepted the Governorship, and FREDERICK P. STANTON of Tennessee, the Secretaryship of the Territory of Kansas. It is also understood that unlimited discretion has been given to Mr. W. as to the means to be employed to maintain peace and order in Kansas, and unhesitating support is pledged him, in the removal of any obstacles in the way of his administration.

We recollect, last fall, as the election drew nigh, how we were pointed to the peaceful state of affairs in Kansas, and Gov. GEARY was lauded to the skies for the change he had wrought by his firmness and discretion. But it seems that in so doing, he incurred the displeasure of the border-ruffians, and was finally obliged to flee the Territory, finding that his efforts to maintain an impartial administration were ineffectual unless backed by the National Administration. He only needed just such powers as have been conferred upon Mr. WALKER. Why were they not granted him? The reasonable answer is, that the Pro-Slavery party demanded his rejection, and Mr. BUCHANAN was obliged to yield.

The result of Mr. WALKER'S mission yet remains to be seen. We have no disposition to prejudice, but we cannot see in what way it is to result favorable to the Free State cause.—He is thoroughly a pro-slavery man, and there is no reason to suppose that the border-ruffians in Kansas will be any better satisfied with an upright administration at his hands than they were with Gov. GEARY. To us it seems like the last act in the conspiracy to make Kansas a slave State. The Governors appointed form the North, having refused to go all lengths demanded, a pro-slavery partisan has been selected, whose education and principles will not be in the way.

ELLIOTT E. LANE, Esq., a brother of Miss LANE, and nephew of President Buchanan, died suddenly, in Lancaster, on Thursday morning, of inflammation of the bowels. He was a young gentleman of fine character, and it is said to have been quite a favorite of the President.

# DECLINATION OF JUDGE LEWIS.

To the great surprise of everybody, and to the profound astonishment of those who are aware how anxious he was to secure a re-nomination, Judge ELLIS LEWIS appears with a card, in which he withdraws from the canvass, declining the re-nomination for Supreme Judge. The reasons given by the Judge for this step are such as will not fail to strike the most careful reader as entirely unsatisfactory and insufficient. He says:

"At the late Democratic State Convention, the local claims of the different sections of the State were generally waived for the purpose of securing my continuance in the high and important office of Supreme Judge. The energy with which those claims are now urged for the office recently vacated on the Supreme Bench, shows the extent of the sacrifices then made, and the nature of the dissatisfaction which may exist after one section shall be gratified and the other disappointed by the anticipated nomination. The Convention, when re-assembled, might be able to harmonize these claims, if that body had two nominees to make, instead of one. I therefore feel at liberty to decline, as I now do, the re-nomination tendered to me by the Democratic State Convention."

We presume no man will for a moment believe that the poor excuse here given by the Judge is the true reason for his course. That Judge Lewis, in declining, has merely consulted the harmony and interests of the Democratic party is preposterous. His re-nomination was almost unanimous, and was well received, throughout the State, on account of his high reputation as a jurist. The claims of candidates for the vacancy occasioned by the resignation of Judge BLACK, are not being urged with any remarkable "energy," whatever Judge Lewis may say to the contrary, nor was there any reason to apprehend disaster from the nomination which yet remained to be made.

It is whispered that Judge LEWIS is exercised and anxious about the present aspect of politics in Pennsylvania—that he apprehends disaster to the Democracy this fall. Being a man of unbounded ambition he has no desire to be buried beneath the ruins, and has taken an early opportunity to consult his own safety. In this the Judge has shown his usual shrewdness and sagacity. By declining the re-nomination, he retains his present position, while a defeat would forever remove the prospect of a seat upon the Supreme Bench of the United States, toward which he is now looking.

The news of the nomination of Hon. D. Wilmot, for Governor, was received at this place on Thursday evening of last week; where upon the Republican Club rallied at head quarters in large numbers, and proceeded to form a torch-light procession in honor of the event. After being completed, the procession, preceded by the Towanda Brass Band, and a large illuminated banner, with various mottos inscribed on it—among which was—"For Governor, DAVID WILMOT"—moved up Main street to Paine street; up Paine to Second Street; down second to Poplar st., up Poplar to the residence of Mr. Wilmot.

The Honorable gentleman immediately made his appearance upon the porch of his residence, and upon a call from the assemblage, he was addressed by U. MERCUR, Esq., in a very pretty speech announcing to him the nomination. This was responded to by Judge WILMOT in his usual happy and forcible style, and was listened to with much interest by the people present.

After the conclusion of his remarks, three more hearty cheers went up for the success of our standard bearer. Music was again had by the Band, when the procession re-formed and marched back to their head quarters.

The whole affair was conducted with much spirit and enthusiasm, and is a precursor of what old Bradford will do in October next.—Argus.

A shocking murder was perpetrated in the county prison, in Philadelphia, on Thursday night, by a German named George Aublin. He had been committed for beating his wife, and was confined in the same cell with an Irishman named John Cleary, also there for beating his wife. It seems that Aublin being a very intemperate man, was afflicted with *delirium tremens* in the cell, on account of being deprived of his liquor. In this condition he murdered Cleary, under the insane idea that the latter had got into his house to rob him.

THE LEGISLATURE OF RHODE ISLAND has refused to repeal the act abolishing capital punishment, which has been in operation for seven years in that state. The House, by a vote of 38 to 29, resolved that "every person who shall commit-murder shall be imprisoned for life"; and by a vote of 48 to 0, refused to declare that murder committed by a convict in the State prison shall be punished with death.

The Bank of Newcastle Pa., has failed, and the Cashier absconded with \$50,000 of the funds of the Bank; but he was soon arrested in Philadelphia and taken back to Newcastle.

We are requested to state, that in the Valetudic Addresses published last week, several mistakes were made, which must be charged to account of the printer.

ATTEMPT TO ROB.—A week ago last Saturday evening, about nine o'clock two men, named Daniel Wheaton and James Danning—the latter a pedlar of tin ware for Booth & Pratt, of this village—went to the residence of an old man named Cyrus Sessions, who lives near Killwag, about sixteen miles from Binghamton, for the purpose, it is supposed, of robbing him of a large sum of money, which it is said he had in his possession. The robbers knocked at the door for admission, and on its being opened by Mr. Sessions, they knocked him down with a club. His sisters at once gave the alarm by a loud blast with a horn from a chamber window, which called out several of the neighbors, who pursued the robbers, arrested them, and on Wednesday Sheriff Balch had them in safe keeping.—Binghamton Standard.

# BARBAROUS TREATMENT OF A SLAVE.—A man named Vincent Rosson, says the West Tennessee Argus, has recently been run out of that town for appearing to claim a runaway slave woman, who was induced to leave his service by the most barbarous treatment he ever heard of. The Argus says:

"We are told that he turned her out into the weather during the coldest of last winter, bare-footed and poorly clad, until her fingers and toes were badly frosted; he then took his knife and cut them off, and threw them into the fire—poured hot water and threw hot embers on her—beat and abused her in every way which the devil himself could have invented, and she is only eleven or twelve years old. At length she could not bear it no longer, and ran away—she was taken up and brought to town for imprisonment in a horrible condition, covered with sores, and nearly dead."

# MARRIED.

At Edgerton, Wisconsin, on the 24th ult., by Rev. Robert Sewell, Mr. J. R. COLE, Esq., of Edgerton, Wisconsin, (formerly of Durell, Pa.) to Miss SFTSAN H. DEXA, A. of the former place, (formerly of Wilkes-Barre, Pa.)

# DIED.

On the morning of the 20th ult., at his father's residence, in Asylum township, JOHN W. MORROW, aged 22 years and a few months.

"How is the strong staff broken and the beautiful rod?"

# New Advertisements.

**ADMINISTRATOR'S NOTICE.**—Notice is hereby given, that all