THE MONTROSE DEMOCRAT.

A. J. GERRITSON, Editor. MONTROSE, SUSQUEHANNA COUNTY, PA.

Thursday, April 21, 1859. \$1.50 Per Annum in Advance.

FOR AUDITOR GENERAL: RICHARDSON L. WRIGHT, Philad's. FOR SURVEYOR GENERAL:

JOHN ROWE, Franklin.

JUST PRINTED: A fresh supply of Justices' Dunning Let TERS, SUMMONS, ATTACHMENTS, AND WARRANTS. Also Norgs, and other kinds of blanks for would then refer our readers to his Topeka

sale, cheap for CASH. - FIRST -BEST .- Godey's Lndy's Book for May.

The Siekles trial is still progressing, and likely to continue a long time. Mrs. in the Topeka, like that in the Oregon con-Sickles' confession shows what provocation stitution, was a separate one, and, when there was for the killing. See another column.

From the best information we can obtain, not a single person, engaged in the begus "democratic" movement in this State has been an uniform and consistent supporter of the party in the past. The leaders are avowed Black Republicans, Know Nothings, and disorganizers who have heretofore voted with the opposition, and, almost without exception, they intend to do so again.

We have received a copy of the pro reedings of a meeting of the students of the Normal School, at which resolutions were adopted, tendering thanks to Prof. Stoddard to the first assertion-Is our M. C. ignorant and his assistants for their efforts for the welfare of the students during the term, insiting him to re open the school next fall, commonwealths in their own name, under the &c., &c.

Mr. Grow's Speech.

One would have supposed when listening to Mr. Grow's speech on Monday evening of last week, that he thought his party tools incapable of exercising the least common sense whatever, else he would not have given utterance to such a vast amount of falsehood and misrepresentation. His old, second-hand harangue about niggers, Kansas, &c., is unworthy of notice, but we cannot, permit all his ridiculous clar-trap to pass unnoticed. Mr. Grow is highly indignant because the President saw fit to appoint individuals to office who had been defeated for some other office by the people. This, be attempted to construe into a contempt for popular opinion. That such an idea is absurd, it needs no argument to establish. But suppose we admit that it is, we will see before we lay down our pen, in what an inconsistent position it shopted ? I tell him, under their Constituplaces Mr. G. himself. We are willing to tion a slave cannot exist there. The fundalet the "Tonkhannock Creek Parrot" have mental law is against it. But he asks, how the full benefit of his own doctrine. Mr. G. show- could his freedom ever be established, as no ed from statistics that the expenses of our government have increased from year to year, are open to this class of people, who appear ever since its foundation, just us the expenses of all countries do. He, however, neglected any great hardship in this; for a married to show that the increase of expenses had exceeded the necessities for it, nor did he even claim that himself or party had been opposed friend. We have suits continually in our to the increase. He might have added that I tribunate by per one of colorcia ming to be free.
the extra sum paid him as salary, while he is They cannot sue in their own names, but by doing nothing, and the enormous sums spent by nonsensical "investigating committees," order o order o order and order o o purpose of manufacturing false political MR. BRAGAN. - By the laws of Texas free capital, and pocketing the fees, aid largely in negroes are prohibited from residing in that until next election. running up the heavy appropriation bills.

His puerile attempt to hold the President responsible for the revenue of the resident responsible for the revenue.

State; and hence have no right to sue in her Courts there have Courts there have contribute their own border, subject only to the Constitution of the revenue.

Commonwealth vs. Thos. Hefferon. The the question of the existence of slavery within the revenue of the revenue. responsible for the falling off in the revenue, tion of free negroes, and I have assisted in to the State Lunatic Asrlum. which is caused by the small amounts of im- the prosecution of such suits, in which they depression in business, is just as silly as it corpus. would be to allege that he has control of the the gentleman to say that the Constitution amount of rain that falls from the clouds, of Texas is similar to this, and yet her Courts His silly clack on this subject, only tends to are open just as I stated in reference to \$129.26. convince an intelligent listener that Mr. Grow Georgia; and that he bimself had assisted is a very ignorant man, or that he designs to

al bills, Mr. Grow exposed a pitiable degree of ing unction to their souls that they can esignorance and conceit. He alleged that the cape by such a pretext as that. Democratic press had attributed to his efforts, Mr. Grow was present during this discus as an individual, the defeat of said bills, sion and cannot be ignorant of the facts, and Perhaps the published allegations were not his assertion to the contrary can therefore sufficiently particularized to be within the bear but one construction-a design to descope of his comprehension. To illustrate: ceive and impose wrong impressions upon the school difficulties. You had better bave his Galusha is perhaps aware that in all com- public mind. -binations of rascality, some fit tool is put for- While Mr. Grow is overflowing with symward by his companions to do their dirty pathy for the poor negro, it may be well to work, and is paid for it when the spoils are note the fact that he utters; no word of comdivided. Doubtless he can now better under- dolence for the Chinaman, who is also exstand the position we accord to bim in this cluded frem equal rights in Oregon. Doubt- House of Representatives, instance. His silegation that we in common less Galusha thinks it is quite enough for him with the Democrats of the district, are in to look after the interests of his friends, ter of Wm. Robbe, Eq., of Friendsville, I strictly conscientions style of his writings, "is more pleasantly situated." But like all favor of "taxing the free labor of the North" without wasting strength in defending the have examined the Acts of Assembly upon will render them peculiarly appropriate to the other will render them peculiarly appropriate to the by raising the rate of letter postage, from rat-eater, who is not available political the unfortunate school difficulty in that three, to five or ten cents, to pay for carrying capital. the mails for niggers at the South, is too meanly and wickedly false to deserve a refutal. The Democracy whom he misrep resents, hurl back the false charge with contempt to the being will accomples not to stoop.

Republicans, Members of Legislature, and the 52d section of the same set remains a simple but expressive bead, under which, a simple but expressive bead, under which a simple but expressiv resents, hurl back the false charge with conto low depths of falsebood and meanness tobelie them.

In his remarks upon the defeat of the post-

impose upon the public.

Upon the Oregon question, Mr. Grow placed himself in untenable positions. He boldig avowed that he cared not how unaniboldig avowed that he cared not how unanimous her people, or those of any other terriof Wm. H. Seward, as is apparent by the folof Wm. H. Seward, as is apparent by the foltory were, if they did not vote to suit his peculiar were, he would do all in his power lowing passage, among others: to defeat their lawfully expressed opinions. In the first paragraph of this article we re- dom and slavery. The constitution of the effice ander the general school law, constitute describing it. ferred to his having charged the President human mied and the human heart makes it the legal Board of Directors for the Friendswith disregarding the popular will. Now inevitable; and the one or the other must ville district, and are entitled to the possession American artist, Felix O. C. Darley, was a we find that Mr. Grow, subsequently, boldly arous himself as entertaining an utter concempt of popular will, and admitting his allegation against the lifesidest, they rebound upon the own head with manifold force to our capital. But the appointment by Mr. Buchanan of al man to one office after be had been defeated duced, amounting to just what those of any for mother, has little or no similarity to the opposition meeting do, viz: a repudiation of setting aside by Mr. Grow of the wishes of the principles and nominees of the Democratio the people of Oregon-although we are wil- party. ling to let bim have the full benefit of his Good care was taken to effectually apply own issues. "Give the devil his due" to the gag to any honest but misguided person talks, but whistles instead. He doesn't satire that have made the Paris Charivari en denti dillostrate:

and based his opposition mainly upon the Confusion prevailed, amid which the Chairman put the question. fact that she had elected Democratio Con-Will the Convention soree to the resolugressmen, and had voted to exclude negroes from her limits. The first objection is what

This is the first time we ever heard of might be expected from an extremely bigoted speaker at's mass meeting being choked off partisan, who hesitates not to dely public by raising the cry that he was not a deleopinion, but the last objection is indeed a

strange one to be raised by a man who voted Of course no debate could be tolerated on for the se-called Topeka Constitution, which the resolutions, there was danger in it, therelikewise excluded negroes from the limits of fore the gag-rule triumphed. Mr. Kerr has its proposed jurisdiction. If we could resince repudiated the traitors, as will all Demomember them, we would report here all the crats, except such as may desire to be carpitiable wailings he gave vent to, descriptive ried captives to the camp of the Black of the awful imaginary woes the Oregon Republicans. Constitution visits upon negroes, and we

Court Proceedings. FIRST WEEK - E. J. Jasvenworth we swom and admitted to practice in the several Cours of this county. Grow cannot shuffle off the responsibility of Commonwealth vs. Daniel Smith for As sault and Battery. Guilty. his Topeka vote. The negro-exclusion clause

vote, wherein he sustained the wrongs of

which he now complains so pitifully. Mr.

edictions fall upon his own head.

offender; and that no Southern State shuts

her courts against the black man. In regard

of the fact that all criminal offences (includ-

criminal law, without reference to whether

the wrong be committed upon citizen, subject

up a bad cause by wicked falsehood. As to

incorrect than the first; and in its refutation

we need only cite the States of Georgia and

subject more forcibly than to make the fol-

Mr. Stephens of Georgia.-Oregon has

in this matter, done no worse than the gen-

Kansas. I think she acted unwisely in it-

me, how could a negro in Oregon ever get

person of color can sue in her Courts? Neither can they in Georgia; still our Courts

by prochein ami or guardian. Nor is there

where where the common law prevail-

free negroes in the Courts of Texas to obtain

their rights. There can be no difficulty upon

that score. Let me say to gentlemen on th

other side of the House, not to lay the flatter-

of W.m. H. Seward, as is apparent by the fol-

A long series of windy resolves were intro-

observer who does not discover it."

And the first of the second of

Minors also have to sue by guardian or next

which we published two weeks ago:

Commonwealth vs. James Watson for Larceny. Sent to House of Refuge. Commonwealth vs. H. G. Williams and adopted by a vote of the people, became a Wm. Shannon for Larceny. Sent to the part of the constitution, and he who voted House of Refuge. for the recognition of either as a fundamental Commonwealth as, Lambert Bennet for As-

sault and Battery with intention to commit law, directly endorsed, or acquiesced in, the Rape. Bill ignored, and prosecutor, Reuben "cruel wrong," if such it be, against the black Wandall, pay costs, race. Therefore all Mr. Grow's wailing a-Commonwealth vs. Martin Silsby for surety bout Oregon, but goes to show that he has of the Peace. Held in \$200 bail to keep the

committed a grievous wrong, -let his mal- same, &c. Commonwealth vs. Chas. Lott for Perjury. Bill ignored, and prosecutor, Timothy Me-He stated that, as negroes are not recog-Carty, pay costs. nized in the courts of Oregon, they could be Commonwealth vs. Jackson and Sylvester robbed, and there, was no remedy against tha Rhinevault, Theo. Clark, Geo. Strange. Dwight Thorp, and Michael Foran for Riot

Court directed a nolle prosequi to be ent-Commonwealth vs. Richmond Hall for ing robbery in every form) are punished by Larceny. Six months in the penitentiary. decent exposure of person. [Tried at Nov. term, 1858.) Fined \$5

The appointment of F. G. Warner as deor alien, or even brute ! If he is he is the puty constable for Montrose by N.C. Warner, most pitifully ignorant being in "my district;" approved by the Court.

Commonwealth vs. John H. Rose for Rape if he is not thus ignorant—and in charity we Bill ignored. presume he is not -he is attempting to bolster Court appointed Exchiel Gaige as supervisor of Silver Lake, in place of Philo Briggs, the second assertion referred to, it is no less dec'd.

excepts to the charge of court. Texas. And we cannot, perhaps, present this Jno. Blevin vs. Mary G. Blevin. Court decice a divorce. lowing quot ation from Mr. Stephens' speech

Thursday, April 7th, Court adjourned to Monday the 11th. SECOND WREE. - John H. Anev appointed Supervisor for Lathrop in place of L. Os-

tleman's (Mn. GROW'S) friends did in born, resigned. Fithian, Jones & Co. vs. N. Y. and E. R. that is her business, not inine. But the gen- R. Co., garnishees of Cyptian Leeman. By tleman from Ohio [Mr. Stanton] questioned direction of Court the Jury find for the plaintiff in \$297.79. Exceptions filed to said his freedom under the Constitution they have charge.

Geo. A. Shaw vs. N. Y. and E. R. R. Co. By direction of the Court Jury find for defendan's. John Driggs vs. Issih Moore. Jury find for defendant

Elwin Taylor vs. E. A. Roberts. Judgment given in favor of the plaintiff for \$2. Estate of Henry Drinker, dec'd, vs. Mi'ton were I differently disposed, to accept the N. S. Guild, Harris, Spencer Erans, and Wealthy Van nomination to unanimously tendered. Newman. Electment. Jury find for plain Court approved the appointment of Hiram

Cook as constable of Friendsville. John Austin vs. Mary Austin, Divorce next friend; they are no citizens; we do not

Seth Mitchell and James Deans appointed to serve as overseem of the poor for Montrose

ports. consequent upon the world-wide were declared free under writs of habeas On presentation of fills, the Court allow the the day, in order that there may be no-missame to amount of \$151.40, to be paid by apprehension on the part of any. Honesdale to Gibson.

Gibson vs. Manchester township. Court order bills paid as above to amount of

Friendsville School District. Some difficulty baving grown out of different construction of school law, in Friendsville, the following letters may be of interest to

HOUSE OF REPRESENTATIVES.

Harrisburg, March 21,1859. Ww. Robbe, Esq. Dear Sir :- Herewith you have the decis

decision published in your papers, perhaps. Yours, truly, S. B. CHASE

PENN'A DEPARTMENT OF COMMON SCHOOLS, Harrisburg, March 21, 1859. Hox. S. B. Chase,

DEAR SiR :-- Since you handed me the let-

Borough. The Borough Charter granted by de, was very small. John Hickman, Black and the 52d section of the same act repeals Republican member of Congress delivered a the Common School System which are sup-"all former acts and parts of acts relative to speech shounding in blackguardism and plied by, or are inconsistent with, the prolow invective, which had been printed and visions of said act. The Borough Charter committed to memory beforehand. The having been enacted prior to the act of 1854, eventually gain the ascendancy. The struggle and control of the school houses, and the master-stroke of enterprise on the part of the between them, but just begun, is now going general management of the common school Mercury, and indicated what their second on in our midst, and he is but a superficial affairs of the borough. The alleged Board coup-d'etat corroborates—that the Proprietors lost - who brought the spices to the sepulchie of three directors under the Borough intent to employ the very best talent, in order constituted Board of six directors; under the

general law, are invalid. Very respectfully, yours, H.C. HICKOK, Supt.

Letters of Acceptance.

The committee chosen for the purpose, having notified Messrs. Wright and Rowe of their nomination by the Democratic State gladly second their efforts to give additional Convention of March 16th, the following let-lustre and solidity to home reading. ters of acceptance have been received : Senate Chamber, March 29, 1859.

GENTLEMEN: -- Yours of the 17th inst., in-

forming me of my unanimous nomination for the office of Auditor-General by the Democratic State Convention, has been received. For this mark of esteem and favor, which Lobeerfully accept, Leaven through you to the members of the Convention, individually and collectively, my sincere thanks. To receive the nomination for the important office of Auditor General of this great Common wealth from the Representatives of the Democratic party, is an honor which will be cherished in grateful remembrance until the pulsation of my heart shall cease for ever. In submitting my name to their consideration as a candidate for that positiou, I could only present as a pledge for the future, my previous personal deportment as a man, and the record of my votes and acts, on the Journals of the Senate and House of Representa-

the Democratic party as received from the Fathers of the Republic. In the event of my election to the office of Auditor General, I will endeavor fearlessly and faithfully to discharge the duties pertaining thereto, with strict impartiality, and to the best of my abilities.

tives. In that department and those votes

and acts, it has been my constant aim to ap-

ply practically the principles and sentiments

As the Keystone of the Federal arch, Pennsylvania occupies a proud position amongst her sister States. She is noted for the wisdom and moderation of her councils, her love at Friendsville. Costs having been secured, of civil and religious liberty, and her firm 1859. adherence to the Union and Constitution. Her people are honest in their purposes. orderly, temperate, industrious, and thrifty in their highits. Seven years experience in her councils confirm me in the opinion that her interests are most secure in Democratic hands. It rests upon you, and those you represent, to say whether these interests shall be so guarded or not.

In conclusion, permit me to express the hope that peace and concord, union and harmony, may reign in the councils of our contains no proof of their assertion, but the political organization; and that directed by very article contradicts itself. In conclusion. the wisdom, which cometh down from above, we would request the papers of Montrose to the free institutions established by the wie figive us all information in regard to the poli Wm. C. Ward vs. Peter Page. Judgment and benevolent founder of our Commonwealth, it is a nature of this matter, for plaintiff for \$60.33.7 Defendants counsel may remain unimpaired to bless our posterity. Stephen Sveet, Pere in all time to come. Renewing my thanks to the Convention for the distinguished honor conferred.

I remain, truly, your friend, RICHARDSON L. WRIGHT. R. A. Lamberton, R. B. Petriken, and Wm. R. Darrow, A. Welsh, Esq's, Committee, &c.

Greeneastle, March 28, 1859. GENTLEMEN :- I have the honor to acknowledge the receipt of your communication of Amos A. Adams, the 17th inst., informing me, efficially, of my John T. Perigo, nomination for the office of Surveyor John G. Carpenter, General, by the late Democratic State Con- A. B. Seamans,

The honor and confidence thus conferred N. W. Waldron, and expressed by a Convention of the De Andrew Gow, mooracy of Pennsylvania, together with the J. W. Tyler, present peculiar aspect of our Commonwealth Henry Establook, and Nation, would all constrain me, even S. C. Halstead,

In thus accepting, I only deem it necessary E. N. Carpenter, to state that I regard the issue mised upon L. Titus, the application of Kansas for admission under Richardson Titus, the Lecompton Constitution as 'settled and D. L. III stead, entirely dead. That disposed of the department Jackson vs. The printed township. The ant and prominent in the politics of our coun-order of justices for removal of paupers als try. I want no better elementary principle of self government than that contained in the Kansas Nebraska act, that the people of Territory, like the people of a State, should be permitted to decide for themselves upon

Gibson township vs. Boro' of Honesdale, upon the leading question in the politics of Yours, very respectfully.

JOHN ROWE. R. A. Lamberton, R. P. Petriken, and Win. H. Welsh, E.d's, Committee, &c.

Basard Taylor in the New York Mercury.

The exclusive engagement, by the propri-Esq, is among the most brilliant of the many journalistic enterprises of this journalistic ion of our State Superintendent upon your surprise and admiration, on the part of the which he made the abode of refined hospi-

scenes-the thrilling incidents-among which his path has lain, and the fresh, sprightly, ited America," he says in one of his letters. columns of a paper that aims to be and is ant home and take up his abole in a tomb.

No child had he to come with filial love, the Legislature is 1848, authorizes the electrationes brilliant and chaste in tone. The from time to time, to repair its broken walls, cality. tion of only three School Directors; but the general title, chosen for these contributions, to remove the weeds, and plant the roses in The bogus "mass" convention met at 5th section of the general school law, -ap- is "STRAY CHAPTERS OF LIFE AND TRAVEL"-Harrisburg on the 13th. The attendance, inproved May 8th, 1854, requires six school a simple but expressive head, under which, Father, performed not the duties of a child. personal adventures, vicissitudes, and for-

The first of these "Chapters," which has just appeared in the Mercury for April 30th, charter authorizing the el o on of three fascinating interest, instruction, and amuse to sit in; there is the dining room once filled school directors was repealed by the 52 sec- ment. The author considers this first journey "Let this truth be made prominent—that tion of the Act of May 8th, 1854; and the to have been, perhaps, the most interesting of with its carved ceilings and wainscotted walls, there is an eternal antagonism between free six school directors elected and now holding any, and he certainly made a glorious hit in proclaiming that, in its day, it was a house

The recent engagement of our great, and Cham, but our own Darley combines the They have a lusus natura at Cin ation of Gilbert the humor of Leech the cinnati, in the shape of an Irish child, masterly effects and rendition of character seventeen months old, who never cries or that signalize Gavarni—the love of fun and use the charte language of the Honorable who might chance to be present. To whistle tunes, of course, but his whistle is what it is all under the control of Darley; Mr. Grow prefly much abandoned she ex
Cuse that Oregon had not sufficient population to entitle her to admission (probably bemet solely to endorse Gov. Packer.

easie be besitated to give the lie to his

Mr. Forney called the gentleman to order

Mr. Kerr was surprised that in the resolog probably.

A bill to probably to enrich the columns of a family paper, we
may indeed wonder at the progress of weekly
consin Legislature. The opposers of the bill
the resolog probably.

And Bayara Inviers pen are prougus to gentleman to enrich the columns of a family paper, we
may indeed wonder at the progress of weekly
consin Legislature. The opposers of the bill
the resolog probably.

The Proprietors of the Mercury deserve
great oredit for having made this acquirition clear as an adult's. A young locomotive, and when two such instruments as his pencil

to their already brilliant corns of contributors and although the expense has unquestion-

is entirely unparalleled in newspaper history and the rush for it, at all the book stores and news depots throughout the country, plainly ceived by Messts. Cauldwell, Southworth and Whitney, the proprietors of the Mencuny, since gagement, amount, we are credibly informed,

and news agents! But this, perhaps, is hardly to be wondered the room is warmed by a wood fire. Mr. Key at either, when we consider that the New generally goes there first. We have walked York MERCURY is acknowledged to be the largest, cheapest and best literary journal in any more. I was there on Wednesday last, America, being a large quarto sheet, filled between 2 and 8 o' clock; I went there alone; with purely original matter from first to last, Laura ( per daughter.) was at Mrs. Hoover's counstances. But there is very little danger for which only two dollars per annum is Mr. Key took her, at dieft her there at my rethat the Senate will agree that the State shall

The Amalgamation Question. We, the undersigned, citizens of the town ship of Harford, have read a communication in our county papers, signed by saventeen persons, stating that, in their opinion erronedus opinions are received by the public from the published proceedings of a public meeting held in Harford on the 25th of February,

That meeting was held for the purpose of expressing our views in regard to amalgamation, and they were clearly and distinctly expressed against it, in its moral and social ef fects upon society. If amalgamation is a Republican measure, as has been privately stated by persons of our town, then we are Republicans no longer; but in our opinion there are none in the township except the seventeen and the parties concerned, who are in favor of it. The remainder of that article

Peter M. Palmer, Ches er Wuliams, Franci - Richardson, 1. Richardson, David McConnell, Peter Williams, S. M. Carpenter, W. J. Carpenter, Wm. E. Tingley, Fowler Peck. G. J. Babcock, G. A. Lindsey, Porter Green Joseph Moore. Julian Fennant. Alanson Aldrich. Francis W. Richard Hoyt A. Wilcox Eleazar H. Eilsworth Joseph McCornel, Virgil Tiffany, H. A. Tiffany, Edwin M. Tiffany, James W. Chambe John Gow. Charles L. Seeley, W. M. Williams,

J. Rogers, J. Alexander, J. II. Stanton, Nathaniel Cross, Wir. W. Silsbead John A. Halstend. Elisha Guard, Stephen E. Carpenter, Oliver Paine, jr. A. J. Seamans.

> A. M. Tiffany. For the Democrat

I have thought it well to say this much peal of the Vice-Regent of the State of Pennsylvania, and address the inhabitants of this county, and endeavor to enlist their sympathies in behalf of the noble work in which so many are engaged, the purchasing of the Home and Tomb of Washington. For a number of years past, the tomb

Father of his country, and of Martha, his wife, has been falling into ruin and decay; the mansion where they lived and died has be come dilapidated and despoiled, and the ctors of the New York Mercury, of the whole place presents a picture of desolation talented tourist and author, Bayard Taylor, and neglect—reproachful to our nation. said, was a beautiful spot. The grounds were laid out according to the English taste and age. The announcement of this arrangement planted with trees and shrubs of his own has been greeted with a furore of mingled hand. He took pride in adorning his home, public, and not only has the literary world tality-thronged at it was with illustrious been aroused to a decided pitch of excite guests from all nations, eager to behold the ment, but all other circles have likewise been greatest of men. When called by his country brought to the qui vice of expectation and to leave this levely spot, which was for a period of eight years at one time, his heart The variety and piquancy of Mr. Taylor's was ever at Mount Vernon, longing for its adventures—the romantic and interesting blis-ful repose, the shade of its grand old trees, and the sweet view of the Potomac has in his pockets a portion of the proceeds which flows proudly by. "No estate in Unpersonal adventures, vicissitudes, and for-tunes, sad- and merry, tragic and comic, The same old trees, planted by his hand, yet merry. We trust the new Abolition-Slavename of the departed hero, but the thrubbery has become a tangled wood, and the paths he trod are overgrown with weeds. Within memory. There stands a climir he was wont with happy guests; there the drawing-room of elegance and taste, now desolate in ruin.

Thus has it stood, until woman, who has ever held as a sacred spot the grave of departed worth, whose hand it is that scatters the flowers over the tomb of the loved and This readily accounts for the visit of Seward official acts, since the election of the properly universally acknowledged to be the most the saviour of our nation—and she is now talented artist now living, whose works are seeking to rescue it from further decay; and from all climes may delight to linger while best qualities of all—the picturesque appreci- he bows with silence before the honored dust of the godlike man whose memory can pever die.

The smallest sum contributed to this noble bject will be recorded with the name of the onor on the records at Mount Vernon. For particulaes of the purchase of Mount Vernon, read the Appeal of the Vice Regent

elsewhere in this paper.
LYDIA C. SEARLE, Montroie, April 12th, 1859.

Mrs. Sickles' Confession.

have been in a house in Fifteenth street ors, and although the expense has unquestronably been enormous, there is not a particle with Mr. Key; how many times I don't know; Harrisburg, recently. Mr Andrew Jackson of doubt that the reading public will most I believe the house beiongs to a colored man; Jones of Harrisburg, owns a vacant lot of gladly second their efforts to give additional the house is uncoupied; I commenced going ground adjoining the Governor's mansion, lustre and solidity to home reading.

As might naturally be expected, the design it alone and with Mr. Key; usually staid mand, for the Mercury of April 30th, con- an hour or more; there is a bed in it in the sec- chased the lot, last spring from the New School taining the first of Bayard Taylor's journeys, and story; do what is usual for a wicked wo- Presbyterian congregation, or rather took it man to do, the intimacy commenced this in part payment for another lot, which he winter, when I come from New York, in that sold to the congregation for the purpose of house; an intimacy of an improper kind; I erecting a church. He took it at seven thouattes's the immense popularity of the talented have met him half a dozen times or more at sand dollars, about what it would sell for at traveler. A further proof in the same direct different bonn of the day; on Monday of this public sale, and he now wants the State to tion, if further proof were desired, may be week and Wellnesday also; the meetings are purchase at twelve thousand. This was the found in the fact, that the subscriptions re- arranged when we meet in the street, and at object of the bill which was rushed through parties. I never would speak to him ; when the House. Mr. Sickles was at home, because I knew he Although the year and mays were dethe aunouncement of Bayard Taylor's en- did not like me to speak to him; Idid not see manded, the speaker did what he has repeat-Mr. Key for some days after I got here. He edly done turend add ear to the demand, over Five Hundred Dollars a Day, in then told me lie had hired the house as a place and proclaimed the bill passed in spite of all addition to the enormous sales of booksellers where he and I could meet; I agreed to it; opposition. there was nothing in the house to eat or drink; there together, say four times; I do not think be paid an enormous profit upon the price be charged, with as liberal reduction to clubs as quest. From there I went to Fifteenth street be speculated upon after this manner. At is made by other papers of half its size and to meet Mr. Key, and from there to the milk any rate at inot a body, where the Speaker woman's. Immediatly after Mr. Key, left Laucan pass a bill at his pleasure. ra at Mr. Hoover's, I met him in Filteeuth street, I went in the back gate; went into the Democratic Associate Editor of the True Associate Associate Editor of the True Editor of the True Editor of the True Editor of the Editor of the True Editor of the Editor of the True Editor of the Editor view was had. I undressed in self, and Mr. Ley underessed also. This occurred on Wed-

Rey underessed mso. This occurred the has been seed as, the 23 of February, 1859. He has of the State Gazette and Republican, and Priki sed me in this house a number of times. I water Scoretary to Governor Newell. this house last Spring a year ago, in the parlor, on the sofa; Mr. Sickles was sometime out of town and sometimes at the Capitol I May, 1858; I del not think it safe to meet black velvet; I have worn a tlack wilk dress year. t'ere also; also a plaid silk dress, a black velvet clock trimmed with large and black
selvet shawl trimmed with frage; on Wedon the 26th inst. the fortieth anniversary of black and white woolen dress beaver hat and velvet shawl; I arranged with Mr. Key to go in the back way after leaving Laura at Mrs. New York, whilst bothe headreds of celebra-Hoovers; le met me at Doughas; the ar rangement to go in the back way was either rangement to go in the back way was either British Marcik-Toe great Billiard Match made in the street or at Donglas, as we between Phelan and Seretter, to \$10,000, came would be likely to be seen. "

The house is in the Fiftenth street, between way: No wranged the interview for Wednesday in the street; I think on Monday, I went in the front door; it was open; we oucupied the same rooms andressed and went to bed together.
Mr. Key has ridden in Mr. Sickles' carriage

and has called at his house without Mr. Sickles knowledge, ard after my being told not to invite him to dosso, and against Mr. Sickles' repeated request.
THERESA BAGIOLI.

This is a true statement written by meself, ithout may inducement held out by Mr. Sickles, of forgiveness or reward, or without any menace from him. This I have written with my bedroom door open and my maid and child in the adjoining room at 84 o'clock in the evening. Mi-s didgely is in the house within call. T. B.

Lafavette Squares Washington, D. C. 1 February 26, 1859. Mr. and Mrs. Pendleton dired here two Mr. Key and his sister were also liere; and at my suggestion he was invited, because he

lived in the sime house with Mr. and Mis. TO THE PEOPLE OF SUSQUEHANNA COUNTY Pendleton, and also because he had invited Mr. Sickles to dine with him, and Mi.

M. Ridgely and Bridget Duffy.

"Nigger in the Wood-Pile." The fact that the Black "Republicans," after shricking themselves hoarse for free dom, normally elected a slaveholder, to rep resent New Jersey in the United States Senate, is attracting attention, and provok-

Cleveland (Ohio) Democrat thus alludes to next. the subject: "The New York Day Book says a thorrible Mr. Ten Eyck, has been discovered to be a with the church. slaveholder be marriedwin a well-stocked

plantation down S uth The Jersey City Telegraph thus confirms the report : Senator Ten Eyek married the sidest daughter of the late Mr. Gadaby, proprietor and its Chairman, Robert Tylen, Esq., so does of Gadsby's Hotel, in Washington, who, duting his life-time, was the owner of a large plantation in Maryland, and some couple of hundred of "human chattles" to till the soil, and some as waiters at his hotel. Now Mr. Ten Eyek is the owner of a portion of said "chattles," if they remain unsold. If sold be

Republicanism!" To be an Abolition Senator North and a slaveholder South, is but the carrying out of the principles of a party whose principles are made to suit each particular lo-

In the South it is a common remark that the worst master—the most cruel, inhuman of task-masters, is the Northern Abolition t. who goes. South to seek his fortune. As House, so far as members have been chosen, overseers, they work the negroes harder than stand as follows: wave in the breeze and seem to whisper the holding Senator from New Jersey is not of that class.

Talking of Abolitionists becoming slavehe trod are overgrown with weeds. Within holders, reminds us of the fact, that Ex-Goy the mansion everything is eloquent with his einer Bebb, of this State, who made every stamp in Ohio vodal with his bifalutin ale. peals to our citizens against the "peculiar insil'u ion" of the South, has so far changed. his views as to remove to Tennessee, where rights of the South, and finds slave labor, specially when he owns the "chattles," rather pleasant than otherwise."

UTAH. The Legislature of Utah shas dupted a memorial to Congress, saking the admission of their Territory into the Union as a State. It sets forth that in 1856 a Constitution legally formed was presented to Congress, but that body failed tinging it a favorable consideration. The now ask that engraved upon wood. England has her restore the place to its original heauty, and Utah may be admitted under the name of the Gilbert and Leech; France has her Gavarni make it a lovely spot, where the traveller "State of Descret." "State of Deseret."
The Democrats of the two New England

States in which elections have just leen held; have made handsome gains and liave every encouragement for the future. Connecticut

State of New Jersey, Stones of Stones

A characteristic piece of work was accomplished in the House of Representatives at

Now, admitting that the State should purchase this lot as a destrable appendage to the Governor's house. Mr Jones should not hundred dollars would be ample under the cir-

TRENTON, April 12th Franklin S. Mills, merican, was to day elected Mayor by a majority of three hundred and seventy eight over E. R. Borden, "Republican," Associate Editor

The Democrats elected nine out of twelve of the city officers Princeton and Beverly have also gone Democratic.

think the intimacy, commenced in April or HARTFORD, April 11. At our city e'ection to-day the Democrats carried the city tecket him in this house, because there were a rvants by 184 on the test vote, and also two majorwho might suspect something; as a general ity in the City Council, which gives them the thing I have worn a black and white woolen city government. The Republicans had it plaid dress and beaver hat, trimmes with last year. There is no Mayor elected this

The Old Fellows throughout the United nesday I either had on my brown diess of the institution of the order in this country. A grand national celebration will be held in mons will be going on throughout the Union.

off in Detroit on Tuesday evening last, and resulted in the victory of Phelan, he beating 12th and L streets, on the left-side of the Secreter 98 points in a game of 100 points The first election since the re-union of the Democratic party in Kings Co. took place in Brooklyn on Tuesday of last week, and resul-

jed in the triumphant election of the whole

Democratic ticket by over 3000 majority. The School Dilectors of the several townships should not forget, that their annual reports are to be forwarded to the County Sar

erintendent by the last day of June. There was great exertement at Omaha, Nebrasks, on the 12:1 ult., occarioned by the wife of Mr. William G Brown, cowhiding the edtrot of the Reblackian in the Post office, of that town-

The Indiana newspapers speak in very oncournging terms of the wheat crop. It has not any Serious sel-back, and never looked better.

An engle was caught in Walnut street, below Sixth, a day or two age, almost with-in the shadow of the Independence Hall, Philadelphia.

ASOMER BEAUTY OF THE LAW .- A man was indicted at Columbus, Ohio, for stealing "two exen and a cow." The mouf was that ine had received invitations: And Mr. Sickles foundignilty of periodicing of the cow, and animited to my duty, fulfilling the trust T. B. sent to juil for firteen daye. 38,401.—This is the Democratic vote in

connecticut says the Hartford Times, the argest ever given by the Democratic party. This great and moving army, united and confident, will soon storm the castle. The Committee of the Opposition party

met at Harrisburg on Wednesday evening, and issued a call for a State Convention to be ing comment all over the country. The beld on Wednesday, the eighth day of June

Dusing the protracted meeting, recently, "The New York Day Book says a horrible in the Methodist Church at Middletown primer" prevails in Republican circles over in Point, Mammouth county, N. Jone hun-New Jersey, that their newly elected Senator, dred and eight converts connected themselves THE Pittsburgli Gazette, a rabid Abolition

> of the Democratic State Central Committee Forney's Press. ... Hon, E. V. Whitton, Chief Justice of the Supreme Court of Wisconsin died at his resi-

> paper, denounces in bitter terms the Address

dence in Jamesville April 12th ... Tuz death of Billy Bowlegs, the Seminole Chief, is reported as having occurred on the

11th of March. Fon the first time in forty years, the old own of Princeton elects a solid Democratic ticket!

The Democracy of Milwaukee have elected heir entire Democratic ticket by about 3,000 majority. This is a tremen lous gain ! The House. The result of the Congressional elections

in Connecticut and Rhode Island makes the Democrats
Oyposition 111 In one of the districts in Rhode Island there

rak no choice. The Opposition consists of 107 Republicans and 4 Know Nothings or North Americans, The States yet to their elections, were represented in the last House as follows
Democrats
Republicans

North Americans If there should be no change in the rep eventation of these States, the House will be divided ne follows : -Detinifiars Fall College . S. - 108 Republican-South Americans to the second 13 a North Americans of the 1 and 5 no North Americans

South Americans . . .

It is probable that Republicans will take he places of Northern Know Nothings, or that the Northern Know Nothings will act with the Republicatis, and it is possible that the Republicant may gain a member in Minpercia, in which event the Republican has almost neutralized the large Republican attempts would be 114. An actual majority majority in the State Legislature, and Rhode of the House is 116. The Republicana cannot obtain an actual majority, nor can, directions and the large statement of the Tourist majority. Nor can, probably, the Depocrates. So the Southern probably, the Democrats. So the Southern Know Noulings will held the balance of power, end the Appeal of the Vice Regent of the Vice Regent of the Northern probably, the Democrats. So the Southern in this paper.

D. M. Bull of Bradford couply has been Know Whilling will held the Manager of the Mount Version department. This district will be Northern placed by Democrats, in which case the Association for Surfa County. Pennsylvania, Southern Naw York, and the landing them is elect their Speaker, to. all, epabling them to elect their Speaker, irc.