The Military Arrest of Albert D Boileau.

We publish t' is morning, the apologetic publisher of the Philadelphia Evening ought to be repealed ; Journal, to Major General Robert C. Schenck. It is as follows :-

HEADQUARTERS MIDDLE DEPT'NT, EIGHTH ARMY CORPS,

Baltimore, Md., Feb. 1, 1863. I. Albert D. Boileau, citizen of Philadelphia, editor and pub isher of the Philadelphia Evening Journal, now confined vis's Message, ' in that newspaper, Jan'y 20, 1863, and for the publication of other distinctly disayow such article or articles being published with my proper authority and intention; and I do hereby further also in the papers at Harrisburg. give to Maj. Gen. Robert Schenek, commanding the Middle Department and Eighth army corps, by whose order, in behalf of the government, I have been A. J. Sylvania, arrested, my sacred parole of honor that, Chas. STOCKWELL upon being discharged from my present imprisonment and the suspension of the publication of my newspaper being removed. I will not write, print, or publish, or permit others in my name to write, print, or publish, any articles having such dangerous character or tending to the support or encouragement of the rebellion; but will demean myself in all things as a true and loyal citizen of the United States, intending only to support the government, the Constitution, and the Union as a faith—

States Senator, by one vate over from, Sixos Carriers, and some properties and persons the support of the senator by the Democrats by their supports by the Democrats by their supports by their supports which characterized their sizes in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson, the success in the last fall election. With a few such senator in gions of Lee and Jackson the success in the last fall election. With a few such senator in gions of Lee and Jackson the success in the last fall election. With a few such senator in the success in the last fall election. With a few such senator in gions of Lee and Jackson the success in the last fall elect

February, 1803.

(Signed,) ALBERT D. BOILEAU. nerest violated the Constitution of the own ox would then be gored. United States and the Constitution and We recommend this little fellow to mind only shown some little firmness and de- alone. cision of character, he would have been | Lincoln Times !- Printers are not

Never had a man a finer opportunity of acquiring an honorable distinction than that which Mr. Boileau has thrown away. The Democratic party had already bro't his arrest to the attention of the Courts. to the attention of the Legislature, and to the attention of the City Councils, and would have pushed the matter until Gen Schenek was forced to back down from the position he had taken. The arrest and Col. Wall and Gen. Cameyon. damning oblivion. conviction of the parties in Philadelphia who made the arrest, and the indictment of General Schenck by the Grand Jury, and the requisition of the Governor of Pennsylvania on the President of the United States, or the Governor of Mary land, for the person of Schenk, would have soon brought matters to an issue .-We have been much disappointed in Mr. Boileau, whom we supposed to be a man of very considerable nerve.

25 St Hon, GEORGE H. PENDLETON, M. of C. of Ohio, has our thanks for a copy of his excellent speech in Congress on the aglistment of Degro Soldiers.

Public Meeting.

In pursuance of public notice, the the restoration of said tax.

W. C. Bogart, Esq., to the Chair, A. J. measure with the abolitionist, who have "And now, January 31st, 1863, the

addressed in a very forcible manner by of that paper said :

letter of Albert D. Boileau, editor and for the Commutation of Tonage Duties' lify or defy the laws thereof. To with

the spirit, if not the letter of the Constitu- of our Union shall deliberately resolve to "And now, February 2d, 1863, it is or navai authority over white officers, seltion of the State.

Second-Because it increases the burthens of the people for the benefit of a wealthy and powerful corporation. Third-Because we believe it was par-

sed by means of bribery and corruption. in Fort McHenry for the publication of After reading the resolution, Mr. Ward ing: an editorial article, under the title of "Da- proceeded in an able speech in support of "We have repeatedly said, and we once Ludiow, and his aftempt to shield the vithe same.

ing to the support and encouragement of Manville, Henry Ward, and R. M. Wells, derive their just powers from the con out by arrogating to Aimself the right to rethe rebellion against the government of the in eloquent speeches in favor of the restor of the governed, is sound and just; and voke an order of one of his peers, proves United States, do hereby freely and vol- ation of the Tonnage Tax, so justly due that, if the slave States, the cotton States, him to be a man unfitted by nature and cither of the States of Delaware, Mary-

On motion it was

Resolved-That a copy of the proceedor knowledge, and declare that such pub- ings of this meeting be forwarded to our lication has been made by other persons, Senator and Representatives, and that they agent, or employees without my sanction be published in the curry papers, and

On motion, the meeting adjourned. W. C. BOGART, Ch'r.

Vice Prest's. E. A. Parson Sec'y.

UNITED STATES SENATOR BAKETED. - After considerable electionsering the two houses of the Pennsylvania legislature met injoint convention and elected class. I. Buesagew (Dem.) of columbia Comry, traited Little-Schator, by one vale over from, Sisten Canada.

ful citizen should, and it is to be further The above ill-natured growl comes from the resolutions of Judge Conway, and the understood that these declarations and a very small dog a winger and not a statement of Simon Comeron to Dr. Boyer pledges are made as well to relate to mat- mastiff. He had best talk about "bribing of the State Legislature, clearly estabter hereafter to be published in the weekly schemes" to his muster, Cameron, who is newspaper called the Democratic Leader, just now wading in very deep water with lishes the fact that there is a movement mumeation of E. H. Little Esqr, dated Blatt, Clements, Cox, Cravens, Crisfield made up from the daily Philadelphia alegislative committee after him. The on the part of the abolition party, hav
Nov. 5th 1860, shows how the controversy

Levening Journal itself, and to any other Democrats resorted to no such "schemes," ing for its object the recognition of the between him and Palemon John ended

Hale, Hall, Harding, Harrison, Holman, newspaper that may be published or con- and have no taste for them, but leave that Southern Confederacy. The question is "Palemon John gives up, thereby virtu- Horton, Johnson, William Kellogg, Ker sort of business entirely to the "Winner Given at Baltimore, this first day of bago' and his crew, who have grown cor-

rupt on public plunder. We had hoped that Mr. Boileau would enment. We are satisfied with a much The passage of the pegro army bill, looks "I bould be a ham d to kick a "dead "I bould be a ham d to have remained firm in his determination humbler position in the world. But we to test the validity of his arrest, but in would like to know if "secesh" does not to us very much as if the declaration of earn by so much as a ain clevating his this, we have been disappointed. Just at "run rampant" under our present rulers, Cameron that "Nothing is more certain to are," &c &c. the moment when his Democratic friends, who seem incompetent to put down rebelwere exerting themselves to their utmost liou after calling out a million of men and
pendence," was very likely to be realized

District Attorney compelled the Doctor to were exerting themselves to their utmost spending more than a thousand millions we have felt it our duty to call the attention answer under oath, whicher he believes there is a God who will punish hears. to bring the perpetrators of a high han- of dollars! We know nothing about the ded outrage to justice, he foolishly wrote circulation of the Day Book in this couna litter to Gen. Schenek, which is a vir- ty, but we do remember that it was ex. forts or leading abolitionists to dissolve the riot case, has stimulated the Doctor to re qual confession that the articles published cluded from the mails at one time by an Union, and to destroy the Government .- newed falschoods. We will merely point arbitrary order of the Post Master Gen. Their professions of Patriotism are as out his lies. in his paper, were of a treasonable char- eral. How would this scribbler fancy an acter. This letter places him in a very order of that kind excluding the Bulletin awkward position with his Democratic from the mails, because somebody in powfriends, and gives to his arrest an appear. er did not fancy it ? He would be very

speedily and honorably released from his taxed, first, as dealers, \$10 (we pay that imprisonment in Fort Mellenry, and Gen. sum for the privelege of printing a free Schenk would have been placed in a po- paper,) per annum; secondly, on paper sition before the public, which would have 3 per cent advalorum; thirdly on ink compelled the administration to remove fourthly on type; fifthly on their income, him from his present command. As it is, which consists principally of expenses; Schenk has triumphed at the expense of and lastly and worst of all, they have Boileau. This arrest and the blunder at to pay double price for paper, and for Vienna, which would have resulted in the everything they cut, drink or wear. This destruction and capture of the first Ohio unfortunate class of persons is bound to Regiment but for the presence of mind of become extinet, unless the people who Col. A. McD. McCook have given Schenck are not taxed so severely op.n their all the notoriety he has gained during the hearts, or rather their purses, and patron ize them more liberally. Come, friends to be or not to be"-taxed to death-'that's the question !" Will you help us

Dr. John, are these some of the bless-

by the decision of the free people of Penn- weekly. sylvania is an outcast from all decent society, and if he gets his due-according to get Hou. HENDRICK B. WRIGHT, M. -will be fined (for bribery and corruption) in the sum of five hundred dollars and get one year in the Penitentiary .- Legislature, has our thanks for sundry im-Such are the ups and downs in life.

The Recognition of the South ern Confederacy.

The meeting was organized by calling ing States, has always been a favorite issued the following order:-After the organization, the meeting was November 9th, 1860, in which the editor

Resolved-That in the opinion of this go in peace. The right to second may be according to law." meeting, called and held without distinction a revolutionary one but it exists neverthe-First-Because the net is in violation of ter; and whenever a considerable section. Court to enter the following order:-

ed to another by bayonets. Again, in the New York Tribune of so by a majority of the Court."

20, 1863, and for the publication of other articles of like dangerous character, tendbodied by Jeff rson in the Declaration of

On the 15th of December, 1862, Judge Couway, the notorious abolitionist of Kar

ergies to continue the war.

of the Mississippi to its mouth, and the agary of the Potomac annihilated the legious of Lee and Jackson, thus subvert- bench than this same Judge Allison, nor Mitchall, J. S. Morill, Nixon, Noell, Glin gious of Lee and Jackson, thus subverting the military power of the rebellion has any Judge been guilty of a greater John H. Rice, Biddie, Edward H. Rolwithin a reasonable time, the best inter- assumption of power. As the next Sen- line, Sargent, Sedgwick, Shanks, Sheffield the pleasure of meeting at a place called Onlone ests of the country and humanity will re- are will be strongly Democratic, the best Shellabarger, Sherman, Sloan, Spaulding

The declarations of Horace Greeley, him. That he richly deserves. Too much honor is done us in the sup- ing the public mind for such a movement "test for fur her evit." ernment. We are satisfied with a much The passage of the negro army bill, looks becile administration shall have given be contained in one bill of indictaint. place to a Democratic Administration. When you say the section is in these cording to their sins.

> BET HOR GEORGE SANDERSON, AS WE announced in the last Democrat, has been and was taken from, and in the very unjority. Mr. Sanderson,-who is the on indistinguity. able Editor of the "Late aster Latelligen." Lie hamber 2. The Dr. further says. cer,"-is a gentleman of high repute and

About one year ago, Col. JAS. W. WALL | For The Constitutional Union, hereto-

portant documents.

Judge Allison.

The extraordinary conduct of Judge eitizens of Bradford county convened at It must be clear to every impartial read. Allison of Philadelphia, in endeavoring to negroes in the Army and Navy of the Uni- overbearing way another New York edithe Court House, in the bord of Towarda, er of the public press that there is a strong prevent the presention of the parties en- ted States, passed the House finally on tor that the newspaper pass should be purpose of considering the propriety of out of Congress in favor of a recognition bert D. Boileau, has met the condemnation years to 54 mays. The following is a copy or the editors be sent to jail. We copy this new paper have the means, the telent memoralizing the Legislature in reference of the Southern Confederacy. From time of every candid and impartial man. As of the bill: to the repeal of the Tonage Tax, and also to time, certain members of that party soon as the arrest of Boileau had become Beit enucted by the Senate and House of BROOKS VS. GREELEY. - Now Mr. Greeto the repeal of the Tonage Tax, and also to time, certain members of that party soon as the arrest of Boileau had become tor the purpose of discussing the question have boldly announced the suppression of known, Judge Ludiow very properly call of said repeal; and for the further purpose the rebellion an impossibility, and that ed the attention of the Grand Jury to the of said repeal; and Senates scenar or later, we would be compelled for integral to the purpose of the United States of ley and the Express and the public may are well understand one another. If President be, and is hereby, authorized to a Mr. B. is kidaopped and taken to a sign of the United States of ley and the Express and the public may are well understand one another. If President be, and is hereby, authorized to a Mr. B. is kidaopped and taken to a sign of the United States of ley and the Express and the public may are well understand one another. If President be, and is hereby, authorized to a Mr. B. is kidaopped and taken to a sign of the United States of ley and the Express and the public may are well understand one another. If President be, and is hereby, authorized to a Mr. B. is kidaopped and taken to a many colors have been an all the public may are the colors and the colors are the colors and the public may are the colors and the colors are the colors are the colors are the colors and the colors are the col

Judge Allison, who succeeded Judge President :

whatever to reverse the decisions of Judge may be, in the utilitary or naval service Pennsylvasia from equinal prosecutions, t e Presidents proclamation of January unturily express my regret for the publication of that article, or of any other arthe State, and which had been repealed an independent nation, they have a clear hopethe Supreme Court will take him in the Covernment of said State baying here to their especial care and keeping, and deal with him according to his demerits. sas, introduced the following among over He is utterly unfit for the position he occuresolutions in the House of Congres: pies, and the sooner an example is made "Herelved, That it is a matter or serious of him the better it will be for the public reflection, whether another election for at large. After taking a solemn oath to President must not superence before the support the Constitution of the United Clork, Collax, F. A. Conkling, Roscon rightful authority of the nation can be States and the Constitution of Pennsylva Conking, Conway, Cutter, Davis, Dawes, established; and wetther in the mean-time, it is not a fogrant waste of our en-

Resolved that unless the army of the whom he is now aiding to escape the just Hatchins, Julian, Kelley, F. W. Kellogg West shall have swept through the valley penalties of the law. No man has ever Lansing, Loomis, Lovejoy, Low, Meindoc exhibited stronger partisan feeling on the McKean, McNight, McPherson, Marston thing that can be done will be to impeach Stephens Train, Trimble, Trownridge

The Demogratic Stundard.

being brought before the public quietly .. This fact is now placed upon record for and cautiously for the purpose of prepar- "nature use and renders his paper timps-

"he is afraid to attract further notice, ev-

there is a God who will punish licing, tion of our readers to the treasonable ef- before he could be allowed to testify in the

idle as the wind. No men or set of men who violate the Constitution of the United torsey contained in his last issue, the Doctor says: "The 65th section of said act is States are either loval or patriotic. An in these words: "In all cases where two or

laws of this State, and if Mr Boileau had his own business and let Columbia county which it will do in two years from this words, why not give the whole section time, the abolitionist will be desit with ac. Doctor? The remainder of the section & in these words, "for which no more casts person they we scentumed there.

The section is under the title "Cast"

the Gubernatorial election, and we are commenced at "three different times."—
The one against Daniel Beckley and oth sions. The one against Charles Fowler, and others, was commenced before a Jusold Abe! Where's the Farm for every phia "Evening downed," That was a February sessions, 1863, the same defeat dollars. man? God have mercy on liars and sensible move in the right direction .- dants having been discharged from their Nothing else could have saved the con- "recognistate," at the previous court .cern, like its late valo ous Editor, from And we are credibly informed that still act July there were but sixty two survive geor Gen. McClellan was removed another prosecution will be commerced by patriots of the Revolutionary war- because he was "too slow." The Port returnable to next court, against parties the name of eight of these residing in land Argus hopes the "progress" since has who were not known until the facts called the secosh States have been stricken off been satisfactory to the authors of his rewas a prisoner of State, by the order of fore published by Hon. T. B. F. orence, out during the trial of a person of the pension rolls and twenty-four have moval; we may safely say it has been to

Now, Col. Wall, is a Senator of the Unis ington, where the first number will appear should be contained in one addictment. thirty of these patriot pensioners. ted States, by the votes of the loyal citi on the 22d of February-38,00 per an. But the net of assembly, a portion of

> tin gets out of office, we will make no fur- in the face of the enemy." ther comments at present Bor Hon. WM. Hopkins, of our State golden John's lies bor I came off with flying colors" as little snow. At this writing—Tuesday—and is now contained in his report of "the Great Ribs" the painter said when he fell from the the weather is mild and almost as baimy lacession. Care, ' next week. ladder.

The Negro Sodilers' Bill.

gaged in the arrest and abduction of Al- Monday of last week, by a vote of 83 bent to the support of the Lincoln dynasty, the first of March. The proprietors of

shall be construed as to authorize or per- published, life is not worth having. draw from the Union is quite another mat. proceedings, and ordered the Cierk of the mit any officer of African descent to be ap pointed to rank, or to exercise military or in a Republic whereof one section is pinn- based on the presentment brought into the any greater pay than ten dollars, a month Court on the San act, until directed to do with the usual allowance of clothing and draw the Reserve Corps from the field, and rations be allowed or paid to privates or place them en duty in the fortiffcations February 231, 1861, we find the follow- Judge Allison possesses no authority laborers of African descent which are, or of the United States?

PROVIDED FURTHER, That the slaves more insist, that the great principles am- claters of the constitution and Laws of of loyal entrans in the States exempt by armed service of the United States, no see, or Missouri, without the consent of the Governor of said State having been first obtained.

The vote on the passage of the bill was

as follows : YEAR-Mossrs Aldrich, Alley, Arnold Ashley, Babbitt, Baxter, Beaman, Bing irom, S. S. Biair, Biake, Wm. G. Bown Bullinton, Campbell, Casey, Chamberlin, to be violated by treasonable abolitionists, Fisher, Frank, Gosch, Gurley, Hooper Van Horn, Walker, Wall, Wallace, Washburne, Wheeler, Albert S. White, Wilson,

Wintom and Worester-83. NAYS-Messrs, William Allen, Wm J Allen, Ancona, Bully, Biddle, Jacob B Hile, Hall, Harding, Harrison, Holman, rigan, Law, Lazeac, Leary, Madory, Ma Maynard, Menzies, Morris, Noble, Norton Odell Pendleton, Price, Robinson, Jas S. Rollions, Shiel, Stiles, Benjamin F. Thomas, Francis Thomas, Vallandigham, Vib b rd, Wadsworth, Webster, Whaley, Chilton A. White, Wiekliffe, Wood, Wood off, Wright and Yeaman -51.

Union ? And why is it that in Pennsylvania, Onio, Indiana, the loyal, law abid hurried off on ten days notice, from their ships of the camp, and dangers of the latest of Kramer, in latest of the latest of th friends, and gives to his arrest an appearin the case. Gen, Schenek in making the
in the case. Gen, Schenek in making the commenced, in the case. Gen, Schenek in making the case. Gen, Schenek in the case. Gen, Schenek in the case ships to our Abolition government, in which they must have anticipated thous The following speech of this Abolition Thursday morning last, Thomas Painands of human beings would be buried in demagogue was made in Congress on the TER, Esq., formerly of Bloomsburg, aged the vasty deep? Can A raham Lincoln 2d of this month. The report is copied about 78 years. haver why this is so.

> For A REGEREOUS VERDICT - The ney's Iress, of the the 3d instant. al brought by William H. Holgson, edinow, he has two hundred and sixty five "An act to requise the payment of coals suppression of that paper, on the 23d of

E-F VENERABLE MEN .- On the 1st of Simon Cameron, then Secretary of War. of Philadelphia, is to be removed to Wash thinks that they, whether known or not, died since the 1st of July, leaving only nobody else.

zens of New Jersey, and Simon Cameron, num, for the daily, and 82,00 for the which the Doctor quotes, says, "if a prosecution shall be commenced against them. address to the officers and men of the per, should subscribe for the Harrisburg the hearts of her parents and safely trust to the per, should subscribe for the Harrisburg In other words, against such of them, as Left Grand Division by saying: "In Patriot and Union, Only 85 a year, or But as we are informed that the Dis- severing a connection which you have \$2 during the session of the Legislature, the provisions of the 48th and 49th sec- of C of Pa., has our thanks for a copy of triet Attorney contemplates prosecuting made so dear, he asks that no one will tions of the 'Penal Code of Pennsylvania' the Preliminary Report of the Eighth the Doctor for libel, so soon as Andy Cur- believe that he voluntarily parts with you got We are having somewhat remark-

The Jail Hostages.

The bill to authorize the culistment of Mr. Gracley recently threatened in his below the spirited reply of the Express:

of urging upon our members and Senator sooner or later, we would be compelled fact—instructed the jury to investigate enroll, arm, equip, and receive into the lan. Washington prison, as many others have rio of writers are not to be found in the to use every fair and honorable means, by to acknowledge the independence of the all matters connected with the arrest, and and naval service of the United States such been, from this city and State, 25,000 great State of Pennsylvania, their influence and their votes to secure South. A dissolution of the Union exis- make a special presentment to the Court, number of volunteers of African descend men will band together to kidnap Mr. G. ting between the slave and non slave hold. After this has been done, Judge Ludlow as he may deem useful to surpress the prest and to keep him as a hostage for the safe ent rebellion, for such term of service as y turn of the Washington victim. Fort he may prescribe, not exceeding five years. Lafayette now is not strong enough to house on Fifth Avenue, N. Y., all carpet-W. C. Bogart, Esq., to the Chair, A. J. Manually of the County having made cording to the regulations of the branch ties. No soldier of Democratic or Whige etc. mirrored, pictured, and furnished, and colling to the regulations of the branch ties. No soldier of Democratic or Whige even to the pantry and cellar, has been The said volunteers to be organized ac- hold a State prisoner imprisoned for poli ed, mirrored, pictured, and furnished. ties was taken by the New York 7 ribune, by virtue of the authority vested in the to receive the same rations, clothing, and antecedents, will guard such a prisoner, presented to Mrs. Met lellan by some of Court of Oyer and Terminer and General Quarter Sessions of the Peace of this country, by the Constitution and laws of Country, by the Constitution and laws of Country of Country, by the Constitution and laws of Country of Country, by the Constitution and laws of Country of Country, by the Constitution and laws of Country of Country, by the Constitution and laws of Country of Country, by the Constitution and laws of Country of Country of Country of Country, by the Constitution and laws of Country of Country, by the Constitution and laws of Country of Country, by the Constitution and laws of Country Col. V. E. Piolett, after which C. L. Ward, Esq., offered the following resolution:

Constitution and laws of country, by the Constitution and laws of country and regulations as may be prescribed by the very fearlessly, to discuss the perverted one hundred and siary dollars in paper to of party, the law passed by a former Leg- less. We most ever result the right of Ludlow as Judge of the Court of Quar- Paovines, entitled an vact and where a free press, we have! issues of this war, and to dare the conse- buy \$100 in gold! What glorious times islature of Pennsylvania, entitled an "Act any state to remain in the Union and nulfor the Commutation of Tonage Duties" life or defect the laws thereof. To with

> go out, we stall resist all correles measures dered that the District Attorney shall diers, or more in the military or paval to keep them in. We hope never to live send no indictment to the Grand Jury service of the United States; nor shall the Pennsylvania Reserve, are to have rest. An order has been issued to with- cently dismissed from service for desertion. around Washington. However late this one cent for emancipation." This is the order comes, we rejoice that it has been sentiment offered by Hon A. G. Burr, at issued. Had a similar order been made six months ago-bad the Reserves been engo last Saturday. allowed time to rest and recruit even three menths ago, and officers been detailed to vi-it Peon-ylvania on recruiding service. every company would have been filled with fresh eries, and the Corps thus restored to its maxium strength. The State the Captain's office and settle." yearned to increase the glory of that gallant band, by renewing its strength and again reviving its undaunted valor in adequate numbers to meet the foe. Propositions in every shape were made to secure his object and result. but each in turn was rejected as impeneticable, until delay and death diminished the confidence and e thusbasm and thinned the ranks of what Wheat Wheat Who si So Green Apples 50 was once the most effective corps in the

> > A HEROTHE.-A Correspondent of Potatoes " the Altson's Register, writing from Broad | Cloverseed " op City, Huntingdon courty, sa s he had | timothy-ced Dudley, a woman named Mary Owens. who had just returned from the army, in fall uniform. This remarkable women accomposied her husband to the army, and fought by his side until he feel, She was in the service eighteen months, and took part in three battles, and was wounded twice: first in the face above the right eye, and then in her arm, which quired her to be taken to the hospital where she confessed the deception. She had enlisted in Danville, Montour county, a , under the name of John Eyons, and ives as her reason for this romantic unfertiking, the fact that her father was ua compromising in his hostility to her tuning manings with Mr. Owens, threatening land As Allen, Why is it that no draft has been violence in case she disobeyed his com- 311 carrent unde from any Abelition State in the mands; wherenpun after having been in secretely married, she defied the United This Waver States uniform, entisted in the same com- Issue Mary Manuel. homes, their wives and little ones, by the battle field, saw her husband fall dead by | Our receipts were encouraging for January. We storu mundate of Abraham Lincoln, while her side, and is now wounded and a wid - there our paramaters in promptical and true our the thriveing Abolitionists of Massachu ow. Ms. Owens looks young, is rather at me and the recompts. Resultances by made setts are permitted to remain comfortably pretty, and is the heroine of the neighbor-

THE CONFESSION OF THAD. STEVENS from the best Republican authority, For-

We ask attention to the confession of on and properietor of the West Chester be believed? His boil declarations will about 56 years. Stevens about raising more men. Is he to wife of Major Andrew Creveling, aged re-elected Mayor of the City of Laneaster. Last year his majority was only 48, and Act explanatory of the act, entitled. U. S. Marshall for the illegal secure and

A goet, 1861, has resulted in a verder of had been sphosed for various reasons I year 11 mon hs and 4 days. Mr Stevens (Rep.), of Pa., says this 112 damages for Hodgson. I was tried the gentleman who had just taken his an incorruptible democrat, and his numerindictments." Now the District storney press Court, sixing at niv prints. Al- cause he was opposed to the war. He before Chief Justice Low-le of the Su- seat and he could not vote for him, beous f lends will be gratified to know that did not divide them, but on the contrary, thou h the amount of damages readered is (six. St. vens) did not expect those hold- aged 17 years, 7 months and 20 days. not anothing her the loss sustained by was an efficient engine for carrying on the reas n of the interrupt on to the basicus war. He remarked that soon the two free to say, that he would make an exect- ers, was commenced before a Justice in of the establishment, yet we rejuce to years and nine-months term of volunteers lent and honest Executive officer of Penn- August, 62, returnable to September ses know that the Pennsylvania Courts are will expire, and this would take from open to our citizens, when their rights and the army three bundred thousand men and others, was commenced before a Jus-To supply their places with gallant solwas seared by a few of Oli Abes jack sessions. And the one against James act of aboliton efficers. The amount of try, any thousand white mon could not be ings you promised us with the election of a-ses, has withdrawn from the Pinladel. Raiston, and others, was communed at lamages should have been ten thousand raised by voluntary enlistment, and to enforce the conscription was out of the she was a resident of this place, where she is rem

able weather for Winter. It bus been unusually soft and changeable-with but as the mouth of April.

A New Paper. - The Age is the title of a new Democratic paper about to b started in Philadelphia, the prospectus of which we publish in another column, the first number of which will appear about and the newspaper experience to make it

SUBSTANTIAL PRESENT .- A benutiful

DESERTED. - Captain John Brown, of REST FOR THE RESERVES,-At length the thirtieth Obio regiment, son of Ossa-

Millions for the Constitution, not the immense public meeting held in the

Bey The Leanties of Modern Republicanism are fast being made apparent to the people by the visits of the tax gatherer. Or rather, the tax-gatherer is modestly asking the people to walk up to

Valuable sait springs have been discovered near Leavenworth, Kansas -They are said to be inexhaustible.

THE MARKETS.

Becomsnung, Feb 14, 1863. Rye " St. Dried orn 50 Dried Peaches 2 50 Onts. . " " 50 Batter Pib 20 Buckwhest " 75 Lard 60 Tallow.... 12 Eggs.... 9 dez. 16 Hay " ton.8 00 50 Chickens " pair 25

RECE'PTS FOR JANUARY TO THE

COLUMBIA DEMOCRAT \$17 cm; Affred Howell, Esq. 4 cm; Moore A hardware, 1 cm; Januard Escret, 2 cm; A Annu radio, W Yapte niter. Admor Sn Histonian, 111
Columbias Commany, 2 co.
Estata of Gomman Sless, 2 and John L. grott. Est. 2 and John L. grott. Est. 2 and John L. grott. Est. 1 and Wan Lemon E. grott. 1 and Johnson E. Barrell, 2 and John L. Else, 2 co.
May r. Haghes, 1 50
L. wis Bernard, 1 and Johnson H. sw. (Gloom) Lad John L. G. R. Grott, 2 and John L. R. S. Grott, 2 and 2 and

DEATHS.

In Maney, Lycoming co., Pa., on Ou Feb. 2nd, 1863, Dr. ANDREW Fos-

TER, of Union township, Schaylkill county, Pa, in his 47th year.

Dyptheris and croup, LEONORA MARY, daughter of Elisha and Mary Shultz, aged

At Jerseytown, Columbia co., Feb. 1st

(How slight a stroke may sever the brittle thread ta) alteres to regions beyond the grays. The strong man op'd his eyes, save to look upon another world, are al alike exposed to the prace of that fell destroyer, Duarn-The subject of this brief notice, was, but a few days before her death, in the full enjoyment of health, the locatiof youth mantled her forehead, and so far as human calcutations are conferred, a long tile of prosper ity and fraginess was before her.

surbored kindly by all who had the pleasure of her ac partitioner. The fatfilled her duries in all the relations of life, with exemplary propriety. She was kind, affeccould not arrest the cold hand of death, which has tak on her off in the midst of her life, her hope and her usesiness. Through dead, she yet lives in the memory of those she left behind. As a student, none were seattentive at her studies every moment of her time in the school -room was devoted to the arquisition of knowledge. The brightest star of her class is no more; and the deep gloom that could be seen upon the countenancon of her classmates at the announcement of her death spoke in stronger terms than begunge can describe .-As a sister she was kind and obliging. As a daughter the hearts of her parents aid safely trust in her, and

But what is the crowning excellence of character was hers also-she was an humble Christian. - She cast herself upon the mercy of God in Jesus Christ, and there she stayed herself at all times and that Saviour in which she trusted, fulfilled his gracious promise in the last sad hour of Nature's terror. She gave the assurance previous to her departure that she was propared to most her Maker. She died the peaceful death of the christian . and is now walking the golden afracts of the New

Jorsey, Sun, Pau Peduary 10th, 1863.