

GETTYSBURG, P


## DT The following persons were, on Monday

 Jast, elected Directors of the Bank of Gettys,Zurg, for the ensuing year:-Gcorge Swope
Joshuia Moter, Dr. John A. Swope, David Joshua Moter, Dr. John A. Swope, Davi
Kendlebart, George Young, Dr. Wrm. R. Stew
art, J. K. Longwell, Wm. Gardner, Davia Wills, Alex. S. Himes, He
Shorb, Willian Douglass. 10 The Legistature of Rhode Islund helld a
session week before last, which continucl only
 en acts and eightcen resolutions of $a$ privat
nature, were pasted a a nuntber of vacancies in
State offices were filled, State offices were filled, saluries regula ted, \&o
The Nebraska Gill was not repealed, and th general slavery question was lef undisturbed.
And then every body weat houe in govd huuror Fatal accidsst- We learn that on Wednes tay night, the 15th inst., an aceident. which
terminated fatally, occurred at tho Mount Holly Iron Works, in this county. It appeari
that a teanuster, emploged at the Works, ac companied by his fither, naured Jous Mariew
was driving a mule team, andehuying hated was driving a mule team, ande huving halted
upon the bank to discharge his load, the odd
mon alighted with the intention of walking. man alighted with the intention of walking
Ine ihen slouted to his son to drive on, which
he did he did. The futher, however, being pat tially, bled and fell. the wagon passing over hi
breast, crushing and truising him in such
dreadful manner that be died in a few hour afterwards. On Thirsday tast, an inquest
was held upon the body by Coroner Thoupsos, and the Jury returned a verdies in a
dance with the facts. Carliste Vilunleer. - Sodoss Destr.-Mr. Perchi Howniz
 was at the nountain, a fer miles from houe,
incompany with his son, loading wood. Whits in the act of lifing up a stick of wood he fet
aud instandy expired. He had previously en joyed good healih, and the supposition
his desease was caused by apoplexy. Singulab Fatality, - Nar Law renceville, Monroecounty, Arkansas, Oct. 14 , Aaron McMal
lin aged twelve years, was killed by the bite
of a rattesnake. The bedd of been severed from its body and luid on a lo
The litue fellor had forgotten the head wa there, and lnid his

## engaged by yulling it off with his other thy tcaring a vein and nn artery of his aniu.

 Fins Larts-rire suprecive cancu of Holland










| Illinois Not Bad. <br> The telegraph was a little too fast is annomacing the election of an entire anti-Nebras ka delegation to Congress from Illinos.s. On the cesntrary, the Chirago Times and telegrap. ic despatches to the Washington papers nssert that $\mathrm{Wm} . \mathrm{A}$. Richardson, the leader of the Nebraska interest in the house of representatives, is re-elected : also, James C. Allen, who voted for the bill. Willis Allen, the only ather member from Illinois who voted for the iiil, was |
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 dennerat, is elected in the 8th district, in place
of Win. 1 . Bisself, denocrat, who was absent
or not votina when the question was taken.
The Jurrualwf Cunnerce sums up as follows.


| ter a protracted illness, aged about $6 f$ ycars. His remains were interred at 2 oclock on Saturday. The deceased was admitted to the bar in 1818, smee which tine he has been actively engaged in the law, either as Judge or Councellor, Ile presided in this Distriet something like fourteen years, we think. He was a sound lawyer, a good citizen. a kind husband and father, always coutcous and quiek to do a faver, and he sinks moto the grave respected by all who knew him. <br> The Court and lar of this county have taken appropriate action on the death of Judge Dur- |
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|  |  | crats have nine senators holding over and the

chanee of five others, walinga naxjoriy or thet
Lonly - not including Judid, of Couk In the
house the Fusionists will have a liatre majeri-


| bility is thai no cluciee will be effected <br> The only officer clected by general the fate eltection in this State was the Tr |
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A meeting of the nembers of the Bar and
Officers of the Courts of Adarns county, was
hrld in the Court-room on Friday cevening.
Nov. 24 , at 7 oclock, with a view to an ex-
pression of fecling in relation to the death of

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Matters and Things in Kansas and Ne-
braska. The acconnts from Kansas represent a lrisk
hisiness to be doing in politics. James N . hasiness to be doing in politics.s. James $N$.
Banns and J . B. Chapman liad beena added to
the list of candidates fur Cingrecs. General Barns and J. B. Chapman had been added to-
the list of candidates for E congress. General
Whitefield is the candidate of he squatters in the northern stction of the Territory. We-
lenern of no further disputes beween the free-
scifers aud the slareryitos. Fserything in.
 full to orerflowing-the Union hotel was
literilly cramine. At night the foors are
covered with stepers on buffalo robes. The covered with steepers on buffalo robes. The
same may be said of Wetetrnot.
If the correspondence the New Eugland journitis are pulinhing from persons that have
gone to Kansas is all tobe recied upan, the
climate wf the Territory is one of tha cimate of the Territory is one of the most
salubrious in the world. - Even in November
 nights at home. Its effect upon the healch ie. of the Springfield Repablican tells us:
"I shonid tike to show you now some of the
pale, sickty wen who canee with ts. Thien Thre


## Ministers and Politics.



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 Tr The procedings on a late criminal trina In Massachusetts, says the Washington Union
have developed the starting fact that the obli gations entered into by the know-nothings come
in direct contlict with the aduuinistration of the law in courts of justice.-We conied, a fey
weeks ago, so wuth of these procedings froin $\left\lvert\, \begin{aligned} & \text { the Lowell Advertiser as shows slearly the } \\ & \text { practical workings of their oaths in affecting }\end{aligned}\right.$ as witnesises in court. - When the witness takes
the stand he swears that he will state "the
truth, the whole truth, and nothing but the truth." When asked the question whelher he
is a menber of a secret orecrer and as such,
bound ty an vath, if he answers that he canuot bound ly an vath, if he answers that he canuot
testify without criminating himself nond sub-
jecting himself to punnishment, he is not a competent winess. If he answers that he is such member, and bound by oath, he thereby yiflates,
the obligation of that oath, and discredits.limeself as a winness. In either puint of view the thwarted. This case exhibits know-nothing.
ism ina new light. We have heretofore regarded it as an engine of political and redigions in-
toleramee and proseription. The case in Mass-a
chascts, however, shors that this was but a partial view of its enornuty. The necessary
consequence must be, that those who attach tions become incompetent as witreseses, and for
the same reason, allice incompetent as jurors No man will fel sale when his rights are to b
deteruined uprn testimony or upon yerdict
 either capacter. The resul mut bee that whit,


