met, and it is hereby enaoted by the authority liquors, approved March thirty first, Anno one thousand eight hundred and fifty six, nor SEC 21. That the mayor's court of the voter may please; "proposition accepted," or Domini one thousand eight hundred and shall publication of such applications be lare. City of Carbondale, shall have power to grant "proposition rejected." Should the majority fir six. Provided, That the same shall in after required ; but such applications shall be licenses under the provisions of this act, and of votes be cast for "proposition accepted no case be less than twenty five dollars except filed with the clerk of the court of quarter shall have the same further powers in relation the President of the United States, as soon as in case of persons whose annual sales are less sessions of the proper county, except in the thereto as are by this act or otherwise con- the fact is duly made known to him; shall anthan one thousand dollars, who shall pay fifteen dollars, and the proviso in the section aforesaid, so far as it fixes the minimum rate bond now required in such cases shall be first and in cases of eating houses in said city of the part of Congress, the admission of the of license at fifty dollars, is hereby repealed. approved by the district attorney and county SEC. 2. That applicants for license to vend treasurer and their approval endorsed thereon. any intoxicating liquors, by the quart or great-Szc. 11. That any unlawful sale of vinous, or quantity, with or without other goods, malt or brewed liquors, or any admixtures wares or merchandise, shall hereafter pay thereof, or any sale thereof in any impure, therefor twenty per cent. less than the sevevitiated, or aldulterated state, shall be deemed ral amounts fixed by the twelfth section of an | a misdemeanor, and upon conviction thereof, not to regulate the sale of intoxicating liquors, the offender shall pay a fine of not less than approved March thirty-first, Anno Domini ten nor more than one hundred dollars, with e thousand eight hundred and fifty-six : the costs of prosecution, and upon a second Provided, That the same shall in no case be or any subsequent conviction, shall pay a fine less than twenty-five dollars; and the provis- of not less than twenty-five, nor more than one ion in said section, that such sum shall in no bundred dollars, with the costs of prosecution; case be less than fifty dollars, is hereby re- and in case of a second or subsequent con-

pealed. SEC. 3. That all hotels, inns and taverns. tence the offender to imprisonment, not exshall be classified and rated according to the ceeding three calendar months; and in case estimated yearly sales of liquors authorized any such offender convicted of a second or to be sold therein, or in the house intended subsequent offence is licensed to sell any such to be occupied for such purpose, as follows, liquor, such license shall be deemed forfeited to wit: in all cases where such estimated and void, and no person convicted of a second-Yearly sales shall be ten thousand dollars or subsequent offence shall be again licensed or more, such hotel, inn or tavern shall be for two years thereafter ; Provided, That this rated as of the first class, and the sum to be section shall not be construed to repeal any ceed two dollars, which shall be paid to the naid for license shall be four hundred dollars; act or part of an act punishing such unlawwhen more than eight and less than ten thou- ful sale, except the twenty-eight section of an conviction is had, by the magistrate collectsand dollars, as second class, and nay two hundred and fifty dollars ; when more than six and less than eight thousand dollars. as third class, and pay one hundred and fifty is hereby repealed.

dollars; when more than four and less than six thousand dollars, as fourth class, and pay one hundred dollars; when more than two and less than four thousand dollars, as fifth class, and pay fifty dollars; when more than such prosecutor or informer is a witness for one and less than two thousand dollars, as the Common wealth; and in every case of approved March thirty-first, Anno Domini sixth class, and pay thirty dollars ; when more the conviction of a person returned by a con- one thousand eight hundred and fifty-six, than five hundred and less than one thousand stable such constable shall receive two dollars, dollars, as seventh class, and pay twenty-five to be taxed to the costs. dollars ;- when less than five hundred dollars. as eighth class, and pay fifteen dollars: Prowided. That in Philadelphia and Fittsburgh no such license shall be granted for a less sum

than fifty dollars a year; nor in any other ing liquors by less measure than one quart : city or incorporated borough for a less sum than twenty five dollars a year; and the seti- return of all persons engaged in the sale of mated yearly sales of all applicants for such license shall be assessed, as provided in the fifteenth section of an act to regulate the sale their places of business any of the articles whenever the fine and costs prescribed and the President of the Council and Speaker of of intoxicating liquors, approved March thir-storesaid, naming them and the location of ty-first Anno Domini one thousand eight hun-their respective places of business : and if any their respective places of business; and if any such person shall have a license to and such dred and fifty-six.

SEC. 4. That licences shall be granted for liquors by less measure than one quart, the the keeping of eating houses, which shall au court may, on investigation, revoke the same; thorize the sale of no intoxicating liquons, exbut such persons may, on complying with the cept domestic wines, and malt and braced liquors, and persons so licensed, shall be classno less measure than one quart. SEC. 14. That in Philadelphia, all appliified and rated according to the provisions of

the twenty-second and twenty-third sections of an act to cieste a sinking fund, and to pro- by any measures less than one quart, shall vide for the gradual and certain extinguish-

qualified to receive the same : Provided, the associate judges of the court of common shall direct. Provided, That the foregoing the United States of \$25,000,000. The re- bave a common interest. The rights of the of Puritanic grand-sires, sires, and sons. They Supplement to an Act to Regulate the Sale of That the use of a room or rooms in a hotel, pleas of the court of common shall direct. Provided, That the foregoing the United States of \$25,000,000. The rest bave a common interest. The rights of the court of common herein offered to the State of port agreed on might not be perfect, but if it people of the South under the Constitution foregoing the United States of the court of the tornear of tornear of the tornear of the tornear of the Invaricating Liquors, Approved the 31st day of March, A. D. 1856. The following is a concert room or theater, shall not pro-modulation for a hold, required by the section of Representatives of the Common weilt of Pennsylvania in General Assembly met, and it is hereby ensorted by the subtoring is is nereby ensorted by the subtoring is a concert room or theater, shall not pro-stat modulation of an applicant weilt of Pennsylvania in General Assembly met, and it is hereby ensorted by the subtoring is no retail brewery icence of by the subtoring of an applicant is hereby ensorted by the subtoring is no retail brewery icence of by the subtoring is no retail brewery icence of the form applicant is hereby ensorted by the subtoring is in concerned. If it is lost, it will be unfortunate is lost of the form applicant is hereby ensorted by the subtoring is lost, it will be unfortunate is hereby ensorted by the subtoring is lost, it will be unfortunate is hereby ensorted by the subtoring is lost of the form of an applicant is hereby ensorted by the subtoring is lost of the form of an applicant is hereby ensorted by the subtoring is hereby for eating house or retail brewery license need is hereby altered, supplied and repealed; Sixth - That the said State shall never tax concerned. If it is lost, it will be unfortunate not hereafter embrace the certificate of citi Provided, No member of said board shall the lands or property of the United States in to the country and peril the blessings which of the same, That applicants for brewery or distilery license shall, hereafter (pay therefor the several amounts fixed by the third section of an Act to regulate the sale of intoxicating of an Act to regulate the sale of intoxicating approved March thirty-first, Anno Domini, thereof.

county of Allegheny, and the licenses prayed ferred upon the courts of quarter sessions of nounce the same by proclamation, and therefor, granted by the county treasurer; and the the several counties of this Commonwealth ; after, and without any further proceedings on Carbondale, applications shall by filed with State of Kansas into the Union on an equal the clerk of said mayor's court; and the licenses footing with the original States, in all respects granted by the city treasurer, and the bond whatever, shall be complete and absolute; now required in such cases, shall be first sp- and said State shall be entitled to one proved by the district attorney of said court; member in the House of Representatives in and the city treasurer, and their approval en- the Congress of the United States until the dorsed thereon. SEC. 22. That the fourteenth, twenty-sixth, ment. But, should the majority of the votes

wenty seventh, and thirty-second sections of be casted for "proposition rejected," it shall an act to regulate the sale of intoxicating be deemed and held that the people of Kaniquors, approved March thirty-first, Anno sas do not desire admission into the Union Domini one thousand eight hundred and fifty- with said Constitution, under the conditions six, together with any acts conflicting here- set forth in said proposition; and in that with, or supplied hereby, so far as the same conflict or are supplied, are hereby re-authorized and empowered to form for them-pealed : *Provided*, That no license heretofore selves a Constitution and State Government viction, the court may, in its direction, sengranted shall be in any way invalidated by by the name of the State of Kansas, according he passage of this act; and all provisions of to the Federal Constitution, and may elect said act not hereby altered, supplied or re- delegates for that purpose whenever, and not pealed, shall apply as fully to licenses granted under this act as under the act aforesaid :

that the ponalty imposed under the twentyninth section of said act shall in no case exact to regulate the sale of intoxicating liquors, ing the same. approved March thirty-first, Anno Domini one SEC. 28. That licenses may be granted housand eight hundred and fifty-six, which under this act, at the first term of the proper s hereby repealed. SEC. 12. That no prosecuter or informer in adjourned court held within three months steps for the establishment of a State Govern

any prosecution for the sale of intoxicating thereafter; and in such cases the court may hquors, shall receive any portion of the fine dispense with the publication heretofo.e is minored on the defendant in any case where quired. SEC. 24. That the tenth section of the su

shall not be held or construed to authorize into the Union as a State under such Consti adgment to be entered against the obligor tution thus fairly and legally made, with or SEC. 13. That no person who keeps in his in the bond therein provided, for a greater store or wareroom any hog-heads, stand, amount than the fine and costs prescribed p scribe, casks or liquor pipes, or who keeps a grocery and imposed for any offence working a breacti store, shall receive license to vend intoxicat of the condition of said bond : Provided, and imposed for any offence working a breacti

of the condition of said bond : *Provided*, for the purpose of insuring, as far as possible. That the obligor or obligors in any such bond that the election authorized by this act may and constables are hereby required to make where judgment has been entered against him, har or them, for the whole amount of the District Attorney, and Secretary of the Terspirituous, vinous, malt or brewed liquors in bond, shall be and they are hereby released incry of Kansas, and the pre-iding officers of their respective districts, who shall have in from the payment of the said judgment, imposed for such offence shall have been paid. the House of Representatives, are hereby con-

Mr. English's Kansas Bill. The following is the report made by Mr. English from the Committee of Conference on the new Kansas bill. It is signed by Messis. laws on the subject, obtain license to sell by English and Stephens, on the part of the House, and Messis. Green and Hunter on the part of for voting, or to adopt those already establishthe Senate, Messrs. Soward from the Senate, ed; to cause polls to be opened at such

report reads as follows : appear before the Commissioners of said city,

flow from the Union. At the said election the poting shall be by Congressional Contingent Expen ballot and by enduising on his ballot, as each see-How and Where the Public Money Goes We find the following articles, with their cost, set down among the contingent expenses of the national House of Representatives for 1857 : Knives, 4,479, worth \$6,829.00 ; Scissors, \$609 70; Candles, \$1,057 50; Propelling pencils, \$600 00; Two Flags, \$100 00; Diessing Cases, \$645 50; Odor Case-! \$121 00 Cigar Cases ! \$97 50; Ludies Reticules,

\$242 00; Portfolios, \$1.997 83; Albuma plain and illuminated, \$232.00; Snuff. \$24; Vesta taper boxes, \$70 50 ; Valise, \$10 00 ; Card Cases, \$177 00; English Traveling Ca census been taken by the Federal Govern ses, \$155.00; English dispatch boxes, \$75.00 Inkstands. \$1,304 34 ; Ladies' portmonnaie-, \$347 00; Pearl shopping tablets, \$247.00 Buckskin Purses, \$70 00; Pocket books, \$80 00: Ladies' Compunions \$101 00.

What a whittling, cutting and slashing set of Yankees congressmen must be, to require four thousand four hundred and seventynine knives to keep in motion less than twohundred and fifty of them for less than six months! And then six hundred and sixtynine dollars and seventy cents' worth of scis sors! If it were not for the enormous amount before, it is ascertained, by a census duly and legally taken, that the population of said Ter- set down as expended for inkatands, we sho'd be led to believe that all the honorables, with ritory equals the ratio of representation required for a member of the House of Repre- their wives and daughters to assist, have cut the whole of their speeches from the newspasentatives of the United States ; and whentreasurer of the school district where such ever thereafter such delegates shall assemble pers; and we are not sure but they have, for there is no montion of pens in the list. But, in Convention, they shall first determine by a vote whether it is the wish of the people of perhaps, congressmen do not write like such ommon mortals as editors; and the six hunthe proposed State to be admitted into the dred dollars worth of propelling pencils, with Union at that time, and, if so, shall proceed the inkstands to propell them, may have been used, in some way above the ken of ordinary steps for the establishment of a State Govern people to do up their chirographic labors. ment, in conformity with the Federal Consti-The honorables are men of dress and fashtution, subject to such limitations and reion, too, else why the six hundred and forty trictions as to the mode or manner of its spfive dollars and fifty cents for dressing cases, proval or ratification by the people of the and especially, why the one hundred and proposed State, as they may have prescribed twenty one dollars and fifty cents for odor by law, and shall be entitled to admission cases. They must dress, and perfome their precious hodies beside. But to what particular use they put two hundled and forty-two without slavery, as said Constitution may fullars worth of ladies' to icules, and two hen-

ired and thirty-two dollars worth of Albums," SEC. 2. And be it further enacted. That plain and illuminated," in making laws for te United States, we may as well frankly confess our ignorance, and at once dros those be fair and free, the Governor, United States tems. The uses of the portfolios, snut, vesta taper boxes, valies, card cases, English trav-elung cases, English dispatch boxes, and pearl the two branches of its Legislature -namely sh oping takes, talging dispaten boxes, and pear sh oping tablets, in making laws, are also entried, beyond our knowledge of that busi-ness. The case is different when we come to the next articles—portmonnaies, (even with the prefix of the word "ladies,") purses and stituted a Board of Commissioners to carry into effect the provisions of this act. and to

into effect the provisions of the act when the profix of the word frame, proper to the prefix of the word frame, proper to the prefix of the word frame, proper to the prefix of the word frame, proper to that end. Any three of them shall constitute and pocket books. A considerable propor that end, Any three of them shall constitute and pocket books. A considerable proportion that end, and pocket books. inake a po d thing of it," and if their anticauthority to designate and establish precincts inations be realized, why, of course, they cants for license to sell intoxicating liquois and Howard from the House, dissent. The places as it may deem proper in the respect tive counties and election precincts of said Whereas, the people of Kansas did, by a Territory; to appoint, as judges of election at of the ladim and when we get to command the inpulse. Education with its bright

Position-Effect of Dissolution. But eighty-one have elapsed since thirteen

sovereign State or Colonial establishments. united for the purpose of forming a republic; since they severed the tender cords that bound them to their AlmasMater; since they stemly resolved to become a nation both free and independent, and heralded forth to the

worki that they would remain worthy of the high destiny entrusted to their charge, that is the organization and perpetuating of the great principle of self-government. Articles of confederation were used as a temporary basis, upon which the construction of a fabric was commenced, wherein freemen might bow to liberty's shrine. Under the wise auspices of these articles the wheels of the engine of war were blocked, its devasting influence ceased, and prosperity with her plentiful smiles seated in liberty's chariot, prevaded every part of the infant confederacy. The rapid growth of the union of States under the experiment of self government soon paved

the way for the declaration of the fathers formation of a constitution for the purpose of securing the States in a more compact union, under whose wise anspices and magnimons dictations our country has grown in wealth and affluence, in power and extent of territory far beyond comparison with any other upon the face of this terrestrial sphere. In taking a survey of the period of time that has passed away since the instrument (which bears the signature of the immortal Washing ton) was presented to the individual States fo adoption, and contemplating the wisdom of its framers, no person (unless delusion has juws and outstretched arms impatiently taken obief occupancy of his intellect) will ever indulge in vituperating its world-renown ol teaching . I: baying at this time presented proof- without number, that the sound basis upon which it was constructed knows no superiors, it having given birth to, and nur tured the only free institutions upon which the sun ever shone, where independence is the watch tower and liberty the watch-word. The rapid growth of the American Union has no parallel in history; almost within the space of human existence, she has increased ten fold in wealth, extent and population, her surface being beautifully diversified by hill menced, -a single blow will up oot the flagand dale, in extent from the pineties of the staff of liberty, and that proud banner spoken frozen regions of the north, to the cotton and of before, will be rent in twain, while naught sugar plantations of the sunny south, intermediate between the extremes, mother earth gives up to en orprise her tich treasures, from the Koy tone and Old Dominion's coaleties, to the golden bills of California. Its commercial emporiums dot the shores of the tur

balent Atlantic, and spangle the mild Pacific' coast, its mighty rivers and their tributaries; the panting tron steed sends his shrill whistle through its mountains and over its plains, while its stoamers, queens of the sea, out the monntain waves of the billowy ocean, and the star spangled banner floats in all its glory in every time. A citizen of Rome once was, but an vant something to put the " good thing" in. American citizen now is, the passport of the But the last item !-- one hundred and one world. The hum of industry beats music in dollars' worth of ladies componions ! Won't the eat of a proud, happy and prosperous naproved April tebth, Anno Domini, one thous-and eight hundred and forty nine: Provided, March in each subsequent year, and during the month of tor that purpose, form for themselves a Court for the shull be compatible to congress. much is easily obtained by the rich and the poor, the meek and lowly, and by all who may seek after its benign influences, even present day ! our mouied porticians and our those who have severed the chains of loadage corrupt, legislator, who are now attemptuniverse, according to their individual conscientious dictates, without, fear or molesta-Internal feuds and discords at times have placed, (through the baneful influence of pulitical agrandisement and promotion.) sections of our republic in attitudes of aggression and defence, but each time have these " ladies companion." That may be the arti- waves of discord rolled against the great bulwark, the constitution, and have met their merited fate: and been burled back upon the aggressor with unabated zeal, strength, the great ship of State, it having been built under the teachings of Divine Revelation, by lovers of liberty and equal rights, she still moves proudly on in her stately course, although the waters through which she glides gotten up, upon whatever principles they are troubled still. is to furnish the wives and daughters of mem-bers of Congress with such articles, would not it be far better to classify the list, including hoops, Fonnets, shoes, dresses and ieweiry, in exclaim in the heigth of generous pride, that of an aged constitution cannot be such, surely kings, noblemen and lords, would delight to we shall be compelled (reluctant as it may thieving ? Congressmen have no more right to to-day, in truth, we claim that the lofty heir our glorious estate. Be that as it may, monument dedicated to political supremacy aud power, and having inscribed thereon the insiguia of greatness mingled with equal rights, 'mid their, inherent virtues, arises in consumated-the American Union is no more. all its magnificent grandeur, from the lone tion to be subjected to such petty plandering; soil of liberty and freedom, towering toward the zenith, surrounded by the blue arch of heaven, beneath whose dome is wafted the gentle breeze, upon the imponderable body

beired to us this glorious estate which free dom won. It is possible, that in our midat. For the Montr.se Democrat. The American Union-fits Present and mark rebellion-aiders and abettors of the last bring their hydra heads to view while withholding the means set forth in the constitution to subdue the same, be that as it may the fairest portions of our happy land are, at this moment, in a state of open rebeilion, and the seeds of its dissension have been sown and have taken root from the noith to the south, and from the east to the west. Reader, this must be checked or a disolution is inevitable.

Allow me to ask does not the thought of separation of this great sisterhood of States thrill the heart of every true American with sorrow, and light a fire of indignation in his bosom that knows no quenching! Should this be consummated 'twould be fraught with consequences inconceiveably momentous,--the blow upon republican governments and liberal institutions would be struck,-while the hope of ever establishing a government. upon the basis of liberty and union would forever be blotted out, and forever erased from human memory. Monarchs and despots have ever viewed the progress of our free inof the young republic, having in view, the stitutions with no unjealous eye, and have ever been ready to fan the flames of discord when lighted in orr midst, and free to bestow fuel for the continuance of the same. At this moment secret enemies of our government are prowling in our midst, delegated from kingdoms and empires for the parpose of sowing seeds of dissension, preparatory for the harvest when dissolution is consumated.

The strides of free institutions would be checked, the noble aspirations of patriots in every land would be engulphed in that gloomy and fearful abyss, which with gaping awaits the featful catastrophy. I temark, that, no mortal man is possessed of sufficient intellectual capacity to fathom the introduction of the immen-e and nameless perila that would be transmitted to our land, the contemplation of which is sufficient to send a thill of horror through the entire public bosom. This proud, happy and prosperious republic of ours would at once be reduced to a miserable and degraded position. Allow this work of dissolution to be once consummared and you will at once have demonstrated the wok begun and the enfectling process comof the noble structure which was worshipped by the master builders will remain, and the last vestage of their reverenced names (which ought to be embalmed) will be blotted out for

The engenderers of this dire calamity may talk of a northern of southern republic as if here might bear a comparison in strength; beauty and wisdom, for so sure as this union should be overturned, just so sure would these minor republics follow in its train, in a far shorter space of time, for this plausible reason -that the very same elements that now enter into the constitution of one, would to a certainty be embodied in the other. Our wisest and best men who have dedicated their services to its preservation and to the perpetuation of its great safeguard.(a intified and adop ted constitution.) were endowed with sufficient anacity, and studied wisdom, to mak swer the great ends for which it was designed. If not, how can our sgitating statesmen of the Tis beyond possibility to fathom! Should dissolution actually take place, as the dark omens certainly predicts neither a northern or southern confedracy could be reared upon the reverenced ruins of the old, that would lear a comparts n in the least. Each would deteriorate from like causes, which will contipne to operate, and each in its turn will week a chaotic existence. The time is at hand when our opinion may be expressed buildly and houestly. If our pigmy statesmen and their base coadjutors have arrived at that pitch, when they cannot live in peace together under our preurpassable institutions, a chapge will not better their condition in the least. Allow two seperate organizations to be may, their wisdom and foresight will at once Let us revert for a moment to " the times be debied ; even if they are as perfect as be) to decide the mass of our citizens are incapable of self-government. The mighty experiment for which this government was established will then have failed,-the tocsin will sound the dreadful alarm-the work is All further efforts to maintain the dectuze and practicability of popular government will then have failed,-the finger of scorp and contempt will be pointed at our exploded and downtroden republic. This will be hailed as evidence " quantum officius" by kings and potentates of the superiority of oppressive dynasties, and thus would end free presidents and written constitutions, while oppre-sion and wrong would take the place of liberty sweet. American, citizens, beware ! Listen not for a moment to venomous outpouring from the breasts of mlitical fre-exters, disunionists, political aspirants for vain glory. Thanks to the Supreme Ruler that the whole make up the ma-Reader, now is the time, let you and I fly a the rescue, while 'tis within our reach, and nvite all who cherish and reverence the memory of Washington, the memory of the immortal signers of the declaration of indapendence,-the mamory of immortal forefathers (who knew no north, no south, no east, no west, but the Union one and undivided) who fought, suffered and died for liberty sweet, which we now enjoy. United let us be! Gird on our armo s bright ! Let our shield be the Union forever, bearing upon is face the great seal of the United States of America, never to be erased. Let our wills be the avalanchic will of the many, then like the tornado that uproots the sturdy oak, will we sweep from the deck of the great ship of agitation and vain destroyer of equal rights. M: H. CASH VAIL

That no such license shall, be granted in the and sign an oath or affirmation of the amount, stitution and State Government, which Concities of Lancaster or Pittsburgh, for s less of their respective sales of liquors and refreshstitution is republican in form.

sum than ten dollars. ments at their respective bars, to the best of SEC. 5. That licensed venders of vinous. their knowledge and belief; and said Commisspirituous malt or brewed liquors, or any of sioners are hereby authorized to administer them, or any admixtures thereof, either with, such oaths of affirmation, and required to file or without other goods, wares and merchan- the same in their office, and rate and classify dize, except brewers and distillers, may here | esch applicant in accordance therewith ; after sell any of them which they may be li- Provided, That any applicant for a license to relinquish the said asserted right, if certain consed to sell, in any quantity not less than for a place not previously licensed, shall be condition set forth in said ordinance be ac- iv, and shall not be continued later than sun the one, why there are enough in Congress, rated and classified by them for the first year cepted and sgreed to by the Congress of the down on that day. The Board shall appoint one quart ; and licensed browers and distillers may hereafter sell such liquors as they are as they may deem just, after considering the United States.

licensed to manufacture and sell in any quan locality of the premises for which located in tity not less than one gallon: Provided, asked, and they shall make out a correct list asked, and they shall make out a correct list of all such applicants, with their names, the order of said Convention, and admission ice thereof to the people of sail Territory, blaces of business and the class in which they of the said Territory into the Union thereon subject to the provision of this act. The said That this act shall not be construed to prevent a brewer otherwise qualified from receiv-ing a retail license, in addition to his license are respectively placed, and furnish the same as a State is requested.

as brewer, and under the same provisions, as to the City Treasurer, who shall advertise the in the case of eating-houses. SEC. 6. That licenses to vend the liquors papers, for which services each commissioner aforesaid, or any of them, shall be granted to shall receive the sum of twenty-five cents and cur in the changes in said ordinances herecitizens of the United States, of temperate the expense of advertising the same, provided habits and good moral character, whenever it does not exceed twenty-five cents in each

the requirements of the laws on the subject case to be prid by the applicant. are complied with by any such applicant, and SEC. 15. That every applicant for license shall authorize the applicant to sell the liquors to vend intoxicating liquors in the City of into the Union on an equal footing with the aforesaid for one entire year from the date of Philadelphia, shall file a bond with the clerk original States, in all respects whatsoever, - his license : Provided, That nothing herein of the court of quarter sessions of said city, but upon the fundamental condition (r precontained shall prohibit the court, board of in accordance with the tenth section of an cedent, namely, that the question of admission bicensers or commissioners, from hearing other act to regulate the sale of intoxicating liquors, with the following proposition, in *lieu* of the for a legal voter at the last general election evidence than that presented by the applicant approved March thirty first, Anno Domini ordinance framed at Lecompton, be submit-for a member of the Territorial Legislature, for license: Provided further, That after one thousand eight hundred and fifty six, ted to the people of Kansas, and assented by and none others shall be allowed to vote, and besting evidence as aforesaid, the Court, which shall be approved by the recorder of them or a majority of voters voting at the this shall be the only qualification required

further. That if any person or persons shall on his bond being so approved and filed shall neglect or refuse to lift his her or their license receive from the clerk of the Court of Quarter if accepted, shall be obligatory upon the election, or shall make or cause to be made, within fifeen days after the same has been Session a certificate of the fact, which certifi- United States and upon the said State of any faise, fictitious or fraudulent returns, or granted, such neglect or refusal shall be cate he shall produce to the City Treasurer; deemed a forfuitnre of said license, and such and on the production of the same the City

person or persons selling vinous, spirituous | Treasurer shall collect the amount of the tax or mail liquors after the expiration of the fif. for which he has been assessed by the City teen days as aforesaid, shall be liable to pros- Commissioners, under the provision of this ecution and conviction in the proper Court, act, and give the applicant his receipt for the as fully and effectually as if no license had same; and on the production of said receipt,

been granted to such person or persons. SEC. 7. That no license to vend the liquors hereby authorized to issue to such applicant aforesaid, granted under this or any other a license; and no license shall issue unless haw of this Commonwealth, shall be transfer- these provisions be complied with. mble, or confer the right to sell the same in any other house than is mentioned therein, shall be licensed, in the city of Philadelphia,

nor shall any bar or place where such liquor to sell such liquors on the premises described is sold by less measure than one quart, be un in their license, as licensed keepers of hotels deriet by the person licen-ed to sell thereat; may lawfully sell; and all keepers of licensed but if the party licensed shall die, remove or leating houses, in sain city, shall have the cease to keep such house, his, her, or their same privilege as to their sales, and all keep licebre may be transferred by the authority ers of eating houses and drinking saloons, in granting the same, or a ficense granted to the successor of such party for the remainder of same rate paid by keepers of hotels and. the year, by the proper authority, on compli- taverne, in said city, to be ascertained in the ance with the requisitions of the laws in all same manner. respects except publication, which shall not SEC. 17. The in such case be required : Provided, That intoxicating liquors, in the city of Philadelwhere any license is transferred as sforesaid. phia, shall not be required to file any certifino payment other than fees shall be required a cates of citizens beretofore required, nor

and where a license is granted under this sec- shall any publication of such applications be tion for a portion of a year, the party licensed required. shall pay therefor a sum proportionate to the unexpired term for which the same is grant. Quarter Sessions shall not charge or receive

SEC. 8. That manufacturers and producers than one dollar for any frame and glass he of ciders and domestic wines, and bottless of may furnish therewith; and these fees shall cider; perry, ale, porter or beer, not otherwise | include all his compensation for furnishing, engaged in the sale of intoxicating liquors, preparing and fileg the bond required in any nor in keeping any tavern, oyster house or case. oellar, restaurant or place of ammement, enwines and eider by the gallon, without taking out licesse : Provided, That such liquor is thirty-first, Anno Domini one thousand eight ... Fifth-That five per centum of the pro-

not drank on the premises where sold, nor at hundred and fifty-siz, be and the same are

place the Convention did adopt an ordinance, doubted right to tax lands within her limits, in such instances as they muy chose, other fi belonging to the United States, and proposes And Whereas, The said Constitution and ordinance have been presented to Congress by shall be as early as is consistent with due no-

And Whereas, The said ordinance is not same once a week for three weeks in two daily acceptable to Congress; and it is devirable to ascertain whether the people of Kansas conafter stated, and desire admission into the Union as a State as berein proposed. Therefore, be it enocted, d.c., That the State of Kansas be, and is hereby admitted

Board of licensers or Commissioners, shall said city after justification of the baile before election to be held for that purpose; namely, grant or refuse a license to such applicant in him befor license can in any case be granted; that the following propositions be, and the to said elections, and if any person not so accordance with the evidence : And provided And provided further. That each applicant, same are bereby offered to the said people of qualified shall vote or offer to vote, or if Kansas for their acceptance or rejection, which

Kansas, to wit : First-That sections numbered sixteen and thirty-six in every township of public of before any court of competent juni-diclands in said State, and where either of said sections, or any part thereof, has been sold or months and not more than three years, otherwise disposed of, other lands, equivalent thereto, and as contiguous as may be, shall the Clerk of the Court of Quarter Sessions is be granted to the said State for the use of

schools. Second-That seventy-two sections of land shall be set apart and reserved for the use and SEC. 16. That keepers of drinking saloons support of a State University, to be selected by the Governor of said State, subject to the

approval of the Commissioner of the General Land Office, and to be appropriated and apblied in such manner as the Legislature of the State may prescribe for the purpose aforesaid, but for no other purpose. Third-That ten entire sections of land, to be selected by the Governor of said State; in legal subdivisions, shall be granted to said

State, for the purpose of completing the public buildings, or for the erection of others, at SEC. 17. That applicants for license to sell the seat of the Government, under the direction of the Legislature thereof. the said State, not exceeding twelve in number, with six sections of land adjoining, or as con-

liguous as may be to each, shall be granted SEC. 18. That the clerk of the court of more than one dollar for any license, nor more

SEC. 19. That the ninth, sizteenth, seven-/ or which may hereafter be confirmed or ad-

of Philadelphia; and that the mode of asses. Congress after the admission of said State in- price \$29,500,000, exclusive of other benefits.

whom shall be competent to act; to require anything that relates to their companionship. the sheriffs of the several counties by them We shall be nervous till we know exactly the sheriffs of the several counties, by them selves or deputies, to attend the Judges at what it is, called a lady's companion, which And Whereas, At the same time and each of the places of voting for the purpose is so important to good legislation that the place the Convention did adopt an ordinance, of pre-erving peace and good order; or the government supplies them to members of and quit their land of mainting to wrest our proud republic from the enwhen admitted as a State, will have the un doubted right to tax lands within her limits, half course as they may chose other fit half source as the source as they may chose other fit half source as the source a persons for the same purpose. The election hatter-but they generally serve without pay. Is it any of these ? If the latter article hereby authorized shall continue one day on without putting the government to the cx-

the day for holding said election, and shall pense of purchasing. A new idea comes to announce the same by proclamation, the day us. A short time ago we saw in a neighboring town a thing, dressed much like a man, from the national capital that called itse f a clo referred to. One hundred dollars would board shall have full power to prescribe the time, manner and place of said election, and just about buy enough of them to serve all the ludies in Washington during a session of to direct the time and manner of the returnto direct the time and manner of the returns induce in the said Congress. Though, for fear we are wrong. haw and union, being the component parts of Board, whose duty it shall be to annunnee the let us have this "ladies companions" item result by proclamation, and said government explained by some member. But to speak soberly of the items enumera-

shall certify the same to the President of the ted above, as among the contingent expenses. United States without delay.

SEC. 3. And be it further enacted. That in of Congress Can anybody read them over the election hereby authorized all white main without considering them in any other light inhabitants of said Territory, over the age of than as a public robbery? If the government 21 years, who possers the qualifications which is to furnish the wives and daughters of memwere required by the law of said Territory hoops, bonnets, shoes, dresses and jeweiry, in a law authorizing their purchase, and thus relieve members from all semblance of genteel to entitle the citizen to the right of suffrage get such articles at the expense of the government than we have, and the government has no more right to pay for them when ordered by a member of Congress than when ordered by us. The public treasury is not in condi shall alter or change any returns of said elec-

and if it were, the act would be equally untion, such person shall, upon conviction therejustifiable.-Lycoming Gazettetion, be kept at hard labor not less than six SEC. 4. And be it further enacted, That

the members of the aforesaid Board of Com-

an oath to perform faithfully the duties of advice for the Convention, which will meet at war is raging with all its devastating inflatheir respective offices; and on failure there. Montgomery Alabama on the 10th of next ences upon the soil of our happy country of, they shall be liable and subject to the May. We say to that Convention that instead Kansas, a finer country never was warmed by eame charges and penalties as are provided in of spending the time it is in ression discussing a mid-day sun, is the seat of contention. Its like cases under the Territorial laws. Sac. 5. And be it further enacted, That commerce with the old world, which will ren- spilled in deadly strife. They seek not the jority. the officers mentioned in the preceding sec- der the South independent of the North in spoils of war, neither do they seek military tion shall receive for their services the same in commercial interest, let them turn their bonors, but political spoils, and political spcompensation as is given for like services, attention to the most practical mode of send- premacy, unless these can be obtained a serunder the Territorial laws. ing all the free negroes in the South, North Mr. English said, in view of the state of of Mason and Dixon's line, and if possible in- The vexed question of slavery has fattened

has already been more thoroughly discussed than any proposition ever before Congress, he passports from the Secretary of State for col did not propose to make any extended remarks. Fourth-That all the salt springs within The Committee of Conference were deeply im- Europe. We do not want any more free spreading, even our Congress halls are scenes them. While adhering to what they believ

ed the great principle, they had endeavored the South will take immediate steps toward te- from our foreign foes. Would to heaven that to said State, for its use, the same to be service discharge their duty in a spirit which moving all the free negroes in the South to the this vexed question was forever banished from lected by the Governor thereof within one would not endanger the passage of this great New England states it will prove in less than our legislative halls and replaced where our year after the admission of said State, and measure and hazard the peace of the country when so selected, to be used or disposed of for unimportant points or numeaning words. great nigger agitation.

on such terms, conditions and regulations as This report was the very best the Committee he Legislature shall direct. Provided, That could agree on, in view of the embarrassing population, and if she will send them all are enjoying the rich and varied blewings be-The South has no use for her free negro may be planted. Render, while you and I State, every divasionist, ever lover of political noisalt springs, or land, the right whereof is circumstances surrounding their action. The north, we mean to New England, together stowed upon our happy and united country, now vested in any individual or individuals, report pressed the admission of Kansas under with what slaves will escape by the undertertainment or refreshment, shall be allowed beenth, eighteesth, nineteenth, twentieth and judged by any individual or individuals, differ either from the Senate bill or the House would have done with anti slavery dema-the vastness of this republic, and witnessing

the referred to the Lecompton ordinance to freedom for the white man that is wanted in is whispering into our ears that a storm ap show that the proposition there was wholly New England ; it is freedom for the niggers. proaches, of its character and result, futurity not drank on the premises where sold, nor at any place provided by such seller for that hereby repeated, so far as relates to the city within the said State, which shall be sold by 23,500,000 of acres, worth at a usaximum niggers from the South, and let New Eng. eur happy republic, with two exceptions have

From the New York Daily News. The Southern Commercial Conof which fl ats the banner that recognizes no vention.

superior, bearing upon its folds the American Various commentaries upon the subject of Eagle in his modest plumage, companioned missioners and all persons appointed by them annual Southern Commercial Conventions are by the ever to be remembered stars and to carry into effect the provisions of this act, made which treat the matter with a perfect stripes, and glorious motto, "E Pluribushall, before entering upon their duties, 'take gusto of ridicule. We have a word of verious Unum." Reader ! at this mement a civil the best mode of establishing a Southern soil is being reddened by the blood of brothers erance of the Union with all its fraternal lies.

public business, and the fact that this subject to the New England States, where Senator them till they know no measurment, it forms Wilson may do a good business in procuring the breast work behind which skulk the engenderars of this terrible strife. 'Tis not conored gemmen to travel on the continent of hued a'one to the soil of Kansas, the fire is pressed with the responsibility resting 'on negroes in New York-let them pass on to of bloody collisions, degrading as they may New England. We say in all candor that if be, they will bring forth a shout of explication five years a full and complete solution of the forefatners left it, to stand upon its merits or

fall upon its demerits in whatever section it

gogues and fire eating orstors. It is not its mighty strides, the silent guardian angel

April 25th, 1858:

OXYGENATED BITTERS,- This remedy for Dyspepsia, which astonishes all who have used it, by its instantaneous and almost miraculous effect, has obtained a distinction and popularity beyond any medicine we have ever

purpose. SEC. 9. That license to sell domestic wines, malt or brewed liquors, may bereafter be granted to the keeper of any beer house, the mare or other place of any memory other place of any memory, otherwise stree, or other place of any memory and internal improvements, as the kegislature stree, or other pla