They shortly arrived at home; and Joe's wound was dressed, and in due time he recovered; but always looked upon pointed to investigate the affairs of the that forest with a fearful eye, and never Lancaster Bank, and the causes which afterwurd could Old Joe be persuaded to led to its failure, states that of the notes enter it.



HURSLAY, APRIL 22, 1858.

The New Liquor Law. We publish to-day the Liquor Bill, as passed by both branches of the Legislature. All future licenses will have to be granted under it.

Philadelphia North American shows by figures taken from official documents, that now stands at \$6,057,070 ! after deduc- until near the failure. Fully one-half is hereby repeated. No wonder that the people are in favor pay under the management of our State government.

important. General Washington served bank."

The Lancaster Bank.

The report of the Commissioners apin circulation at the date of the failure,

\$460,024 have been received by the Bank in payment of debts to her, leaving still

was probably impaired before 1849. The by the authority of the same, That appli- the proper authority, on compliance with plicant.

The New Liquor Bill.

A SUPPLEMENT

To An Act to regulate the sale of intoxi

[As passed both Houses]

March, A. D., 1856.

time of a distribution of stock among annual sales are less than one thousand term for which the same is granted.

at fifty dollars, is hereby repealed. puted as discounted.

paper and sccurities ou hand could be shall bereatter therefor pay twenty per same by the bottle, or dome-tic wines and on the production of the same the city all over the plains and drive the Indians converted into cash at par, the bank would cent. less than the several amounts fixed cider by the gallon, without taking out Treasurer shall collect the amount of the from their present homes. No doubt the be solvent. But it is not; the process of by the twelfth section of an act to regu- license: Provided, That such liquor is tax for which he has been assessed by the hostility of those tribes will be principalnal, 73 miles, was \$1,598,379, and that its ruin being equally certain and fatal late the sale of intoxicating liquors, ap- not drank upon the premises where sold, city commissioners, under the provisions ly directed against this frontier wherever its present cost to the State is \$3,680,674 as if effected by bold theft, though more proved March 31st, Auno Domini one nor at any place provided by such seller of this act, and give the applicant his re- they can find it most exposed. after deducting original cost and revenue, adroit and imperceptible. The means thousand eight hundred and fifty-six:--- for that purpose. and adding annual expenditures and in- employed are thus classified :-- 1st. The Provided, That the same shall in no case SEC. 9. That license to sell domestic of said receipt the clerk of the court of discounting of worthless paper by the of- be less than twenty-five dollars; and the wines, malt or brewed liquors, may here- quarter sessions is hereby authorized to terest. The west Branch Canal, 76 miles. ficers, a practice which commenced un- provision in said section, that such such and license; and no originally cost the State \$1,832,583, and der the former charter, and continued shall in no case be less than fifty dollars, beer house, theatre or other place of a license shall issue unless these provisions

ting annual revenue and original cost. - the discounting was done in this way. - SEC. 3. That all hotels, inns and tay. the same: Provided, That the use of a SEC. 16. That keepers of drinking sa-The loss on paper of this character is e- erns shall te classified and rated accor- room or rooms in a hotel, as a concert loons shall be licensed, in the city of Philqual to the whole capital of the Bank .- ding to the estimated yearly sales of liqof having the public works sold. They 2d. Exchanging good paper and reliable uors authorized to be sold therein, or in proprietor thereof from receiving a hotel ises described in their license, as licensed have been a drain upon the Treasury ev- securities for doubtful, depreciated or the house intended to be occupied for er since their existence, and never will worthless paper. 31. Re-discounts and such purpose, as follows, to wit: in all commodation for a hotel, required by the all keepers of licensed eating houses, in chinery, what has deen cone in the past sale of its best discounted paper in Phil- cases where such estimated yearly sales act of March 31, 1856: And provided said city, shall have the same privilege as half century, by the railroad and factory, adelphia at usurious rates. Other prac shall be ten thousand dollars or more, further, That the preceding proviso shall to their sales, and all keepers of eating to supercede the old stage coach and the tices are mentioned, including "numer- such het l, inn or tavern shall be rated as not apply to the cities of Philadelphia or houses and drinking saloons, in said city. spinning wheel. They will organize the

ous and large loans to banks and money of the first class, and the sum to be pad Pittsburg. Director in Milton-not quite so well without interest, merchy to increase and when more than eight and less than ten plicant for eating house or retail brewery in said city, to be ascertained in the same gantie machinery, to plow, plant, reap, paying an office as Governor, but very keep at a distance the circulation of the thousand dollars, as second class, and license need not hereafter embrace the manner.

The Commissioners state that the trus- more than six and less than eight thou- eighth section of an act to regulate the soll intoxicating liquors, in the city of and the culture of fruit and grain on a as a Grand Juror after being President. Ine Commissioners state that the trus-ted but adroit officers who really managed sand dollars, as third class, and pay one sale of intoxicating liquors, approved Philadelphia, shall not be required to file grand scale. Ex-Governor Ritner is often found pro- the Institution, constantly succeeded in hundred and fitty dollars; when more March thirty-first, Anno Domini one any certificate of citizens heretofore remoting the interests of common schools obtaining the sauction of the Board of than four and less than six thousand dol- thousand eight hundred ane fifty-six, nor quired, nor shall any publication of such A singular case of suspended anima-Directors to the most questionable acts- lars, as fourth class, and pay one hun. shall publication of such applications be applications be required. tion took place at Chicago on Friday last, the minutes showing this on every page; dred dollars; when more than two and hereafter required; but such applications SEC. 18. That the clerk of the court of but the report does not exculpate the Di- less than four thousand dollars; as fifth shall be filed with the clerk of the court quarter sessions shall not charge or rewhich should serve as a caution to these rectors from the censure they deserve for class, and pay fifty dollars; when more of quarter sessions of the proper county, ceive more than one dollar for any license, attending on the sick. A Mrs. Brown living on West Madison street had been, than one and less than two thousand dol. except in the county of Allegheny, and nor more than one dollar for any frame lars, as sixth class, and pay thirty dol. the licenses prayed for, granted by the and glass he may furnish therewith, and long sick, and on Friday those attending lars, when more than five hundred and less county treasurer; and the bond now re- these fees shall include all his compensaon her, observed the usual sympoms of dissolutions overspread her features, and A correspondent of the Minnesotian than one thousand dollars, as seventh quired in such enses shall be first ap- tion for furnishing, preparing and filing very soon after the heart appeared to supplies that paper with a table giving class, and pay twenty five dollar-; when proved by the district attorney and coun- t'e bond required in any case. have ceased its functions. The usual forby the House. We may, therefore, an- the dimensions of ninety-three lakes in less than five hundred dollars, as eighth ty treasurer and their approval endorsed SEC. 19. That the ninth, sixteenth, malites were observed, and the body placseventcenth, eighteenth, ninetcenth, twennounce to our numerous readers, that jus- Minnesota, comprising the larger num. class, and pay fifteen dollars: Provided, thereon. ed in a coffin. One of her girls visiting SEC. 11. That any unlawful sale of tieth and twenty-first sections of an act tice and right have at last triumphed o- ber of those most known. Thousands of That in Philadelphia and Pittsburg no the body shortly after, and sobbing loudvinous, malt or brewed liquors, or any to regulate the sale of intoxicating liquors ver a horde of hungry office-holders and others of smaller extent are distributed such license shall be grauted for a less admixtures thereof, or any sale therof in approved March 31, A. D. 1856, be and 1y, the corpse moved and the eyes opened, over the surface of the country, and a sum than fifty dollars a year; nor in any an impure, vitiated or adulterated state, the same are hereby repealed, as far as great many of a mile or two in length other city or incorporated borough for a seene followed which can more readily shall be deemed a misdemeanor, and u- relates to the city of Philadelphia; and the money of the tax-payers of this Com- have been omitted for want of a name .- less sum than than twenty five dollars a be imagined than described in words .--monwealth, that they have become aro The largest lakes in the State, according year; and the estimated yearly sales of pon conviction thereof the offender shall that the mode of assessment provided in The girl screamed, fainted, and mogant and insolent to all who do not ap. to this table, are Red Lake, in Pembina all applicants for such license, shall be pay a fine of not less than ten nor more the 3d section and the provisions of this pear before them in broad-cloth, and live county, thirty miles long by twenty wide; assessed as provided in the fifteenth sec- than one hundred dollars, with the costs act shall not apply to said eity. mentary consternation possessed the household. This, of course, was soon o-Big Stone Lake, thirty miles long by tion of an act to regulate the sale of in. of prosecution, and upon a second or any SEC. 20. That the county treasurer, and vercome, and Mrs. Brown removed from sumptuously on the fat of the land; three wide; Mille Lac, twenty miles long, toxicating liquors, approved March thirher rather embarrassing position. She, but their occupation is now gone, and and fifteen wide; Lae Traverse, twenty- ty-first, Anno Domini one thousand eight fine of not less than twenty-five, nor more mon pleas of the county of Allegheny. the next day was doing well, though in a than one hundred dollars, with the cost- shall hereafter constitute the board of lilow, debilitated state. they will have to work a little-a thing five miles long by three wide; and Leech oundred and fiity-six. that will appear new and novel to them. Make, twenty miles long by eleven wide; SEC. 4. That licences shall be grant. of prosecution: and in case of a second or censers for said county, and said board subsequent conviction, the court may, in shall determine the amount to be paid for But few important bills now remain Most of the list however, are from one ed for the kceping of eating houses, which its discretion, sentence the offender to license by each applicant under this act, The Newark (N. J.) Advertiser says imprissonment not oxceeding three calen- and under an act to regulate the sale of that some of the leading Second Adveaand a half to six miles long, and from one shall authorize the sale of no intoxicating to be acted upon, and the session will to three miles wide. The water in all liquors, except domestic wines, and u alt dar months; and in case any such offen- intoxicating liquors, approved March tists in that eity have again set a period draw to a close. The bills to abolish the these lakes is perfectly pure and sweet, and brewed liquors, and persons so lider convicted of a second or subsequent thirty-first, Anno Domini one thousand for the destruction of the world--professoffence is licensed to sell any such liquor, eight hundred and fifty-six, as provided ing to have discovered the errors of their Board of Canal Commissioners, and to and they are all of great heaty of shore censed, shall be classified and rated acsuch license shall be deemed forfeited and in the act last mentioned, except so far previous calculations, and to have finally suspend the several appropriations made and surroundings. The lakes of Mione cording to the provisions of the twentyin the Appropriation bill for the Public sota form a distinguishing feature of the second and twenty-third sections of an void, and no person convicted of a second as the same is hereby altered, supplied or ascertained the exact truth They regard or subsequent offence shall be again li- repealed : Provided, No member of said the recent financial depression and the country, and lead an air of romance to act to create a sinking fund, and to provide for the gradual and certhin extincensed for two years thereafter: Provi- board shall receive more than two hun- prevailing religious excitement as among guishment of the debt of the Commonded, That this section shall not be con- dred dollars for services rendered in any the last days. By the next arrival from A party of young men were out hunt- wealth, approved April teuth, Anno strued to repeal any act or part of an act one year, as a member thereof. Europe they expect to hear of the destrucsage, we expect that they will pass both ing a few nights since, near Brook. Domini one thousand eight hundred and punishing such unlawful sale, except the SEC. 21. That the mayor's court of the of Rome, and that will portend the conville, Ky, and scated around a fire, when forty-nine: Provided, That no such litwenty eigth section of an act to regulate City of Carbondale, shall have power to flagration of the world next summer. one of the party in attempting to knock cense shall be granted in the cities of the sale of intoxicating liquors, approved grant licenses under the provisions of off the hat of a young man named Ellis, Lancaster or Pittsburg, for a less sum March thirty-first, Anno Domini one this act, and shall have the same further The Washington News gives an uchas concurred in the amendments and the struck him on the back of the than twenty dollars, nor elsewhere, for a thousand eight Lundred and fifty-six, powers in relation thereto, as are by this count of a singular accident to a railroad bill, therefore, only awaits the signature neck with the edge of his band. Ellis less sum than ten dollers. act conferred upon the courts of quarter train near that city. The train was caught which is hereby repealed. of the Goveror to become a law .- Daily took to his bed the next day, and after SEC. 5. That licensed venders of vin-SEC. 12. That no prosecutor or infor- sessions of the several counties of this in a whirlwind, and the three last cars much suffering, died one day last week. ious, spirituous, malt or brewed liquors, former in any prosecution for the sale of Commonwealth; and in cases of enting and the caboose badly smashed. The His physicians declared the spinal mar- or any of them, or any admixtures thereintoxicating liquors, shall receive any houses in said city of Carbondale, appli- cars, loaded with freight as they were, of, either with or without other goods, row to have been injured by the blow. portion of the fine imposed on the defend- cations shall be filed with the clerk of were turned over and thrown some two wares and merchandize, except brewers ant in any case where such prosecutor or said mayor's court; and the licenses gran- or three feet, and one of them, truck and An Italian in Chicago, worth upwards and distillers, may bereafter sell any of informer is a witness for the Common- ted by the city treasurer, and the bond all, landed as much as twenty feet from of \$20,000, who ownes five houses on them which they may be licensed to sell, wealth; and in every case of the convic- now required in such cases, shall be first the road. This occurred while the train-Milwaukie avenue, has seven or eight in any quantity and less than one quart; tion of a person returned by a constable approved by the district attorney of said was in motion, and but a few seconds afgirls in his employ, begging and stealing. and licensed brewers and distillers may shall receive two dollars, to be taxed in court, and the city treasurer, and their ter taking in wood and water. After hereafter sell such liquors as they are happroval endorsed thereon. crossing the read, the wind took an upthe costs. censed to manufacture and sell in any SEC. 13. That no person who keeps in SEC. 22. That she fourtcenth, twenty- ward shoot, twisting the largest pines of quantity not less than one gallon: Provi his store or ware room any hogsheads, sixth, twenty-seventh and thirty-second by the roots in its passage. ded. That this act shall not be construed stand, casks or liquor pipes, or who keeps sections of this act to regulate the sale of to prevent a brewer otherwise qualified a grocery store, shall receive license to intoxicating liquors, approved May thir- CURE EOR CONSUMPTION .- Monsieur from receiving a retail licen-e, in addivend intoxicating liquor by less measure ty-first, Anno Domini one thousand eight Desmartes, a distinguished physician of tion to his license as brewer, and under than a quart; and constables are hereby hundred and fifty -ix, together with any Bordeaux, has recently published a very the same provisions as in the case of eatrequired to make return of all persons acts or parts of acts conflicting herewith, elaborate and interesting essay, in France ing bouses. engaged in the sale of spiritous, vinous, or supplied hereby, so far as the same on the curative properties of the sap of A Capital Fellow. SEC. 6 That licenses to vend the liq- malt, or brewed liquors in their respec- conflict or are supplied, are hereby repeal- the pine tree, in cases of consumption .uors aforesaid, or any of them, shall be tive districts, who shall have in their pla- ed : Provided. That no license heretofore He quotes an experience of four years to granted to citizens of the United States, of ces of business any of the articles afore- granted, shall be in any way invalidated support his theory; and if his facts are temperate habits and good moral charac. said, naming them and the location of by the passage of this act; and all provis- reliable, he certainly makes out a case. ter, whenever the requirements of the their respective places of business; and if ions of said act not hereby altered, sup-NIGGERS AND LAND .- The Tyler Relaws on the subject are complied with by any such person shall have a license to plied or repealed, shall apply as fully any such applicant, and shall authorize wend such liquors by less measure than licenses granted under this act as under porter gives the valuation of negroes in the applicant to sell the liquors aforesaid one quart, the court may, on investiga- the act aforesaid; that the penalty impo- Smith county, Texas, at \$1,500,000, and for one entire year from the date of his tion, revoke the same; but such persons sed under the twenty-ninth section of of land, at \$1,076,566. license: Provided, That nothing herein may, on complying with the laws on the said act, shall in no case exceed two dolcontained shall prohibit the court, board subject, obtain license to sell by no less lars, which shall be paid to the treasurer The next Annual Fair of the Farmers' of licensers or commissioners, from measure than one quart. and Mechanics' Institute of Northampton of the school district where such covichearing other evidence than that present- SEC. 14. That in Philadelphia, all ap- tion is had, by the magistrate collecting county will commence at Easton on Tuesed by the applicant for license: Provi- plicants for license to sell intoxicating li- the same. day, the 21st of Septemder next, and ded further, That after hearing the evi-dence as aforesaid, the Court, Board of shall appear before the commissioners of under this act, at the first term of the 25th of that month. licensers or Commissioners, shall grant said city, between the first day of May proper court after its passage, or at any or refuse a license to such applicant in and the first day of June in this year, special or adjourned court held within A. M. Castries, a Spaniard, is said to A Kansas correspondent says money accordance with the evidence: And pro- and during the month of March in each three months hereafter, and in such cases have far outdone Mr. Hume in Paris, as commands from four to seven per cent. a vided further, That if any person or per- subsequent year, and make and sign an the court may dispense with the publicaan evoker of spirits. One of his feats sons shall neglect or refuse to lift his, her oath or affirmation of the amount of their tion heretofore required. consists in allowing himself to be locked. or their license within fifteen days after respective sales of liquers and refresh. "SEC. 24. That the tenth section of the bolted and barred within a room, and the same has been granted, such neglect ments at their respective bars, to the best act approved March 31st 1856, shall not when he is supposed to be incarcerated The Wheat through Bucks county or refusal shall be deemed a forfeiture of of their knowledge and belief; and said be held or construed to authorize judg- in the most secure manner, he suddenly said license, and such person or persons commissioners are hereby authorized to ment to be entered against the obligor in makes his appearance in another room. are prophesying a good crop provided the selling vinious, spirituous or malt liquors administer such oaths or affirmations, the bond therein provided, for a greater after the expiration of the fifteen days, as and required to file the same in their of- amount than the fine and costs prescribed Sixty-two couples were married, a few aforesaid, shall be liable to prosecution fice, and rate and classify each applicant and imposed for any offence working a days since, in a small town in the State and conviction in the proper court, as in accordance therewith: Provided, That breach of the condition of said bond :- of Rhode Island, within the space of two fully and effectually as if no license had any applicant for a license for a place not Provided, That the obligor or obligors in hours. four 18 cents per pound; bacon, \$100 per greed to adopt the cash system in their been granted to such persons. previously licensed, shall be rated and in any such bond where judgment hasbeen

sell the same in any other house than is rect list of all such applicants, with their fine and costs prescribed and imposed for mentioned therein, nor shall any bar or names, places of business and the class in such offence shall have been paid. place where such liquor is sold by less which they are respectively placed, and Indians in League with Mormons.

measures than one quart, be underlet by furnish the same to the city treasurer. cating liquors, approved 31st day of the person licensed to sell thereat; but if who shall advertise the same once a week the party licensed shall die, remove or for three weeks in two daily papers for that left the nation in November last, on cease to keep such house, his, her, or which services each commissioner shall a trading expedition to the plains, re-SECTION 1. Be it enacted by the Sen- their license may be transferred by the receive the sum of twenty-five cents, and turned two weeks ago, to Fort Gibson,

outstanding \$646,032, from which is to ate and House of Representatives of the authority granting the same or a license and the expenses of advertising the same, and report that twenty-three day's travel be deducted \$396,910 redcemed at the Commonwealth of Pennsylvania in Gen- be granted the successor of such party for provided it does not exceed twenty-five south from the Salt Plains they came u-Girard Bank. The capital of this Bank eral Assembly met, and it is hereby enated the remainder of the year, by the year, by the year, by the year, by the set of the

minutes of the Board of Directors show cants for brewery or distillery license the requisitions of the laws in all respects SEC. 15. That every applicant for li- bled in council, who received them very that in 1845, a short time after the dec- shall hereafter pay therefor the several except publication, which shall not in cense to vend intoxication liquors in the friendly, and traded with them very freelaration of a full dividend the intrinsic amounts fixed by the third section of an such case be required: Provided, That city of Philadelphia, shall file a bond ly for the goods they brought out. The value of the stock was declared to be five act to regulate the sale of intoxicating where any license is transferred as aforedollars per share less than its par value liquors, approved Marc's thirty-first, An- said, no payment, other than fees, shall sions of said eity, in accordance with the method of resisting the United States, of \$50, and on the 3d of the following no Domini one thousand eight hundred be required; and where a license is grant-November the same operation took place, and fifty-six: Provided, That the same ed under this section, for a portion of a sales of intoxicating liquors, approved just been visited by a party of "Mormons and the reduction was granted to stock- shall in no case be less than twenty five year, the party licensed shall pay there. March thirty-first, Anno Domini one thou and Mexicans," from whom they had reholders who had given their notes at the dollars, except in case of persons whose for a sum proportionate to the unexpired sand eight hundred and fifty-six, which ceived a large quantity of presents, and -tockholders in 1844. One-third of the dollars, who shall pay fifteen dollars, and SEC. 8. That manufacturers and procapital was thus lost, and the loss proba- the proviso in the section aforesaid, so ducers of cider and domestic wines, and him before license can in in any case be ments of the gentiles. The mormons bly concealed in the amount of paper re- far as it fixes the minimum rate of license bottlers of ciders, perry, ale, porter or granted: And provided further, That have impressed upon those tribes the nebeer, not otherwise engaged in the sale of each applicont, on his bond being so ap- cessity of uniting with them and taking Assuming that the capital was unim- SEC. 2 That applicants for license to intoxicating liquors, nor in keeping any proved and filed shall receive from the a decided stand against the United States

paired in 1851, the fact is stated that vend any intoxicating liquors, by the tavern, oyster house or cellar, restaurant clerk of the court of quarter sessions a if they wish to retain their hunting The Harrisburg correspondent of the not a dollar seems to have been abstrac- quart or greater quantity, with or with- or place of amusement, entertaiument or certificate of the fact, which certificate he grounds, stating that as soon as the whites ted without a nominal equivalent. If the out other goods, wares or merchandize, refreshment, shall be allowed to sell the shall produce to the city Treasurer; and are in po-session of Utah, they will spread

musement, otherwise qualified to receive be complied with.

room or theatre, shall not preclude the adelphia, to sell such liquors on the premlicense if he shall have and keep the ac- keepers of hotels may lawfully sell; and

e thousand dollars, as second class, and needse need not nerverte by the pay two hundred and fity dollars; when certificate of citizens, required by the sell intoxicating liquors in the city of sheep and cattle of the most select stock,

A party of Cherokees, six in number,

Fa. ming on a Grand Scale.

Several men of wealth in New York. Buffalo and Chicago, (says the "Moveu.cnt," a new paper just started in New York,) have it in contemplation to establish somewhere in the west, a Levinthan Farm, of from one hundred thousand to two hundred thousand acres. Their object is to do for Agriculture by the use of combined wealth and the power of mashall pay for such license at the same vast tract into two rival establishments, SEC. 10. That the petition of an ap- rate paid by keepers of hotels and taverns with a military organization of labor, giand render harvests, vast herds of horses,

in Cumberland county.

Passage of the Bill to sell the State Canals.

The bill providing for the sale of the their negligence - Expess. State Canals, has at last passed the Sen ate, with two slight amendments, which we have no doubt, will be concurred in State robbors, who have lived so long on

Works, in case the Canals are sold, will the country. now come up before the house, and there as there can be no objection to their pas-Houses without delay.

Since the above was in type, the House Telegraph.

A New Cnunterfeit.

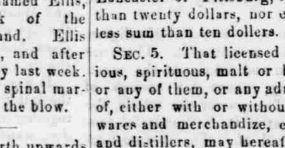
A new and dangerous counterfeit was eprung upon the community on Saturday, and numerous shopkeepers were victimized by it. We caution our readers a gainst it, as attempts to circulate it to-day will no doubt be made. It is well execu we saw is a ship in full sail. It is dated phia. May 10, 1857, No. 52437, and lettered A. On the righ hand side is a ship in full sail, and on the left hand side a man's head. - Phil. Press.

The Senate of Pennsylvapia has adoptted, and purports to be a two-dollar note ed a resolution authorizing the appointof the Merchants' Bank of Newburryport ment of a Committee to inquire into the Massachusetts. The vignette of the one propriety of removing the seat of Government from Harrisburg to Philadel-

An Editor at the East says:-"Our stock in trade consists of Industry, Economy, and untiring perseverence. Our

They have had a tremendous rain in industry we consider worth wus at least Austin, Texas, lately. For four days the \$15,000, economy \$15,000, perseverence \$15,000, making in all an active capital sun was hidden behind the dense clouds, of \$45,000" until at last, on the night of the 23d ult. the rain and hail came down amidst flash "People," says a modern Philosopher, es of lightning end roars of thunder, with "go according to their brains; if these lie a violent wind, completely deluging the in their head, they study; if in their belly, city. The river rose a foot during the they est; if in their heels, they dance." night and six feet the next day. Trees and fences were blown down and also It is said that southern Indiana is full houses. of pigeons. There are millions of them darkening the air and covering the woods.





A man was split in halves lengthwise on the little Miami Railroad, a few days since, by falling on the track, and a car passing over him.

The Camden West Jerseyman has a the head of its columns the following :-"For President in 1860, JOHN C. FRE-MONT, For Vice President, WILLIAM L. DAYTON.

At Camp Scott, Utab, Col. Johnston's head quarters, salt is worth \$2 50 per pound.

Aboout 100 persons have enlisted in Trenton for the Utab army.

month, in that Territory, well secured on real estate.

looks remarkably well, and the farmers

season is favorable.

no The newspaper publishers of Lepound; coffee 50 cents; rice, 40; beef, 8; high county, have held a meeting, and abusiness.

milk a day.

SEC. 7. That no license to vend the classified by them for the first year as entered against him, her or them, for the Advices from Florida state that Billy liquors aforesaid, granted under this or they may deem just, after considering the whole amount of the bond, shall be and Bowlegs and twenty-two of his warriors Philadelphia consumes 5,000 gallons of any other law of this Commonwealth shall locality of the premises for which license they are hereby released from the pay- had delivered themselves up to the United be transferable, or confer any right to is asked, and they shall make out a cor- ment of the said judgment, whenever the States officers.