

noi they, would have soch a law. This he is now; and ever since the meeting of the Legislature has been willing to vote for, but the temperance men thinking that they could accomplish more than this, have flown the track and left their old ground; and now demand a right right of search taw with the question of its repost submitted to the people.— Thus. Mr. Price conceives, (and I think justify that he did not promise to do and is contrary to what he declared before his election. In conclusion let me aw a fow woords in reference to the following: why they cannot be content with something osciared before his election. In control of the say a fow words in reference to the following clause which occurs in Mr. Price's late letter to the Temperance Committee, and upon which I think you have placed a wrong construction : "Yet if you wish to try the sense of the people, whether if you wish to try the some of the people, whether they will accept a law you can have my you to pass such a law to take the vote of the people upon it; but not my and afterwards to pass such a law." You and others have taken the same Temprance Reform, both by legal and words "such a Law" to apply to a constitutional Prohibitory is w, while he meant them to refer to he he woods which he had just been speaking, which he considered un-constitutional. Now can in the main, just where we started. Noth-be in whore we started. Noth-one of the States or Territories, and not n you for a moment suppose, that any Senaior who had on taking his seat in the Legislators. marmed to support the constitution, could the next day vote for a law which he considered struck at the root thinks to be contrary and he is the one who is to judge for himself whether or not he violates his oath. Mr. Price I know to be in favor of a Pro-hibitory Liquor law, which will have the effect to stop the many evils of intemperance which sur-round us on every side and which he feels as much must bear the heavy expenses of the camas any one, but he wants a law to be enacted which will stand the test of ope use ed down to posterily as an instrument which has saved thousands from a drunkard's grave, and yet one which will not violate the least jot or title of use discharge discussion. JUSTICE. which will stand the test of age and will be handour mered Constitution. Philadelphia, March 4, 1854.

We make room for the above, to satisfy the writer and other narties concerned, that we are disposed to give Mr. Price and his triends a perfectly fair hearing in our columns. There is no necessity for a lengthened reply, first because we have already ap- of Temperance not less than \$30,000 to \$40,- paid by the person making the application propriated an unusually large space in our paper to the discussion of the whole matter. and secondly because we are persuaded that the public, of all classes, have made up their ope sutiog, all that could be said in favor of visicits of this act shall, as near as may be Principal-Miss E. C. German, Assistant. ed, and Mr. Price has settled down to the level of his deserts. ."Justice" seems to think that all knowledge of constitutional law is confined to thorough-bred lawyers, like Mr. Price: while we and others who make no professional pretensions that way, know nothing about it, and should passively submit to the ipse dirit of the green bag. But it does not follow lows: that men cannot know what is legally right and wrong, simply because they have not New Hampshire-Moses Norris, Jared W. Wil read Blackstone. Where laws are printed liame. in plain English, we cannot are why others, Connecticut-lease Toucey. Neto-Jersey-John R. Thom as well as lawyers, may not read them and understand them, too. Mr Fallon, we are inclined to think, was fully satisfied on this point, at the Price sympathy meeting in Philadelohia the other evening. We have Philadelphia the other evening. We have [Total from the Free States-14-all Den devoted enough attention to the subject, to Delaware-James A. Bayard. Maryland-Thomas G. Pratt. Philadelphia the other, evening. We have know that all law professes to be" the per-fection of reason," and that "what is not reason is not law." Upon this ground we weigh Mr. Price's objections to the fith sec. Alabama-Benj Fitzpatrick, Clement C. Clay, Jr. reason is not law. Open the general Alabama-Benj. Fitzpatrick, Clement O. Clay, weigh Mr. Price's objections to the Sth sec-tion of the Liquor Law, and find him want-ing. The right of search is an admitted Louistana-John Slidell, J. P. Benjamin. Kentucky-Arch. Dizon, John St. Thompson. prerogative of law and justice, entorced daily and in a variety of instances. Liquors unlaw-fully kept become contraband goods, and there is no reason why the premises where they are stowed should not be subject to ficable articles are converded. The ficable articles are converded. The Tannesses-James C. Jones. ficable articles are concealed. This, we con- Rhode Island-Charles T. James. tend, is both law and reason, and no sound Connection Truman Smith. New York-Wm. H. Seward, Hamilton Fish lawyer will risk his professional reputation Ohro-SALMON P. CHASE. Benjamin F: Wade Visconsen-Isaac P. Walker, Henry Dodge. by asserting to the contrary. Why, when Tennessee - Johne Bell. the Frice meeting was about to be gotten Ferze-Sam, Houston up in Philadelphia last week, the call was Fotal 14-7 Whigs. (in Italics) 2 Free Soilers, (small caps.) 5 Democrats. ABSENT, (seek or dodged.) first started by a liquor-dealer, so the friends Massachuseur-EDWARD EVERETT of Temperance have since found out, the naper setting out that " the undersigned pronounce the 8th section of the Liquor Law unconstitutional"-and the best lawyers in the city refused to sign it; the heading had to be changed before they would put their names to it, being unwilling to stake their reputation on such untenable ground. Now, what does the Constitution of the United States cay on this subject? Article

There are certain 'talking, professed men The MESTEAD BILL of the cause who essaw to excuse him ; but the popular branch of Congress has pas-such men are generally but a dead weight sed this bill by a vote of 107 to 72. The bill 

That any free white person, who is the tion to its interests, are forever quibbling at head of a family, or who has arrived at the sale at Banash's-price for Blackwood or any t the measures adopted to further its progress. age of 21 years, and is a citizen of the Uni-the measures adopted to further its progress. Ited States, shall be entitled to enter, free These are worse than the open enemies of of cost, one quarter section of vacant and unthe cause. The fact is Mr. Price has shown appropriated public land, which at the time his cloven toot. He has attempted to use of the application may be subject to private the most miserable, contemptible quibbles to the application may be subject to private entry, at \$1,25 per acre, or a quantity equal shield himself from the responsibility of 'a- | thereto, to be located in a way in the public thereto, to be located in a body in conformity king an open, candid, honest stand on either lands, and alter the same shall have been side of this question. We can respect and surveyed.

The person applying for the benefit of this even admire an honest, face-to-face enemy, act shall, upon application to the Register of the Land Office in which he or she is about but a political and moral trimmer we want to make such entry, make affidavit before the

week's Journal, but arrived too, late, for 10-sertion: As you candidly ask in the last number of your paper whether you "would not be dishonest to the pablic, and the great cause of prohibition if we (you) withdrew one sidgle word of the article al-luded to;" I heg leave to answer in the same spirit that in my opinion you would not only not be dishonest, but you would be but rendering to the last action, because he was opposed to in. In a finit place, we have before us the ques-tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion, wether a Prohibitory law, similar to the case tion provided table is mature tiggin the time case of a widow, making such entry, the heirs or devisee, in case of her death, his heirs or devisee, in case of her death, his heirs or devisee, in case of her death, his heirs or devisee, in case of her death, his heirs or devisee, in case of her death, his heirs or devisee, in case of her death, his heirs or devisee, in case of her death, his heirs or devisee, in case of her death, his heirs or devisee, he are histing exactly similar ageocies? What un-Price as a lawyer, gives it as his mature tiggin the the price of the set of the one her death, histing exactly similar ageocies? What un-That Mr. Price had from the beginning no | said Register, that he or she is the head of a a Bill for the County of Philadelphia, estab-nor lishing exactly similar agencies ? What up-sal similar agencies ? What up-Price as a lawyer, gives it as bis mature legal prejudiced man can believe in the honesty or they have continued to reside upon and sinutional, whilst you hold to a contrary dootment and consistency of such behaviour? It is contrate such land, and still reside upon the Here is an hourst difference of opinion which we Here is an house difference of opinion which we will all allow is perfectly reasonable for personatio have. But it was not as to the merits of thm agention that I objected to your first article will na in more in Philadelphia whether Mr. Price, at the time last Fall he was talking. Temper-ance with the foremost and most enthastas-houses, dec. If you can show me that he has in any lota swerved from the course he before and af-the time last Fall he was talking. Temper-ance with the foremost and most enthastas-the time last Fall he was talking. Temper-ance with the foremost and most enthastas-the time and using his utmost endesvors to induce them to lead their indispensible and toward his election—whether he was not, at that very time, secterly pledged by some would not vote for a prohibitory law this winter, but would unge the passage of a resolution to take a vote of the perside upon the question, whether of a vote of the perside upon the question, whether of a vote of the perside upon the question, whether of the transference to a prohibitory law this winter, but would unge the passage of a resolution to take a vote of the perside upon the question, whether of a vote of the perside upon the question, whether of the transference to a prohibitory law this winter, but would unge the passage of a resolution to take a vote of the perside upon the question, whether of the transference to a prohibitory law the view of the perside upon the question whether of the verside to the perside upon the question whether of the verside to the perside upon the question whether of the verside to the perside to such a verside to the perside to the verside to such at the verside the terms to the the shall in accor-dance with the laws of the State in whether even a question among good and reliable same and have not alienated it or any part treated of, forms an important part of the evening's [ entertainment. The present subject will be tinued next Monday evening. but would urge the passage of a resolution to take a vote of the people upon the question, whether or not they, would have soch a law. This he is now, Tarera property, and his whole course at such children, for the time being, have their and even the would have soch a law. This he is now, Er Luterary Society .- The bad walking Herrisburg seems to have identified bim domicil, sell said land for the benefit of the

on Wedgesday evening prevented the usual fall at-tendance. The abcant, however, missed a treat.said infants, for no other purpose; and the purchaser shall acquire the absolute title by Rev. Mr. Castle, of the Baptist Church, delivered A word in conclusion on the subject at the United States. All land acquired under this act shall in no Young America for ballast in hisgo-abend-etimenes. event become liable to satisfaction of any why they cannot be content with something debis contracted prior to the issuing of the He was listened to with unusual attention. We neglected to notice last week the eloque less than a Prohibitory Law-take what they patent therefor. lecture of Jus. M. Sanderson, Esq., of New York. can get at present, and bide their time for In case a person who has filed the affidavit His subject was (the most expressive word we can more stringent measures. The answer is | required shall have changed his or her resiand) Americanism. It is represented to have been

peculiarly interesting.

ing but à radical, complete change in our difference of the States or Territories, and not a citizen of the United States at the time of making such application for the benefit of plain of. We are perfectly satisfied of that this act, shall have filed a declaration of inthat such a law which he considered since at the root of that such a law which he contrary and he is the one who is to be cone must hear the heavy ex penses of the cam- of the United States. No individual is permitted to make more paign, and devote a deal of time and labor to than one entry under the provisions of this

the caavass; and after all be not one whit art, and the Commissioner of the General better off than we are now. For, what guar- Land Office is required to prepare and issue ancee have we that the next Legislature will such rules and regulations, consistent with pass a Prohibitory Law, even should the this act, as shall be necessary and proper to carry its provisions into effect; and the Regpeople decide by an overwhelming majorny isters and Receivers of the several land offiin the affirmative ; or that, it disposed to fa- | ces shall be entitled to receive the same comvor such a law, they can agree upon the one pensation for any lands entered under the we want-safe, perfect and effective? A provisions of this act that they are now en-titled to receive, when the same guarantee of land is entered with inoney, one balf to be 000, and then we don't behave that a full at the time of so dotog, and the other half

vote could be got out on the naked question. on the issue of the certificate by the person to cipal-Miss E. A. Wolcott, Assistant. It is almost impossible to write or read, at er, all persons entering land under the pro-

was other was way search a lander. - Com, or John Redinger LEADITOR'S'TAULE The facts of the case, an enthered from the evioath of Abraham Werntz. Jury trial The LAST numbers of Blackwood's Magazin

The facts of the case, as galaxies it on the veri dence, may be stated biolity this :- There had been some difficulty between the Priest and the father in haw of Grierster Twiss R was did not ap-pear;) but some tase Fall, the latter being very tor to pay costs. and the Westminster Review contain a vast jund featertaining and instructive reading matter.-These English Reviews are superior works. For tor to pay costs. Con. vs Timothy Kennedy-Su Il, Gilespie went to the fours of the Priest and requested him to Tist his father-la-law. Instead of tour Reviews \$3: or all 5 publications, \$10.

on oath of Thomas Kennedy. Gourfdin of complying, the Print le a passion ordered him fendant to be conveyed to County Poor House, and out of the house and lay hands on him to put him out; and in the sculls that ensued (hiespie re-PUTNAM for March is an excellent number. Protecutor to pay coult Assault, with intent eived a black eye. Gilespie had been a pewcommit a rape, on oath of Hannah Shendle, Jury older in the church ever since it was built, four trial. Verdict, not guilty, but Datt. for costs. The Defendant was a tailor at Ashland, and the years, and it was proven had paid his reat up to Prosecutriz, a girl of 14 years was engaged to l Jan. 1st of this year. Boy after the quarrel just spoken ol, the Priest rented his (Gilespie's) pow to another man. On Christmas (Sunday) Gilespie learn the business with him. In September last the alleged outrage was said to have been attemptwent to Church with his family, and took his aced but no prosecution was commenced for two of customed seal. The Priest noticing him, came three months after, when some difficulty had arisen tore service, and inquired if he (Gilespie) did not

about the girl's wages. Some other circumstanknow he had no business in that paw, and that it res, elicited during the trial, tended also to throw was renied to mother. Glassie replied that be doubt upon the truth of the accusation, had maid the it and mean to occupy it. The Priest - Lom. ve Thomas Flattery-Assault and Bathad paid for it and meant to occupy it. The Priest

tery, os cath of Philip Maurer, verdiat guily, This was another Election row at -Bull's Head, grewing ostensibly out of the mortal offence of the then said he might stay in it that Sunday, but he must not sh in it another time Gilespie repeated his claim to the ownership of the pew and his right to occupy it, and his wife told the Prest they prosocutor calling the defendant a jackass, but relly because the latter was a caudidate for Road rould use that pew as long as the Church stood .-

When the Priest, turning to Gilesple, said, " you are a ruffinn ;" to which Gilespie rejoined,-" I am no greater rullian than you." The Priest then called Monday evening. They are accomplished musi-tians, and their entertainment may be an intermediate the calls you? Pastor?" Whereupon,

and forcibly hurried him out of the Church. These are the main facts, as testified to by the witnesses on both sides. They disagreed as to whether the Priest humself land hands, on Gilespin PORT CARBON AFFAIRS, in the Church, but the difference was not material in the eyes of the law; as he is equally guilty of

a very clever sett of men, and there could be at great many good things said of them, which we will deter now, hoping posterily may do them. jus-tice; but with humble submission to insir; better the offence who incites others to make an assault Commonwealth's Counsel, Campbell and Palmcon- er : for the Defendant Loeser, Bartholomew Leyburn and Clymer. Mr. Campbell's close for e Commonwealth was particularly severe.

The Court, in committing the case to the Jury occeeded to show that the right of disposal o seats in a Church might be assumed by the ecclesi I will stand from under. I anticipate a furious war, ol words, which will not be equal to the Turkish war, however. Vox. in your last week's paper, handled our School I tescher without g.oves, and with rather month. astical body; and where the matter was so regula tad, the civil law respected that authority. But no such peculiar rules were shown to exist in this Parish, and bonce the law applied as in ordinary

ares of Assault and Ballery. Is any one staimed a paw in a Church, though liegally, and occupied his seat pasceably, he could not rightfully be turned out with violence-such proceeding was equally opposed to human as well as divine law. The law brovides a sufficient remedy in the present case? Even if Gilespie were

wrong, neither his pastor nor any one else had a right to thrust him out. If one disturbs a congregation, by unbecoming behavior, they may resort o summary means to get rid of him; but if he emains quiet and peaceably disposed, the law. is the only and suprems (simedy for the trespass. The Court, in passing sentence upon the princ pal Defendant, expressed a disposition to be len. In view of the very destitute condition of the ent, inaamuch as they supposed he had acted under family, some friends have interested themselves and the impression of rightful duty, and not. with any are endeavoring to raise a sufficient sum by way of maincions intent toward the prosecutor.

Com. us William Smith-Larceny, on oath Samuel Yost. Jury trial. Verdict, not guilty, on \_ccount of a detect in the indictment; but prisoner emanded for a new trial. He had remained all

night at the house of Mr. Yost, in W. Brunswig tp.

ndictment, and bence the impossibility of convic-

Com. vs Michael Roach-Horse-stealing oath of James S. Moyer. Jury trial. Verdict, not guilty, owing to a detect in the indictment, on he misinformation of the Prosecutor-this stolen animal being a gelding and not a horse, as laid in he indictment. The prisoner was, however, re nanded for a new trials

The details of this case were recited some time Receiving Male School-Mire E. F. Whitney, ago in the Journal. The borse in question was stolen, on the night of the 20th of December last, the bridge, but

Religions Intelligence. . Vendict

IP FAIDAY EVENING Sectors upon the Apoce-lypse are in course of delivery in the Lecture room of Trinity Chards, Centre Street. "Blessed is that readeth, and they that bear the words of this prophecy, and keep those things which are written therein; for the time is at hand." rity of Peace, the public are cordially invited to attend.

TOP BAYRIST CHURCH, Mahantongo Street, Rev. J. HARTAND CASTLE, Pastor. Service every Sab-bath at 101 o'clock A. M., and 7 P. M. Rev. DABLEL WASHSURN, Rector. Service belo

regularly in this Church every Sunday : Morning, at 101 o'clock Evening, at 71 Turnet Will be presching in the English Courses Market street, every Sunday ning and evening.

Dr. Wythes, of Pt. Carbon, will preach in the 1st Methodist Church, Second street, in this place, to-morrow, (12th.) [COMMUNICATED.]

DEATH OF THE BEV. MR. FOWLES. In the Livening Bullstin of Wednesday, an edi-torial tribute, to one of the most eminent divines that Philadelphia has over been favored with, i

ally because the latter was a candidate for stood Sopervisor of the District, and the parties were on opposite sides of the political fence. There was evidence enough to show that Maurer was baily beaten, but the trouble was to determine in such a beaten, but the trouble was to determine in such a bellen, out the trouble was to getermine in such a lanticipated for some time, Mr. Fowles having left large motiley, excited drowd, as was then and there in for the South several months since, suffering from a pillumoary affection which his friends diffett convinced would prove fatal. Mr. Fowles having tert in fat for the South several months since, suffering from a pillumoary affection which his friends diffett convinced would prove fatal. Mr. Fowles having tert in the city for the South several months since, suffering from a pillumoary affection which his friends diffett convinced would prove fatal. Mr. Fowles having tert is the fat would be fat the fa Struthers, Wheeler, Wicklein and Wilson

which was agreed to. PORT CARBON AFFAIRS, Mu. BANNAN :-Our brethren of Palo Aligare a

mty and elsewhere on mountains or by the sea

They will find it difficult to procure a successor isyorihy to fill his place. The decensed was only forty-one years of age, although sparently older. He leaves a widow and large family. His remains, we understand, will be brought to the city for inter-

tice; but with humble submission to have performed with the best of the city for inter-judgment, I think they are making a reingrade movement in asking for a separate Borough. Why, consolidation is the order of the day, and with Union there is strength." Besides they are rather a small pattern, and being betweed they are rather a small pattern, and being betweed they are rather mountain, by the river Schuylkill they have no chance to emarge their borders. But, if they insist on it, any objections's might are would be vala ; I was there noted for indefinity, accuracy and boughtful discrimination; intended for the legal profession by earthly friends, he was fitted by di-t with stand from under.

I will stand from under. I anticipate a furious war of words, which will not be equal to the Turkish wer, however, Voi in your last week's paper, handled our School-teacher without goves, and with rather uncalled-for sverity. It is a notorious fact that Teicherd but 1 am glad that we have men that do not atrink from the responsibility, as on their firmless into the long at the well week in the design of the second that the second the second the second the second the second the second that do not atrink from the responsibility, as on their firmless into the long at the second the second the second the second the second that the second that the second that the second the secon

And independence. Q. essence of Rye; when wilt thou let go thy grained and independence. grained is a service of the servic

scale, such as breaking cellars and stealing provi-sions; but as we have two new constables. I hope they will be his new broaking instables it hope will be like new brooms-sweep cle D CICAR. NAMELEXS.

FOR THE MINERS' JOURNAL.] **OUR "RAILROAD MONITORS."** 

shore, at length failed. He left last fail for the Bonth. And now, he seeth as he is seen in Para-MR. BANKAN-Dear Sir :- In this third article a, I wish to present its, application Drawbridges: To avoid such calamities as occurred at Nor-

walk, trains are now compelled to stop, and send lorward an egent to accertain its position. This is a method "slow and sure" certainly; but in this age of speed and progress seems out of place, how-ever desirable, on account of the delay. It is prop-er therefore to say positively; that sty interaction rures both cents. STATE LEGISLATURE. SENATE-March 1.-Mr. Hendricks preented two remonstrances from Norwegian

where applied, the draw cannot move from its resting place without changing all the "Signal" Monitors" from tohate to red; and this is not only

borough ; also, a remonstrance against exborough; also, a remonstrance against ex-tending the provisions of the general manu-facturing law to the mining of coal in Schuyl-ately yield to its curative powers, and when used ANEER, will continue the basiness of his late Faith done on both sides of the draw, and at i ends of thalf a mile if necessary. Not only a kill county : also, a petition from boatme but as the train approaches a bridge, by passing on a jet of "curve monitors" - the bridge tender is no. tibed of its approach, so that he does not open the and others on the Schuylkill canal, for a law prohibiting the running of boats on Sunday. v under any circumstances until the train pa Continuous and unmistakable admonition SENATE-March 3 .- Mr. Hendricks offerses. Continuous and unmistakable admonition is thus given of the state of the draw-at all times, day and night? And what is still better, the ac-tion of the Monitors is inceptident of the tender? He cannot open it the first tool without a change to red, nor can they be other than white when closed. d a bill relative to mechanics' liens in Schuylkill county ;- also, a bill relative to the bounty on for scalps in Schuylkill county; also, a bill to lay out a State road in Dauphin, Lebanon and Schuylkill counties; also, a My "Proof Monitors" soply teswitches, wheth-er operated upon by "Track Monitors," or in any bill to vacate a certain street in the borough Rosch was subsequently tried, convicted and sen-tenced to prison for two years. Tuaudau. 7th-Comiver William Smitk-Larof Schuylkill Haven. The first section of the bill providing for antest and best Cough Medicine in the world, and the cale of the Public Works passed, by a cures more coughs than all other medicines com-vote of 18 yeas to 13 hays. The minimum bined, which all persons will readily conclude who Being placed at the most observable point; or over the track; and elevated above all intervening obsta-cles, it affords an additional safeguard for life and property—as the engineer can have full knowledge of the position of the awitch, and theck speed if it eb wrang, or changing right; pass on ward without seeing the rait, the lever, or the switch tender! or bit continue wrang may show and the secil tell. rice of the main line was reduced from \$12,000,000 to \$10,000,000. The minimum f the Delaware Division was raised from 2,509,000 to \$3,000,000, and that of the if it continue wrong, may stop, and thus avoid at North Branch and Susquehannah Division With the several branches of this invention i from \$5,000,000 to \$6,000,000-thus reducing the price in the aggregate for all the Public Works from \$20,000,000 to \$19,500, use, railroad murder will cease ! Suits at law, and beavy damages for minor injuries, may be avoided : A greater degree of confidence in rairoad trave will be ensured : Aud heavy contingent fund-for repairing dam 000. The provision in the second section, that 20 per cent. of the purchase money should

Combs, M'Conuel, Miller, Palmer, Parke, WANTED. Parmiee, Pasamore, Porter, Poulson, Rob-WANTED.-Ah stilfe young man an daleman" in a Dry Goods and Grocery Store-one who can speak German and English. Appig to the Prinerts, Rowe, Sallade, Smith, (Crawford,) Stewart, Stockdale, Strong and Cuase, Spra--49.

Mr. Meily moved the House adjourn; Fab. 25, 1854 which was disagreed to, The question recurring on the first sec-WiANTED.-- A situation in the vicinity of Porta-Wylii, by an experienced Basiness main at Book. Aceptr, Agent, or to take charge of a Biore-beat o retore.cee will be gived: Yor (surker, particular, address Hox No. 175, Post Office, or apply to the Ed-

Mr. Johnson moved the further consideration of the question be postponed for the present ; which was disagreed to. Pottaville, Feb. 25, 1854

The first section of the bill was then negauved by the following vote: YEAS-Messre, Abraham, Atherion, Bald-

WANTED.-A mausger so take charge of a W i urnace in Western Fennsylvasia. To one ful-ity competent and skilled in the menufacture in tron with Bluminhous Cosi, and able to give satisfactory references, a good satary, will be given. Address "Fainate," care of Mr. T. J. Miles, Letter-carrier Photacephia Post-office. Feb: 33, 1555 6-2me win, Ball, Bigham, Caldweli, Cariisie, Chamberlin, Crane, Cummins, Davis, Deegan, De France, Fletcher, Foster, Galleputoe Gibbaney, Gwin, Hills, Hummel, Hurit, Jackman. Lowrey, (Tioga.) Lian, Magee, Maguire, Manderfield, M'Combs) M'Counell, Miller. WANTED IMMEDIATELY .- 15 soul

vore, Parke, Parmies, Passmore, Purter, Poulson, Roberts, Smith, (Crawford,) Stew-

8-11

8-31

4.11

WindTED-By the lat of April hert, a hear Winsting House, suitable for a small family-rentitous fd to 50 Dollars per Annum. One situated in Mabantongo Bircet, preferted. Address tion 333 Followille, P. O. Follawille, January 21, 1854. 3-11 art, Ziegler and Chase, Speaker-41. Nava-Messra. Adams, Barton, Beck, Bey er, Boyd, Bush, Byerly, Calvin, Collins, Cook, Daugherty, Danning, Eckert, Edinger,

Evans, Fry, Gilmore, Gray, Groom, Hamil-ton, Hart, Herr, Hiestand, Hillier, HIPPLE, Manbeit Miners are wated to go to Chestericia Wandeli Miners are wated to go to Chestericia Va. Good mages will be paid and constant Work Rivers. For further particulars apply at the Book Surve of the autoer other. B. BANNAN Ani. 21, 1551 HORN, Hunsecker, Hunter, Johnson, Knight, Laury, (Lehigh;) M'Kee, Meily, Monaghan, Montgomery, Moser, Palmer, Pattersou, Rawijns, Rowe, Sallade, Scott, Shenk, Sidle, inionton, Smith, (Berks,) Stockdale, Strong,

COAL.

Mr. Horn moved the House adjourn ; BEATTY, THOMAS& CO have removed to B the ulfree of C. W. Primau, Esq. in Centre street, the difice of C. W. Pitinau, Esq., in we the American Bouse, where of

House-Morch 4. - On motion to re-conness with them will please call. der the Liquor Bill, the yeas and nays were as follows :

1 15SOLUTION OF COPARTNERSHIP. Distance of the second YEAS-Measure. Abraham, Atherion, Baldwin, Ball, Barton, Beck, Bigham, Caldwell, Chamberlin, Cook, Crane, Cummins, Daugherty, Davis, Deegau, De France, Ellis, Gaileatine, Gibtooney, Gwin, Hart, Hills, Huni-inel, Hurtt, Jackman, Lowrey, (Tioga.) Lunn, Magee, Maguire, Manderfield, M'.

Combs. M'Connell, Moore, Parke, Parintee,

Patterson, Porter, Poulson, Putney, Rawlins, NETIOE -The business of the late fitm of MN S-DER e, MILNES, will be continued by the subscriber in all us various bunches of Niesm soghts building. Itch founder; manufacturer of all findes of machines, tor Rotting Mills, Blast Furnaces, kultroad Care, &r, Roberts, Smith, (Crawford,) Stewart, Stockdale, Strong, Ziegler and Chase, Speaker-

NAYS-Messia. Beyer, Bush, Calvin, Dun-nug, Eckert, Edinger, Evans. Fry, Gray, Jtoom, Hamilton, Herr, Hiestand, Hillies, Jinon, Hamilton, Herr, Missiand, Hillies, GEORGE W, SNY DER. Hipple, Horn, Hunsecker, Hunter, Johnson,

Jan, 21, 1954. light, Laury, (Lehigh,) M'Kee, Meily, Montgomery, Moser, Palmer, Rowe, Sal-lade, Scott, Shenk, Sidle, Smith, (Berks,)

. O-PARTNERSHIP .-- LEWIS AUDEN Filibly having resumed the selling and shipping filibly having resumed the selling and shipping Struthers, Wheeler, Wicklein and Wilson So the question was determined in the af-

of (ost, bust nis day Junorisid, with nis Williau (S. NUBS.SHED, Joint Rower, Ja. and Goosse H Porrej und r.the fam of LEWIS AUDENBIED & (1, at 42 Wilnut Stitest, Whatwee Nos, 7 and 8, Poit Richnond, LEWIS, AUDENBIED, 4. EONGE H. POITH, WILLIAM & AUDENBIED, 4. EONGE H. POITH, WILLIAM & AUDENBIED, JOHN ROMMEL, JR., Jan. 14, 1854 2-46

right of search clause. After some discussion, the Bill was postponed and made the الكالا الوجيها مستوعات الموسيل موجعات وأستحد فأرد التقريبين BUSINESS CARDS. special order for consideration on Monday,

CETH W. GEER, ATTORNEY AT LAW-Manarayma, Schuyikhi Conny, Pa-RecERS TO SENATE-March 6 .- The bill to nothing

the Sessions of the Supreme Court to be held permanently at Harrisburg was then taken up, and alter a lengthy and animated debate,

His CLLIS LEWS Co., Contributed Splits. John C. KRAZ, Splitscher Vork. James H. CAMPBALL, Eng., Pottsville, Pa. James H. CAMPBALL, Eng., Pottsville, Pa. Jacoba, Watson, Lsa, Williamsport, Pa. March 4, 1854

ONE LOW PRICE to ark and take, suite et ONE LOW PRICE to ask and take, suit ev. Dit. WRIGHT'S OFFICE is at Port Car rybody. Up only speak our sentimests was to be Duen. Inter doors below the Pont Office. Office Duon, ince doors beisw the Post O hours 12 M. to 2 P. M., and 7 to 9 P. M. Peter 12 1914 say that our Gentlemen Triends who visit Phila, etc. 6-ly pa

phia, will be handsomly treated, and can be same phia, will be handsomiy ireated, and can be same a philon, i. DODSD3, SURGPON DENTIRE factorily fitted to a matchless stills of clothes, at a Market Straet, a tew doors above centre, a very reasonable price, by calling at the centre, at prepared to operate in the most saturatory mannel e-price Clothing House of "LIPPINCOTT" & asa on reasonable terms."

ACOB RIEGLE-ATTORNEY AT LAW-CO., South-west corner of Fourth and Market a J. to svelivn, Rehnylklit Connty, Pa., will attend i aby hanness carrustod to his care, with promptness dan' 14, 1954 2-3m\*

CERTAIN CURE for Sections, Eruptions, sented two remonstrances from Norwegian township, Schuylkill county, against extend-ing the limits of the borcugh of Pottsville; also, a pention from the town of Palo Alto; Schuylkill County, to be incorporated into a borough : also, a temonstrance against ext Schuylkill County, to be incorporated into a borough : also, a temonstrance against ext

Post Carbon, March 9th, 1854.

and taken from his pocket \$20 (one Ten Dollar and two Five Dollar hills on the Miners' Bank of this place), but the corporate name of the Hank was not set forth with sufficient distinctness in the

Fire and Destitution .- The Hall-way jouse of Mr. Beizenberger, between Tamaqua and Hazleton, was last week accidentally destroyed by tire. Mr. B. was absent at the time-the remain der of the family had barely time to escape; nothag of their furniture, clothing &c., was saved .nwards of \$500 in cash were also burnt up.

In view of the very destitute condition of the abscription, to procure them present, temporary relief, and to repair in some measure their unfortu

nate loss. We are requested to ask that contribu ions for the purpose he left at this office, whence bey shall be properly forwarded.

Borough Public Schools .- The followg persons were elected Teachers in the Public schools of the Borough of Potisville for the year, ommeneug April 1, 1854. Superintendent and Teacher-Elias Schneider. Principal of High School-J. P. Sherman,

No. 1, Male School-Election haid over for the No. 2. Male School -Miss T. M. Strauch, Pri cinal-Mrs. M. A. Bosbyshell, First Assistant, No. 3. Male School-Miss E. H. Mitchell, Prin-

No. 1, Male School-Mr. D. E. German.

s table of contents are -"New York Degenred typed," being descriptions of some of the most prothinent and beautiful pisces in that city, accompanied with handsome engravings; "Men of sharseler ;" "The Valley of the Amazon ;" "Ville to the Iron Mountains of Missourb," "The Gambling houses of Parm," "Notes, from my Knapsack" . Src. .: &c., espital sketches, is continued. Putnam is a first-class monthly. For sale a

Bannan's-price \$7 a year.

Local Affairs.

Concerts will be given at the Town foll Tuesday and Thursday evenings next, by two Hungarian ladies-see adv. Their concerts elsewhere are said to have taken well.

The Hutchinson family give a vocal and instrumental Concert at the Town Hall next

cians, and their entertainment may be set down as several persons rushed (d'the spot, seized Gilespie A, no: 1,

Dr. Wuthes' lecture on Monday evening on Animal Tissues, was peculiarly interesting. It is impossible to give an intelligible outline of these discourses to the public-they must be beard to be understood and appreciated. The personal examination under the microscope of the subjects as it he had actually participated.

IV reads thus : 🛓 "The right of the people to be secure in their per-sons; houses, papers, and effects, against unreason-able searches and secures, shall not be violated. and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and partice ularly describing the place to be searched, and the persons or things to be seized."

Here is the authority for the 8th section, abundant, plain and indisputable. This positively and unequivocally confers the right, and warrants "searches and seizures" in all sent to the House, as follows : place's, private as well as public, "upon probable cause" and "supported by Oath or bave the same force and effect within the said Ter-have the same force and effect within the said Ter-have the same force and effect within the said Ter-have the same force and effect within the said Ter-have the same force and effect within the later in the discussion of the Missouri bill before the same force and effect within the later in the discussion of the Missouri bill before the same force and effect within the later in the discussion of the Missouri bill before the same force and effect within the later in the later is the later in the same force and effect within the later is the later is the later in the later is affirmation." But the Liquor Law does not exact so much—the Sth section specially ex-ry to the admission of Missouri into the Union, apcepts private houses. There the owners may store as much liquor as they can obtain, and with slavery in the States and Territories, as recthe premises, their character is essentially changed in the eyes of the law-the house ts converted from a private residence into a Typling House, which is indiciable under the present laws of the State, and which our pub-

lic officers are sworn to ferret out and present for trial and conviction, the penalty of which is fine and imprisonment. The law makes TRELATIVE POPULATION OF THE STATES. no distinction between elegant mansions and The New York Times contains a diagram small hovels; but like gambling houses, the illusirating the relative progress in populapenalty is the same. Now we appeal to any tion of the several States and Territories of honest, candid man in the community, wheth- | the American Union during the last sixty er the conscientious scruples of Mr. Price, on this point, are not of a singular character, course as she had at the beginning, and her States and 5 from free. Among the names and unworthy of any lawyer who expects position has been changed every ten years the public to respect his opinions. since her existence. Thirteen of the States

It is now too late in the day to discuss at when they started. Those which have risen length the other points in this letter. They and fallen, with their rank at the beginning

net, and the members, among whom were John C. Calhoun, William H. Crawford, John Quincy Adams, and William Wirt, An affirmative reply was unanimously given to the two mustic sector, and second agive in the management of big bors indeed. John Quincy Adams, and William Wirt, An affirmative reply was unanimously given to the two mustic sector, and second agive in the month of her age that Courts in the management of big bors indeed. John Quincy Adams, and William Wirt, An affirmative reply was unanimously given to the two mustic second agive in the month of her age that Michael O'Conor, Jr, a nephew and immation To all persons who have small sums lying by SAMUEL R. MEDLER. Peb. 15. 1854 friends, whose opinions nothing perhaps Georgia short of Mr. Price himselt could change.-13 to 8 Maryland 16 to 5 South Carolina PUBLIC NOTICE .--- DISSOLUTION OF PARTNERSHIP -The Partnership heretolore last count. It appeared probable from the evidence, that Michael O'Conor, Jr., a nephew and immite of the bouse of the Defendant, was the principal of the bouse of the Defendant, was the principal offender; but he bid decamped, and Michael, Sr., was left alone to be average. Com. vs Somme Samuel.-Asseult and Battery. Com. vs Somme Samuel.-Asseult and Battery. F pair TYERSHIP -- he, rathering neretolor ensing between William Lewis and Mathew ik ich-sidaon in mining ("cal' in the Pench Vein, le this day disaived by inutual consent, and all persone having any cisizes againet and firm, are requested to pieze ent fligm to William Lewis for adjustment and payment and all those knowing thermselves to be indebied to sild. first, will make settlement and payment with the Said William Lewis, without further delay-will. La M. LEWIS. Will. La M. LEWIS. BATHEW MICHARDSON. Feb. 9, 1854. [Feb. 11, 1834.] G. det no, on the other hand, the friends of Pro-1021 to the two queries, and the President signed let Peter off, on condition that he pay hibition have made up their minds on two Alabama 19 to 15 New Jeriey 19 to 12 New Jeriey 19 to 12 New Hampshir 20 to 7 Vermont 22 to 13 Rhode Island 9 to 19 10 the bills. This compromise was the joint simply. 10 to 23 11 to 23 10 to 23 10 to 23 10 to 24 10 to 23 10 to 24 10 t A three points with equal inflexibility. We 14 to 28 Distic relations. One party said, admit Mis ndiana were in Philadelphia ourself some days ago, on oath of Richard F. Moson. The Defendant was to 11 Delaware > 20 Main couri, and we agree to the restriction of slar charged with making threats of serigus injury to of the bill. Mr. Dupning offerea to amead, by striind we took pains to learn all the facts of the Com. vs Samuel Samuels - Asseult and Battery, an ceits of Thomas Shields. Jury trial. Defen-dant plead guilty, and was fined \$20 and costs. The proceduor was a boy of some 16-17 years fold. He, is company with two of his little both-ers, strolled one Sinday up to the coal works lately opened by the defendant on the side of Sharp Mountain, back of Potisville, and was quietly look-ing at the premines; when Samuela came by and thisting him in mix-hief, used undue severity to clear him of the premines. Cost. st Wallies Brief, and Costs. Cost. st Wallies Brief, and Costs, Cost. st Wallies, Brief, and Costs, Cost. St Wallies, Brief, and Costs, to provide the source of Starp with mumt to commit a rape, on can de Starp McDosal. Not a true Bill, and County to pay costs. 15 to 30 o couri, and we agree to me restriction of sias charged with making initial of strike injust to a certain line. Theother party said, waid the Prosecutor; but on a hearing of the case, waid the Prosecutor; but on a hearing of the case, no material danger was apprehended, and each very shall be "forever," and we agree to said to wait proposal. The compact was frimed lichigan 24 to 20 Maine 12 to 16 30 to 24 Louisiana 17 to 18 Dist. of Columbia 18 to 33 Florida 26 to 30 Mr. Dunning offeren to amend, by stri-king out all alter the enacting clause, and insert a provision for taking the vole on the simple question of prohabiton. The amendment was lost by the following vote : Yeas-Messre. Adams; Athetton, Barton, Beck, Beyer, Boyd, Bush, Byerly, Calvin, Collins, Daugheriy, Dunning, Eckert, Edigs er. Evans, Groom, Hamilton, Hart, Hiecase ; and we are now more firmly convinced than ever that in nothing we have here-NOTION: The subscriber would hereby notify. It us, former and the public generally, that he is prepared at all times to strend to the measuring of Hastering, Bione Naranry, Brick Masonry, Dirgunz, and other measuring beionging to Ballings of all kinds. Also, to contract for the Construction and threation of all hands of Buildings. Charges moderate. Respectfully. JOHN H. JAMES. D, S. - Thanhull for past favors, the underlayed would solicit a continuation. of the hitherto. Hotral paironage. Nov. 37, 1632. tofore published have we done any injustice your proposal. The compact was framed accordingly. The South obtained its de whatever to Mr. Price. It is now a well grounded opinion among of the heads of Departments under the Fed. whatever to Mr. Price. Thomas Lewis. Jury trial. Vardiet, guilty Com. vs James F. Moirus, John Munday, Francis Martin, Hugh Kennady, Chas. McCaba, Michael Varley, Nucl McNanlas and John Mc mands, and has now received all that the transaction promised to her. Now that the some of the best oren in Philadelphia, that eral Government may be had from the folsome of the best dien in Philadelphis, that compromise in dovernment may be had from the Compromise in the Liquor question has injured his standing in that community. The coalidence with which all classes hither provide the army of postmasters. Land agents, Pension agents, which she secured the admission of Mission of the secured the admission of Mission of Mission of the secured the admission of Mission of the secured the admission of Mission of Grail-Assault and Battery, on oath of Bernard FULASET LODGE, No. 316 -A Stated Mart-ing of Phaset Lodge, No. 316, will be hrid on MONDAY evening, Musrch 13, 1854, at 74 o'clock -Punctual atten dance in desired. J. S. C. MARTIN, Sec'Y. Gilespis. Jury trial. Verdict, guilty. Motris gations, and relate to fulfil the promise by which she secured the admission of Mis-souri as a slave State. In the business world, sentenced to pay a fine of \$20 and costs, and cach of the others \$5 with their respective cosis: ten. Charge against his reputation that his previous sunding would not allow to be whispered, now find a full-monthed uter-suce, and people begin to see that Eli K. Since Department, 239,710 Interior Department, 404,120 NOTICE.-The Books of Accounts of the late Norm of BRIGHT & POTT, have been placed in the hands of the undersigned for collection, and those included will please call and make payment, without further delay. JOHN C. CONBAD, J. P. Pottaville, shiy 23, 1853. 30-11 This case excited much interest, both en socor transactions of this description pass under of its novel character and also because of an im BCHUYLEILL COUNTY AGRICULTURAL BCCIETY.-The members of this society and requested to attend a menting at the Public House of DANIEL BOYER, Orevisiong, on SATURDAY, March Solw, 1884, at So'clock, F. M., when the place for the next Exhibition will be fixed. portant principle involved in it. the general term of swindling. Morris, the first named Octendant, is the officias ting Priest of a Roman Church as Tamague-the ) costs. NAVS-Mesars, Abraham, Baldwin, Ball, Dr It is rather remarkable, says the core Price was and is no better tlink other "mem- | War Department, a04,130
b) is rather remarkable, says the correspondent of the Boston Atlas; that the only others, with Gilespie, the Presecutor, were his period of the Boston Atlas; that the only others, with Gilespie, the Presecutor, were his period of the Boston Atlas; that the only others. The charge alleged was the forcible are republics; the United States and Swite in which the Presecutor and Charge alleged was the contribution of the Boston Atlas; that the only others. The charge alleged was the forcible are republics; the United States and Swite in which the Presecutor and Charge alleged bracks and Charge alleged was the contribution of the presecutor Cio. PARTNEIRMEIP NOTICE-Notice is Chereby siven that I have this day Jane Gan-associated with me M. EDGAR RICHARDS, E-4 in the presidue of Law, which, in all its various bran-ches, will bereafter be conducted under the firm of NEVILLE & RICHARDS. Office, Centre direct, heat dogs to R. & Morris' Store, Pottvella. June IJ, 185 2547 the company to complete the work the easuing mason. March 8th, 1854. Bigham, Caldwell, Carlisle, Cliamberlin, Cook, Crain, Cuminins, Davis, Deegan, De bers of the Philadelphia bar." We have Navy Department, to find the first Temperance man, that is CDD FELLOWS' CRMETRY .- Persons dest March 8th, 1854. France, Fletcher, Foster, Fry, Gallentine, Gibboney, Gilmore, Grny, Gwin, Herr, Hills, Ber ore have been discovered in Texas. Lun, Magee, Maguire, Manderfield, M'-Tossafparchasing surid ious in the Odd Fellows' Cemetry. will supply to FRANK PORT, at the Iron Store. Town Hall I. Jonn J. Jonna, Minersville street. or Jonn G. C. MANCIN, Contre street. Nov. 15, 1839. the article, who approves his course. ] Total amount. the second states and the second second states and the second second second second second second second second June 11, 185

triends, of Prohibition,-to frame and pass fined to each alternate quarter section of and the law, and submit its repeal to the people. to land subject to private entry; and provided othing in this act shall be so construed a to impair or interfere, in any manner what-CONGRESSIONAL ever, with existing pe-emption rights; and provided further, that the provisions of this The Senate continued in session all night act shall be so construed as to authorize the on the 3d., unul 5 o'clock next morning, and class of persons provided for, who may not then passed the Nebraska Bill. We find the lown over 160 acres of land to enter, free of

vote analyzed by the N. Y. Tribune as fol- cost, any public lands adjoining his or her farm subject to private entry at the minimum price in quantity, when added to what he or YEAS. he now owns equal to 160 acres, provided he or she shall cultivote the whole or par thereof. HISTORY OF MISSOURI COMPROMISE.

The history of the admission of Missouri into the Union is now frequently referred to, and we take some interesting incidents connected with it from the Boston Transcript.

in 1818 the Territory of Missouri applied for authority to take measures for admission into the American Union as a State. When the bill authorizing the people of the Terriory to frame a State Constitution came up in the House of Representatives, Hon. JAS. V. TALLMADGE, of New York, moved an amendment prohibiting the further introduc-

carried by a vote of 57 to 100 to 100 the the the second the committee after consultation reported the bill with this restriction came up in the following re-sultation second the following re-sultation second to the the second its votes, and refused to concur with the Sen-

ate. By this want of harmony between the wo Houses of Congress, the measures failed rominent topic of discussion throughout the country. Early in the session of the Six-

teenth Congress a committee was appointed o inquire into the expediency of prohibiting slavery west of the Mississippi. Before this Nassociation - Diving Allen, (absent - lamily sick.) Vermout - Sautel S. Phyles. New Jersey - IVm. IVright, (ex. Whig.) committee reported, a bill to authorize Mis-Penasyleania-JAMES Cooper! Delaware-JOHN M. CLAYTON! Maryland-JANES A. PEARCE. Indiana-Joseo D. Bright, (absent-sick) Georgia-Robert Toombs, (do.) do.) Florida-Stephen R. Mallory, (do. do.) Total-5-Whigs, 4 Democrats and Toombs. Ot the absentees, it is understood that Scoate made what is now known as "an have an able and patriotic Senator, and one who as y would have voted No and three Yes, had onnibus bill." by coupling Missouri to always represents his constituents with ability, in-Maine. While this united bill was pending. they voted at all, making the vote 40 to 20. Mr. Tuottas, of Illinois, submitted an amend-Of the fate of this bill in the House, there ] ment, which was unlike any previous propems to be various opinions, and the variosition. This motion prohibited the introety of sentiments in the Senate, leads us to duction of slaves into any of the remainder auticipate a sharp debate in the popular of the Louisiana purchase, north of the brauch. During the progress of the Bill boundary of the Arkansas Territory. This was the first mention of a compromise upon

through the Senate, it has been essentially was the arst mention of a complement upon the question. The motion prevailed, and modified, and the "section which relates to the bill, thus amended, received the sanction slavery and the Missouri Compromise, was of the Senate. While the Senate was thus engaged in uniting the fortunes of Maine and Missouri,

"That the Constitution and all laws of the United that body, to which an amendment was under consideration which prohibited the further introduction of slaves. The bill for the admission of Maine was taken up in the House, and all the amendments and triders,' they and their families and friends may drink to their hearts' content without molestation; but the moment the sale of liquors commences (a out of 177. Both Houses of Congress' persisted in their action, and the Senate asked tory or State, nor to exclude it therefrom

and regulate their domestic institutions in their was Speaker of the House, and a warm advo-swn way, subject oply to the Constitution of the United States. Provided, that nothing contained in the set shell be accordingly has a contained. n the act shall be construed to revives or put in orce any law or regulation which may have exislected those agreeing with him for the committee. This conference compromise Comted prior to the act of the 6th of March, 1820, eith-or protecting, establishing, prohibiting, or abolish-ing Slavery." recede from its amendment to the bill for the grades of crime, were committed to them. It had admission of Maine, and that the House

should concur in the Senate's amendments to the Missouri bill. This report was adopted by a majority of three votes in the House of Representatives. The amendment prohibiting slavery north of 36 deg. 30 was concurred in by 134 yeas against 12 nays. Of years. Arkansas is the only State which the yeas, 38 were from slave and 96 from held the same relative rank at the end of the | free States ; of the pays 37 were from slave those who voted with the majority are to be found those of the most eminent states. men of the South.

Before these measures received the official sanction of President Monroe, he was appealed to in order to have him yeto them.or

he ground of their unconstitutionality. Me Herr, Hillier, Hills, Hipple, Horn; Hummel, DIED : nroe submitted the question to his Cabi-Hunsecker, Hunter, Hurtt, Jackman, Knight,

FENALE SCHOOL No. 1-Miss Mary McCamant, Principal-Mia A. J. Lewis, Assistant. No. 2-Miss Kate McComant, Principal-Miss Thereea/Martin, Assistant. No. 3-Miss S. A. McCool No. 4-Miss E. B. Strauch. No. 5-Miss Mary F. Potts, to supply the vs

cancy coursed by the resignation of Miss Leib. No. 6-Miss S. J. Higley. Receiving Fomale School-Miss E. E. Downing. Some alteration will be made in the arrangement of the Schools after the 1st of April in therefore the election of Teachers for the No. School was deferred for the present.

It may become necessary for the Board to one mother Female School to reheve some of the Secondery Peniale Schools, which are too much crowded at present.

129 Whig County Meeting :-Coust House, March 6; 1854.

The Meeting was organized by calling CHAS. M. TAYLOR. Esq. to the Chair, and J. M REUT-HART, ISAAC HARVET, N: M. WILTON, Esq. and Mr. MILLEN, Yloce Precidents, and Howelf Fisher and M. E. Richards, Esqs.; Secretaries. and M. E. Richards, Esgs.; Secretaries. On motion, the Chair appointed, Messrs. James H. Campbell, Erq., John K. Clement, Erq., John S. Struthers, Muton Bailey, and Uriah Gane, a S. Struthers, Muton Bailey, and Uriah Gane, a

amendment prohibiting the further introduc-tion of slaves, and providing for the gradual emancipation of those already in the Terri-tory. After a warm debate, this motion was carried by a vote of 97 to 76. When the bill with this restriction came up in the Scale, the parts which refered to slaver.

Don and dil its compromises that we condemn all violations and all attempts to violate compacts, sol-emniy effered into tetween the States and the Na-tional Councils, and we regard with entire disp-tonal Councils, and we regard with entire disptwo Houses of Gongress, the measures railed noise Connerts, and we regard with entire disaptor for the session. Before the meeting of the probation the sitempt now making by Sensior Com-next Congress, the subject of permitting sla-berry west of the Mississippi river was a guardiant compromise of a danger-tery west of the Mississippi river was a guardiant to be a subject of the subject of th

to use question, as invioite and as sacred as the ad-posiment in 1850-that the repeal or violation of the other, and we believe that the wise and patri-otic men of this Republic, of all parties, are uterly opposed to the renewal of the Slavery agitation. *Resolved*. That the thanks of his constituents for due to the Hon. James Cooper, for his mining and Statesmanlike opposition to the Nebraska Sill. That we entirely endorse his views on that ques-tion. and have now as ever. foll confidence in his

dustry and fearlessness. Resolved, That we recognize an imperative i cessity for the immediate sale of the Public Works, and that we recommend our Representatives at Harrisburg to use all due means to accomplish that

Animologi to dec an oue means to accompliantian object. Resolved, That regarding the Hon. JAS. POL-LOCK as one of the best men in the Common-wealth with enlarged views and with experience as a Stateshoen and a Jurist, we here instruct our dele-gales to use all honorable means to secure his hom-mation as our condidate for the next Governor of Pennsylvania

Pennsylvania Resolved, That J. H. Campbell be the Schato-riat and J. M. Reinhart, of Tamaqua, and Gen. J. K. Clemeni, the representative delegates to repre-sent this district in the Whig Convention to be held on the 15th of March, inst., at Harrisburg, and that they have the power to substitute. Signed by the Officers.

[REPORTED SPECIALLY FOR THE MINRES' JOURNAL COURT PROCEEDINGS.

MARCH SESSIONS-Monday Gth .-- The Cour as opened at 10 o'clock. Many persons were in attendance. The morning was principally occupied with the appointment and swearing in of officors, reports of Constables from the several dis-

tricts, and other preliminary matters. The Grand Jury being called (Levi S. Spangler of Tremont, Foreman), the Court addressed them mittee recommended that the Senate should briefly. S'xty-three bills of indictment, of all

been hoped that the Prison, when fairly in operation, would exert a restraining and reformatory in

from the stable of Michael Fritz, at Friedensburg in this County, and taken to Hamburg, Berks Co. next day, and sold to the Prosecutor-the seller, the endant in this case, representing himself to be e owner of several houses in Potteville, and ome boating property. Mr. Moyer subsequently uspected, followed and arrested him, and while the parties were having a hearing before a magistrate. Mr. Fritz's con. William arrived in search of the stolen property, and identified it immediately.

Tuesday, 7th-Came ve William Smitheny on oath of Samuel Yost. Jury trial. Verdict, guilty. This was the case up before, in which the Defendant was cleared on account of a delective indictment. This time there were no loop-

Com. vs John Shormer-Cutting timber, on oat of Nathan Seltzer. Jury trial. Verdict, not guilty and Prosecutors, Natikan Seltger and Charles Miller, to pay the custs The timber-land in ques

Com. vs Francis Quinn-Assault and Battery, This was an election counble at Bull's Head

(Norwegian township), 17th of February last, which the parties ranged under different colors, Quian took advantage of the occasion to give the rosecutor a piece of his mind; and indeed, that seems to be about the extent of injury he could in-

flict on any one-his lands were so burnt some years ago as to reader it impossible for him to cleuch his fists. 🗄

Wednesday, Sch-Com. vs John Hand, Jr. ar ship For not opening a road, on oath of Jacob Defendants withdrew their plea of "not guilty" and substituted that of "guilty;" whereupon Haerter was seateneed to pay a fine of \$5 and costs

Com. vs Isage Reber-Fornication and Bastardy while the subject thus stood, a hill 'for the admission of Maine into the Union, was been of a Bill now before the U. S. Horse of sent to the Senate for concurrence. The Senate for concurrence. The Senate for concurrence. The Maxe an able and patronic Senator, and one who Maine. While the subject to the Senate for concurrence. The Maxe an able and patronic Senator, and one who Maine. While the subject to the Senate for concurrence. The Senate for concurrence. The Maxe an able and patronic Senator, and one who Maine. While the subject to the Senate for concurrence. The Maxe an able and patronic Senator, and one who Maine. While the subject to the Senate for concurrence whole management omnibus bill." by coupling Missouri to Maine. While the missed the mean able and patronic Senator, and one who on oath of Catharine Fenstermacher. Jury trial. ed up within the wills of a Prison, to paying asonable fine. A singular cho.ce, certainly. Com. us Thome & Atwood -Assault and Battery. in oath of Richard R. Moson: Jury trial. Deter ant withdrew pless of "nor guilty" and substituted "guilty ;" and we s fitted \$1 and costs, and sent prison for 30 days.

This was a frances that occurred at Mr. Tucker' nines, at Silver Creek, between the Clerk, Moson and the Engines of Atwood-the latter attacking he former for having reported certain of his beh

vior to one of the bouses. Com vs Henry Johnson - Assault and Battery with intent to kitt/of oath of James Cochrane .-Jury trust. Verdict, guilty. Sentence,-5 cents une ine and costs, and imprisonment at hard labor for

This weige Guines Hill tragedy-the Defendant

tion, would exert a restraining and reformatory in fuence upon the people of the County, but as yet the effect was scarcely discernable. By the late Priron Report, it appeared that 9-10ths of the crim-inal cases were directly traceable to Intemperance. A number of petitions were now before the Lagis-lature, praying for some reinedy, and a kill of the form desired was now preparing by a geniteman in the community to whom the Court had referred the matter, which as soon as completed would be forwarded to our Members at Harrisburg. because of the Court at the benefit of the Court at special attention of the Jury was requisted to the subject. Com. w Peter Frank. This was an interruption of ceth of Mary Frank. This was an interruption of the oth of Mary Frank. This was an interruption of

On Saturday, the 4th inst, by the Bar. John Stad dison, JO4EPH TOWNEND to BACHEL WA2 EINS, both of St. Gair, Schuylkill Cuunty. have been discussed, in public and in pri- and end of the period embraced, are the folwate, and we presume but little additional lowing: Foster, Gallentine, Gibboney, Gwin, Hart, osth of Mary Frank. This was an interruption of osth of Hugh Goodwin. Jury trial. There were the current of domestic felicity in the family of two counts in the fidictment, one for stealing two sool: or which six per cent. is guaranteed by a community dimension we had be to imake good its en-gremmins ? If not, we had be poor indeed. The stork is divided into the poor indeed. vale, and we presume out futte addition. light can be thrown on them by either party. Mr. Price, doubtiess, has many and warm Mr. Price, doubtiess, bas many

And heavy contingent dunds-for repairing Gani-ages by collisions, may be distributed lawlong the Storkholdede.' Being a practical: mechanic, (d "mechanic bithe first order" in the judgment of Fowler) I assure the public these things are all practical and positive. JOHY M. CROSLAND. he paid in each, or in State bonds at par, we amended so as to require payment in cash exclusively. Also, the clause permitting the annual payment to be made in stacks of Practical and po-itive. John M Pottsville, Pa., March 8, 1854. the Commonicalth was confined to cash pay-

meni. Ou Monday evening, the Senate ordered [FOR THE MINERS JOURNAL ] the bill in an amended form, to be transcribed for a third reading, by a vote of 19 WATER FOR THE BOROUGH. 11, as follows Shall we have a Yall supply 1

This question has now been brought to a po the solut ionol which will rest with our citizens. It they are in earnest about the matter an i determined ler and M'Cashn, Speaker-19.

they are in earnest about the matter an iddigrammed to have the water, an opportunity will be allorded them on Monday nost to take it the first effortive step --subscribing to the stock. Through the exertions of the friends and allo-cates of the measure a bill was some time as pre-pated, authorizing the rations for the purpose, a capital of \$180,000 in shares, of \$25,000 each. A synopsis of this bill was published at the sime, and it has since been passed into allow without any es-cential alteration. This act, although called a sup-plement to the law, authorizing the Polityville Wa-ter Company, yet for all practical purposes, it au-NATS---Messrs. Buckalew, Cresswell, Foulkrod, B. D. Hamlin, E. W. Hamlin Hoge, M'Clintock, M'Farlaud, Quiggle, Sa ger and Wherry-11. The measure was ably advocated by Messrs, Evans, Kunkel, Price, Darsie aud Crabb, and as ably opposed by Messrs. Buck-alew, Quiggle and others. The bill will ter Company, yet for all practical purposes, it au-thorizes a new Company-tor upon the subscrip-tion of \$75,000 to the stock; the subscribers and indoubledly pass the Secare by a large ma-Its place, which will have the whole management of bringing in the water and expending the muney subscribed and paid on the new stock; as well as become invested with all the rights and properly of the present company and the mundgement thereof. The law also requires the Borough of Pottsville to guarantee six per cell. Ber annum on the money actually expended in supplying said Borough with

tute, of the borough of Orwigsburg, in the McLEAN'S VOLCANIC OIL LINIMENT to guarantee six per cent. per annum on the money actually expended in supplying said. Borough with water. This will afford a security to those who county of Schuylkill; also, a bill relative to Mechanics' liens, to the county of Schuylkill; subscribe, that they will receive six per cent on their investment. whether the income from the works be sufficient or otherwise, while they will be also entitled to receive any additional netting. also, a bill to incorporate the Schuylkill Co. the borough of Schuylkil Haven; also, a bill

come (over aix per cent.) which the works may to authorize the Sunbury lumber and car But says an enquirer, what will be the probable manufacturing company to erect a boom in cost and income of the works? Is it within our reach, and can it be accomplished by means which this community can furnish? The theirs questions I might answer briefly, that it is a work entirely, the West Branch of the river Susquehanua. Mr. Hipple, a bill anthorizing Peter Keeny and Peter Klick to sell a school house in Pinegrove township, Schuylkill county. thin our reach, and can be readily accomplished The House they proceeded to the considif our citizens so will it ; but the importance of the

If our chizens so will if; but the importance of the subject requires a more extended answer. From information derived from those who min-ufacture and deal in iron pipes and lead, and from the ideas of practical and experienced, men as to cost of laying pipes, building reservoirs &c., joined fo my own knowledge of such matters I have made out an estimate in considerable detail; the result of which is, that a sumpt of water sufficient for 40. eration of the bill to prohibit the manufacture and sale of intoxicating liquors in this Commonwealth, the question being on the amenument of Mr. Hiestand, to strike from he first) section, the words, "manufactur This views Guines has tragedy—the Delendant out an estimate it considerable dotail; the result of being a second of the second o two other persons, its attend to some business. On their return, passing hear the scene of a row, one of his companions was knocked down with a stone. Cochrano alopped to pick him up, and in the actives a dangeroidy stabled several times with a chisel in the hands of Johnson. Cost. vs. John McBride-Larceoy, on oath of Charles Call. Jury trial. Verdict, guilty; and to undergo imprisonment for 90 days-for which, after hearing the metro's sentence just before, he very politely thanked the Court. he bill.

r, somuel B Fisher. Having possession of valuable agents, Notes and Drafts, he has unusual facilities accompany each pot, with Holloway's Pills, the fortue pursuit of his profession, and can give reliantial-diseases, and leave the aufferer without a blémish

It costs but 22 cents a bottle. TRY IT:

the stores in the United States.

A new bill was then submitted, substan-

tially the same as Mr. Cook's, excluding the

was negatived-yeas 14, nays 17.

gredients.

the body

Philedelphia.

St. Louis!

uine the article offered by him for sale.

vere Pain, Bruise or Sprain

on hend to be used in time of need.

MABRIED

gluon HOWELL PIHHER and ALLEN FISHER will also optimize the buying and selling of Real Batale, and have now for sale several valuable Tracts of Coal For sale by John G. Brown, Clemens & Heisler Land. Onice, Centre street, four doors south of the Ponn-sylvania Halt, same side, Pousville. November 19, 1853. 47-tf Pottwille; E. J. Fry, Tomaqua; Dr. J. Kellar Burns Minersville.

SINES' COMPOUND SYRUP OF TAR. FOR SALE & TO LET. Wild Cherry and Hoarhound, is the cheapest, pleas-

GR SALE.-Twi good Building Lots, eligib ly stuated on Market Square, Pottsvile. Apply to A gint for Mire. Thompson. Curner of 54 and Manacionge Sta 10.31 10.31 are familiar with the nature of the specified no

L'Olt RENT.-Three dist-rate offices in "Hus I sol's Office Building" corner of 2d and Nabah For sale at the store of REUBEN REESER, larket Square, and also at the store of C. BARforgo Sts. Murcu II, 1854 10-11

LET. Centre Street, Potisville, who are prepared o sell to storekeepers at the Manufacturer's pri 1.0 LET .- A first story room and cellar on 2d L.Street, near Norwegian, well adapted for More Room or some in-chanical husiness. Inc. Prepared only by CHARLES SINES, 334 North

R. C. GREEN, Centre Street, Pottaville Frh 53, 1854 d Street, Philadelphin, and for sale at nearly all ULNITURE FOR SALE .- The subscribe {3-3m -Twine purposes removing itom Foirwille, offerias ratvare sate, all his Household Formitore, at hi-buors in Mortis Addition. Ferrons wishing to pur-euast, will please call on Wedneedays and Thuis days, and the 15th of March. GEO. H. POITS GOUT .-- Wright's Indian Vegetable Pills are a ertain cure for this painful malady; because they purge from the body those morbid humors which

j T.h. 11, 1854 |the cause not only of Gout and Rheumatism, but of every ache and pain we suffer. From four

but of every ache and pain we suffer. From four in O LEIASEI-A favorable Lease can be had or to eight of said Indian (Vegetable Pills taken every L the Primose, Holmes and Dismond Veina, and night on going to bed, or if the pain is severe, night fair the rupon the Spone. Clarkson and Palmer Veina, and morning, will in a short time imake a perfect Jun 25, 1534 P. W. SHEAVER, Engineer, ic.

YEAS-Messrs. Barnes, Crabb, Darlington, | curo of the most violent attack, either of Rheuma-YEAS - Messrs. Barnes, Crabb, Darlington, coro of the most violent atlack, either of Rheuma-Darsie, Evans, Ferguson, Fry. Haldeman, tism or Gout: at the same time the blood end on F fourse; with Brick fronts, on the cor-Hamilton, Hendricks, Hiester, Jamison, Kin-er finids will be so completely purified, that pain for the fact deep, on a to: 50 zer, Kunkel, Mellinger, Price, Skinner, Sli-the body ALSO FOR SALE.

Caution - Storeseepers would do well to exer A 10 Horsa Steam Engine, with a 12 Horse Cua cise care in buying from pediars. We understand relation reasonable terms. The Engine may be seen hat a man by the name of Hiestand, and another in Mines & Snyder's Man GEORGE M. CUMMING. the name of Sines are offering what purports to Der. 31, 1853

be Wright's Indian Vegetable Pills. These persons are not authorized Agents for this Medicine. [ OR LEASE .- To a good Tenant, a valuible Tract of Coal Land, known as the "Zerby Traci," uste in Frattey Township, Schuytkill Count, Sast Enemout. It hes on both sides of the Mine little and the article offered caanot be guaranteed a genuine. The genuine is for sale by Mrs. E. M Extension to Middle Creek contains about 230 afree is heavily timbered, and well adapted for an exten ABSUD. parting turborsu, ive operation. Beyer al ver-nave been proved and sound to be of Drss-ty. For further information apply to JOHN BANVAN, JOHN BANVAN, or ILIESTER CLYMER Pottaville 4571 BEATTY, J. G BROWN and J. S. C. MARTIN, Pott-ville. Wholesale' Office, 109 Race Street

N: B.-The public are respectfully informed that J. C. HUGHES, of Pottsville, is not an Agent for this medicine, and we cannot guarantee as gen

**FUR SALE.** A Diffect lot on Centre Street, Nor- **P**(**B**, in J. Wyn's additon to Potteville. Said bur uner from Centre to Balfroad Street, is bounded on the south by lot of S. Hough, Esq. on the north by a 29 ft., street. For terms and particulars enquire of the subscriber at this Blug Store, Centre street, Potte-WILLIAM WRIGHT -J. K. Baras, Druggist, at Minersville, we learn, Indisputable fille will be given. JOHN S. C. MARTIN, has obtained assupply direct from the proprietor, i

Agent for the Own The Volcanic Oil Laniment is truly a CELEBE A August 10, 1853.

JOHN BANNAN TWO Bottles will cure the foulast Ulcer or Jan. 21, 1852. : 3-tf

Sore, and will heal the most severe Burn or Scald NOTICES.

ithout a Scar. EVERY FAMILY should have a supply constant Nora CE. - The annual meeting of the Stockhold Ners of the Swatara' Company, will be held at:No. 143 Arch street, Philadelphia, on Monday, March 18th 1854. at 40'eloca P. M. at which time and 'place' an TO MINERS, working in Coal Mines, we say you delay not until you have obtained a' supply at 4 o'elock F. M. at Directors and the hald for twelve Directors and the hald for twelve Directors and the fig. GEO. VAUX, Bee'fy. -you will save a great deal; of suffering and mon FOR HORSES, it is the only sure remedy for

the ensuing year. Office Swatura Company, 1 Phila., March 11, 1654. 5 10-11 Lamoness, Bruises, Cuts, Scratches, Old Sores, Swellings, &c. Try it and you will be convinced Swellings, &c. Try it and you will be convinced Stellings, &c. Try it and you will be convinced Station on the Estate of Hannah E. Schwaht, detersard, late of North Manhelm township, have been granted by the Register of Schupikill Quality, to the advertisement in another column. Also for sale by John F. Brown, Pottsvilla; Jooi Stanton, Gien Carbon; L. Sterner, Lleweilyn Daniel J. Lowis, Mt. Carmel; Allan McLean, Forto said estate, are regiented to make t F. HENSER, Adm 9-R\* March 4, 1854

TOTICE. The undersigned having purchased the Black Valley Colliers, are now prepared to receive orders for the celebrated Black Heath White-Ash Coal. All orders will be pre

March 4, 1853.

12:00

Fottsville, Fob. 25, 1834 O'TECE Is hereby given that Lettsis of Admin-Istration on the Estate of James B. Levral, iste-of the Borough of Heavjtall Haven, dec'd, have been granted by the Heginier of Schuyläll County to the sub-cithera, reading in the Horough of Orwigs-burg. Therefore, all persons having claims of de-mands against the Estate of said deceased, will make is known the same to thein without delay, and all per soms knowing the merives indebted to said Estate. are requested to make immediate payment. George Kauffman will collect all accounts due the late if frm of Levan & Kauffman, and M. F. Mediar abd W. It Levan & Co. JACOB HAMMEE, SAMUEL R. MEDLER.

Mr. Chamberlin took the floor, delivered an alaborate speech in defence of the princiles of the bill. Mr. Stockdale followed, in opposition t Mr. Moore gave his reasons for voting Daniel J. Lowis, Mf. Carmel ; Allan McLean, Foragainst the bill. estville; Miller's Store, Phænix Colliery. Mr. Struthers followed, in opposition this and every other bill of a similar prohibi-POTTEVILLE MARKETS. ttory character. COBBECTED WEEKLY FOR THE JOURNAL Mr. Davis explained the reasons which Wheat Flour, bbl . 48 75 1 De'd peaches par'd. 44 25 would govern him in voting in favor of the 4 90 dol do unpe-7 50 Dr dapties pei 90 Bgge, Jucch 80 Butter 48 Choulders, 75 Hans, 2 55 Hans, 3 60. Plaster. Rye." do di Whent, bushel

The amendment was then lost, as follows YEAS-Messrs. Adams, Barton, Beck,

(Berks,) Sirathers, Wheeler, Wicklein, and Wilson-32. On the 5cb inst., by the Rev. John L. C. LIVEZLY, of Philadelphia, to ANN. ormerly of New Orleans. NAYS-Messrs. Abraham, Atherton, Baldwin, Balf, Beyer, Bigham, Boyd, Caldwell, Carlisle, Chamberlin, Cook, Crane, Cummins, Davis, Deegan, De France, Fletcher,

d0 d0 d0 Bash, Byerly, Calvin, Collins, Barton, Beck, Eckert, Edinger, Evans, Fry, Gilmore, Gray, Groom, Hamilton, Hiestand, Johnston, Laur Groom, Hamilton, Hiestand, Johnston, Lau-ry, (Lehigh.) M'Kee, Meiley, Monigomery, Moser, Paimer, Rowe, Scott, Sidle, Smith, In Danville, Monionr Co., on 24 Inat., by Rev I) Carlo, WM J COXEY, of Philadelphia, to BY ALICE MELLIN, of Danville.