

Saturday, August 22, 1863.

THE PRESERVATION of the CONSTITUTION THE RESTORATION OF THE UNION. AND THE SUPREMACY OF THE LAWS.

DEMOCRATIC STATE NOMINATIONS.

FOR GOVERNOR. GEORGE W. WOODWARD. OF LUZERNE COUNTY. JUDGE OF THE SUPREME COURT, WALTER H. LOWRIE.

OF ALLEGHENY COUNTY.

TT " I INTEND, FOR ONE, TO REGARD AND MAINTAIN, AND CARRY OUT, TO THE FULL-EST EXTENT, THE CONSTITUTION OF THE UNI-TED STATES, WHICH T HAVE SWORN TO SUP-FORT IN ALL ITS PARTS AND ALL ITS PRO- by the speaker met the concurrent appro-VISIONS."-DANIEL WEBSTER.

D"CLING TO THE CONSTITUTION, AS THE BHIPWRECKED MARINER CLINGS TO THE LAST were also delivered by Daniel McHenry, Page 120. PLANE, WHENNIGHT AND THE TEMPEST CLOSE Brq., Daniel Mott, (of Lycoming county,) AROUND HIM."-Daniel Websti

Democratic County Convention.



NOTICE IS HEREBY GIVEN, THAT THE Democratic Electors in and for the several Bor-oughs and Election Districts of Columbia County, will meet at the respective places of holding said Elections, ON SATURDAY, THE 29TH DAY OF AUGUST. Between the hours of 3 and 7 sclock, P. M., of said day, for the purpose of choosing two Delegates from each Election District to meet in COUNTY CONVEN-TION, at the Court House. in Bloomsburg

ON MONDAY, THE 31ST DAY OF AUGUST, ON MONDAY, THE JIST DAY OF AUGUST, At one o'clock, F. M., of suid day, for the purpose of making the usual Democratic nominations, to be sup-ported by the Electors of Columbia County at the en-suing General Electors and for the transaction of other business pertaining to the interests of the Democratic party. JOHN G. FREEZE, Chairman ALEXANDER MEARS, J. S. MANDERS, W. G. QUICK, GEO. MACK, BAMUEL EVERETT, IRAM DERR, WM. G. QUICK, GEO. MACI BAMUEL EVERETT, IRAM DER Democratie Standing Commit Bloomsburg, August 15, 1863.

### Hon. Charles A. Kline.

We notice by the papers of Old Berks, that the name of this excellent young democrat, is again before the people for re-nomination to the Legislature. Mr. Kline is one of the most worthy gentlemen we over met in public position .--May he be triumphantly elected.

# The Next Congress.

The New York Herall, says there is now a majority of six against the Administration, and fourteen members still to be elected, more than half of whom will be pression of its dignity, the rigid execution in opposition. The Herald further says, that Kentucky sends her whole nine membere to Congress against the Administramilitary interference will bear no fruit .-But we doubt it. The Herald is bad authority, with us, in any thing. There will be no telling exactly how the next Congress, will stand until a test vote is taken

trict, composed of the Counties of Snyder,

### Who were the Disunionists? Sugarloaf Mass Meeting.

THE PEOPLE IN MOTION.

the officers :

A. Kline and W. B. Peterman.

dent of the Meeting.

"Woodward, Lowrie and Liberty."

Troops at Elections.

2d July, 1839, it is enacted that-

S. R. KLINE, Sec'rys.

by Helper, Author of the "Impending Crisis,"-a work that done more to pro-On Saturday afternoon last, a Democratic Mass Meeting, was held in the duce the pending civil war than all other Grove, near Esckiel Cole's Hotel, in Sug. publications combined -- and was endorsed arloaf township, Columbia county. Like by SIXTY BLACK REPUBLICAN Con- Reform Convention on the question of all the Democratic Meetings, called in gressmen.

Democrats, the supporters of this bloody this county, it was a great gathering of the People, animated by a determination programme call you traitors, enemies of to maintain, untarnished the free prin- your country, and enemies of your race, ciples of Constitutional Liberty and Na- while they credit themselves with all that tional Democracy. The following were constitutes a true Republican. This fiend from the Genius :-Helper, is now holding a fat office, the

gift of Abraham Lincoln, President of the President, - JOHN MCHENRY, Esq. United States. Vice Presidents .- Samuel Rhone, John J. Stiles, Joseph Hess, J. F. Kile, W. E. Without further comment we give you

Roberts, J. B. Shultz, Andrew Hess, W. THE PROGRAMME. "We unhesitatingly declare ourselves in favor of the immediate and uncondi-Sec'ys -S. R. Kline, Iram Derr, Esq'rs. Hon. LEVI L. TATE. was called upon tional Abolition of Slavery .- Page 26. "We cannot be too hasty in carrying the stand, and delivered a long and strong

Constitutional Address. He met the out our designs .- Page 33. " No man can be a true patriot without issues of the campaign in a bold and fear. first becoming an Abolitionist .- Page 116. less manner. Every sontiment uttered

" Against slaveholders, as a body, we (that is, the Republican signers and en. proposed to put this question at rest by bation of the assembled throng. Speeches dorsers) wage an exterminating war .----

"Once and forever, at least so far as and John McHenry, the venerable Presi- this country is concerned, the infernal question of slavery must be disposed of .--A speedy and absolute abolishment of the A large delegation of Democratic Ladies whole system is the true policy of the South

were present. Their attendance was comand this is the policy which we propose to plimented by the various Speakers. Sevpersue. - Page 121. eral select and patriotic Songs were sung. "Slaveholders! It is for you to decide and Judge Woodward, the present Demowhether we are to have justice peaceably cratic candidate for Governor, who was after which the thanks of the company or by violence, for whatever consequence were voted the Speakers and the Meeting

may follow, we are determined to have it for it. The proviso was lost .- (Debates, adjourned with rounds of applause for one way or the other. - Page 128. "Slaveholders are nuisances, and it is JOHN MCHENRY, Sr. Pre't. our imperative duty to abate nuisances; we propose, therefore, to exterminate sla-

very, than which strychnine itself is less a nuisance.-Page 139, "Slaveholders are more criminal than

common murderers.-Page 140. The Philadelphia Age of Tuesday last, "All slaveholders are under the shield was taken on the motion, by yeas and says, by the 95th section of the Act of of a perpetual license to murder .- Page nays, and the word "white" was inserted Assembly of the State of Pennsylvania o 141.

"NO BODY OF TROOPS IN THE ARMY OF pro-slavery slaveholders, are alone respon-UNITED STATES, OR OF THIS COMMONWEALTH SHALL BE PRESENT, EITHER ARMED OR UN-ARMED, AT ANY PLACE OF ELECTION WITHIN THIS COMMONWEALTH, DURING THE TIME OF SUCH ELECTION." sible for the continuance of the baneful page 16.) institution among us, deserve to be at once reduced to a parallel with the basest criminals that lie fettered within the cells of In order that no excuse for want of

"Were it possible that the whole numadvance call on Governor Curtin that he ber (of slaveholders) could be gathered sees to the execution of this law in letter together and transferred into four equal continue the right of suffrage to those negand spirit, at the October elections. We gangs of licensed robbers, ruffians, thieves . roes who had before exercised it ; and for ing :

## AN UGLY CREORD.

The subjoined programme was made out THE ABOLITION CANDIDATE FOR JUDGE OF THE SUPREME COURT IN FAVOR OF NEGRO SUNFRAGE.

in Laporte, on Tuesday, August 4th, A. The Uniontown Genius of Liberty ex- D. 1863, when the following persons were poses the course of Judge AGNEW in the elected officers of the Convention : negro suffrage. It should deprive him of

the vote of every man in the State who John G. Wright and Amos Little. believes that our free white ancestors framed our institutions for free white men and their descendants forever. We quote Convention.

"The Republicans have been as unfortupate in the nomination of Judge Agnew as in that of Gov. Curtin. He was a memsaid nomination : ber of the Convention which framed the Constitution of 1838; and his course in

age was such as will not very strongly of honesty and industry that entitles him amendment confining the elective franchise

vol. 3, page 91.)

Pennsylvania.

commend him to the favor of white men. "It is known that under the Constitution of 1790 it was a mooted question whether colored men were entitled to vote. In

some parts of the State they were allowed to exercise the right, and in others it was denied them. In the Convention of 1838 called to amend the Constitution, it was confining the elective franchise to white tions were unanimously passed. men only. With this view Mr. Martin, of

The following resolution was then of-Philadelphia, on the 23d of June, 1837, fered by Michael Meylert and unanimousoffered the following proviso to 3d article : "Provided, also, That the rights of an ly adopted : elector shall in no case extend to others

than free white male citizens."

'On this proviso the yeas and nays were called, and Judge Agnew voted against it, also a member of the Convention, voted support.

On motion of Michael Meylert, seconded by Hon. James Deegan, Walter Spen-"On the 17th of January, 1838, Mr. Martin renewed his effort, by moving to insert the word "white" among the qualoffice of Treasurer.

Democratic Convention.

The Convention met at the Court House

President-Hon. Richard Bedford.

Vice Presidents-Hon. James Deegan,

The delegates appeared, presented their

John W. Martin nominated George D.

ifications for voters. Upon this motion a On motion, a committee of three were long and able debate ensued, Judge Woodward taking an active and leading part in report resolutions to this Convention .-favor of the motion and against negro suf-Michael Meylert, B. R. Jackson and Jas. frage. On the 20th of January a vote Deegan were appointed said committee. Griffith Philips nominated Robert Tayin the third article of the Constitution, lor for Commissioner, who withdrew pre-"It is our honest conviction that all the Judge Agnew voting against it and Judge vious to the rote being taken, whereupon voslavery slaveholders, are alone respon- Woodward for it. (Debates, volumne 10, Joseph Robins nominated John Keeler, of Joseph Robins nominated John Keeler, of drawn, Mr, Woodward explained, that he

> To that motion, thus carried against the unanimous opposition of Judge Agnew, we owe the

Thos. Messersmith was unanimously fact that negroes are not to-day voters in nominated for Auditor.

Michael Meylert, chirman of the com-"An attempt was subsequently made to mittee on resolutions, reported the follow-

Resolved, That we fully approve of the resolutions on the "state of the country,' Judge Woodward voted against it. passed by the House of Representatives on

This is the man for whom white men the 13th of April, 1863, and endorse the platform of the Democratic State Convenare asked to vote. Had he succeeded in

June, 1863. Resolved, That Sullivan county will roli up her full vote for Hon. George W the laws of our Commonwealth are not age. Instead of being a victory for the the invaluable right of suffrage, it is not Lowrie, for Judge of the Supreme Court. Resolved, That the nominees of this Convention being nominated unanimously,

> county and the District. On notion of John W. Martin, Michael

ward on this question of negro suffrage : Meylert and Hon. Jas. Deegan were ap- time of that contemptable organization ?--Candidates for Senator. The Democracy of the Thirteen Dis-who now rules this Province of the National Candidates for Senator. The Louisville Journal, which suppor-ted the Bramlette ticket, (the successful Neylert and Hon. Jas. Deegan were ap-pointed Representative conferees with pow-That he was Setretary of the Common-

Proceedings of the Sullivan County The Charges against Judge Woodward. pel him to vote the Abolition weket, but

The character of Judge Woodward stands so high, and his record so clear, of Lieutenant Edgarly of New Hampshire that the malignant ingenuity of Gov. Curtin's special organ can ivent but two char-

refated. The first charge, is that as a member of the Reform Convention of 1837-38, he credentials and took their seats in the proposed to deprive Foreigners of the right of suffrage. The fact of the case is that he merely resorted to the parliamen-Jackson for Representitive, and offered tary tactics allowable on such occasions, the following resolution in connection with to defeat a proposition of that character made by a member of the Convention from Resolved, That in his Legislative course Chester county. On a subsequent occas that body on the question of negro suffr. Hon. George D. Jackson exhibited a spirit ion during the long discussion of the

> to our full confidence, and proved himself to white freemen, when an Abolition memty only, but of the entire district, and that ber from Philadelphia, named Earle, in presenting him as a candidate for re- charged Judge Woodward with having off election, we believe we are doing what the ered and advocated a resolution to exclude other counties of this district, knowing his foreigners from voting and holding office ; abilities as a statesman, will, by their Conventions, fully approve and endorse. words, which can be found in vol. 10, page On motion, the nomination and resolu-34, of the Debates of the Convention ;

"Mr. Woodward explained, that he did not wish to be slandered by any reporter or misrepresented by any member on this floor, and he would not allow any gentle-Resolved, That we fully approve and men to impute measures and sentiments to endorse the course pursued in the Legis- him which did not belong to him. He lature by Hon. John C. Ellis, one of our said henever did propose to exclude the members during its last session ; that we foreigners now in the country, from politrecognize in him a man whom the Demo- ical privileges, nor those who should at eracy of Sullivan county can cordially any time hereafter come to the country .-He presumed that the gentleman, (Mr. numbers, to pay their respects to one whom Earle,) alluded to ammedment offered by him in Convention at Harrisburg, which proposed nothing more than an inquiry cer was unanimously nominated for the proposed nothing more than an inquiry prevail in the administration of the Govappointed by the President to prepare and was an amendment to the proposition since have died for want of nurishment -made by the gentleman from Chester (Mr. Thomas.) suggesting an inquiry into the gentleman from Chester. The proposition of the gentleman from Chester being with-

Davidson, which nomination was made withdrew his amendment.

That is the whole story. Judge Woodward, by a common parliamentary manœuvre, defeated a proposition to exclude foreigners from this State, by an amendment proposing an inquiry into a kindred subject. His amendment forced the orignal mover to withdraw his proposition, and the subject was not again agitated in the Conven-

tion Upon this narrow ground the organ of ion held at Harrisburg, on the 17th of Gov. Curtin has the supreme impudence to ask citizens of foreign birth to turn their backs upon Judge Woodward, the life long advocate of equal political rights and privileges, and to vote for Andrew G. Curtin, who was one of the leaders of the bigoted and prescriptive order of Know cannot fail to receive as they deserve, the Nothings. Are Goy. Curtin's friends so united support of the Democracy of the foolish as to suppose that the people can forget that he was an active Know Nothing during the short and inglorious life

let him dare to exercise his own judgement and off goes his head. Witness the case who was summarily dismissed the service by that superlative old granny, Adjutant ges against him, both of which are easily General Thomas for the crime of voting the "Coppehead ticket" which ticket re-

ceived more votes than the Abolition tickot which Lieutenant Edgarly was ordered to vote, but didn't. Such is Abolition solicitude for the soldier ! When they can use him like a slave, he recieves their most profund sympathy; but when he dares to think for himself he is kicked out of the service by some insolent superior whose record is stained by manifold mal. feasances.

We take the liberty of respectfully advising Governor Curtin to give up the ousiness of ingratating himself with citizens of foreign birth, as a bad job. It wou't pay for him. They are not quite so green as to swallow an old Know Noththe latter repudiated the idea in following ing. He had better turn his attention exclusively to "American citizens of African descent" with whom he will meet with much better success.

Harrisburg Union.

Ovation of Ex-President Buchanan. On Saturday last a dinner was given to Hon. JAMES BUCHANAN, at the Bedford Hotel, and the people of this neighborbood called upon the Ex-President in large they now honor more than ever, seeing that if his political views had continued to

ers, who should arrive in the country alter ernment, we could not have had the pres-1841, from voting and holding office. That ent civil war, and Disunion would long In the afternoon a number of the ladies expediency of excluding foreigners alto- called upon Ex-president. Altogether, it gether from our soil ; and the amount of it was a delightful re-union of old friends. was to give the proposed inquiry a differ- and we believe was one of the largest and ent direction from that proposed by the most successful receptions ever given in this place to any public man.

Belford Gazette.

NEAR dusk, the infantry on the right having been engaged since 6 P. M., the Division of Gen. Early, of Ewell's Corps, eight thousand strong, charged upon the batteries on Cemetery Hill, with the determination to carry the position or die in the attempt. As they came down the opposite slope through a wheat field the "red and white" rag of rebellion could plainley be see, and quicker than thought tself every gun that could be brought to bear was opened upon the lines. Still, on they come. Soon they came and entered the battery and actually had possession of the two left guns or the battery. A seeesh Lieutenant was just grasping the battery colors when the bearer shot him through the heart with a revolver, receiving a ball in his own the next instant .-The colors were instantly seized by Licut Brockway, and the staff shot away below his hand. The Lieutenant, discovered ; rebel demanding the surrender of one of his Sorgeants, struck him in the head with

a stone, completely flooring him. Noth

ing daunted, "Johnie Reb." jumped up

and called upon both to surrender, when

the Sergeant seized his own musket and

shot him. Just at this moment the gallant

Gen. Carroll, commanding the 4th and

Sth Ohio, 7th Virginia and 14th Indian

Regiments, came through our battery, and

joined in the fight with his Brigade, turned

the tide-the attack was repulsed and the

hill was still safe. During this part of the

day Capt. Witherell of Marietta, was shot

through the hand with a Minnie ball .--

Until 91 o'clock the fight was incessant.

ceasing quite abruptly and leaving our

.....

for Immediately after the battle of Get-

tysburg, Mr, Stahle, editor of the Gettys-

Toledo (O.) Blade.

Bellefonte Wutchman.

lines still firm and intact.

Kentucky.

honest election, according to the laws of tickets, both claiming to be loyal."

Government fails to do his duty in the ticket) says that "in the late canvass there negroes are to vote, and this will be de- er of substitution.

it does now."-Page 158.

better be understood thus early in the day to it and its adherents. The Cincinnati the Supreme Bench. that the farce of the Kentucky elections Commercial, a "Republican" paper, says, "We cannot refrain from giving the cannot be repeated in Pennsylvania-that "The campaign in Kentucky presented concluding paragraph of a powerful speech we are determined to have a free, fair and the peculiar feature of two Democratic made in the Convention by Judge Wood-

our public prisons .- Page 158. time may be alleged, we now thus early in

demand, in the name of a Democracy and and murderers, society, we feel assured, this Judge Agnew voted, on the principle a State already outraged and insulted by would suffer less from their atrocities than that "half a loaf is better than no bread." a denial of our State authority and a sup-

of this law. All troops must be absent from places of election in this State on the joy over the result of the election in Ken- tion would now be pretty fair; but as 13th of October next, or the Democracy tucky ; but the truth of the matter is they white men are, through the efforts of men, tion. If this be true, Gen. Burnside's will see, if the Governor dare not, that are only whistling to keep up their cour- like Judge Woodward, alone invested with trampled down at Federal behest. It had Administration, it is an emphatic rebuke likely that Judge Aguew will ever reach

Some of the Abolition papers affect great making negroes voters, his chances of elec-

will nominate and elect a Democratic remedy." Senator, vice Hon. F. Bound, who has for the last three years misrepresented over dates. They are good men, well-tried and his name, italicised.

Legislature.

Is It True?

Goy. Curtin, at the commencement of gregation into a political meeting. What the last session of the Legislature, earn. rebuke has the Bulletin to administer to estly reccommended the passage of a bill those preachers who are still filling the pulmaking it a penal offence to pay laboring pit, and under the pretense of preaching men in store orders. The Legislature did the gospel, delivering abolition harangues; pass a bill for that purpose, which we rub- and not only that, but descending to the lished some time ago, when Curtin's or- lowest depths of disunion and defense of gan, the Telegraph, announced that he despotism, by going into the Loyal Leahad sighed it. Shortly afterwards the gues, and disgracing themselves by pot-Telegraph declared the Governor had not house political discourses ?

tin a few months ago thought robbery, occupation will cease forever.

were in force in Pittsburg, working for the Governor's re-nomination. Curtin has

MR. VALLANDIGHAM .- The statement universal attention from its clearness and Mr. Vallandigham was turned out of the Clifton House is contradicted by the pro-

We very well know, that the proprietor of the Clifton House, at Niagara Falls, Dr. Pee John, and all the abolition tories gust, at Tunkhannock. have circulated the base slander. Not one their wilful misrepresentation.

A good many years ago, says Prentice, informed that Hon. Paul Leidy, and Ad- radical supremacy, and a centralized des- follows :- Vermont. Tuesday, Sept. 1st ; we thought one General Jackson was too am Gerringer, Esq., were appointed Senmany. Now we should like to have a atorial Conferees.

the field.

Northumberland, Montour and Columbia, matter, an outraged people will supply the was not a solitary paper in the state but no stage of our history have our people

THE Philadelphia Bulletin (abolition) three thousand democratic voters in this seeks occasion to abuse Mr. Burr, the edi-Senatorial District. This County has a tor of a Democratic publication, The Old ern Democracy, as represented by Gov. candidate. We have heard of no one Guard, and occasionally a speaker at Dem- Seymour. Every member of the Union named in either Montour or Snyder .- ocratic meetings, because Mr. Burr was, at State Ticket stands squarely upon this D. B. Montgomery, and J. Woods Brown, one time, a preacher, and in a sneering platform and within the sphere of his lawof Northumberland county, are both cani- manner the Bulletin prefixes Reverend to letter.

sound Democrats, each having in turn. How much more consistent and honorably Represented Northumberland in the able was it in Mr. Barr, to lay down the

signed it, and moreover would not. New No rebuke, because those men preach light had dawned upon him, and to this abolition, and therefore there is no sneer the following sentiments to an Abolitionist day the "scrip" remains without the Goy- and no italicised Revened to their names; of Buckingham township : ernor's sanction. In return for this, it is but the people see and appreciate those who have grown rich by that which Cur- ject. The time is not far off when their Such as are in the army I want rewarded things in this country. They could well these counties will be sent to Philadelphia;

promised them not to sign the bill. Will -The first address of the Democratic and if the people see fit to elect them, to formed, by those who have become satis- draft to be made in the State of New York he keep his word ? or will he now, in the State Central Committee to the people of office ; the Declaration of Independence fied that fighting, rather than preaching, was intended to be a nice trap to catch hope of humbugging the working men, Pennsylvania will be found in our columns declared all men free and equal. I would is their forte ! cheat the iron masters and sign it ? We'll to day. It is a masterly broduction from prefer that rather than fail in this object

Col. Charles J. Biddle, and will command killed."

of the Buffalo Commercial Advertiser that strength, to say nothing of the dignity and moderation which pervades the entire prietor of that hotel. The contradiction document. It ought to be read by every He is in the first class, but if he be drafted eitizen of out Commonwealth.

10 The Wyoming Democratic Convenhad never so treated Mr. Vallandigham. tion, will be held on Monday, 31st of Au- and they dont intend to go. Their pa-

The Montour Democratic Convention of them, including Palemon, will correct was held on last Monday, at Danville .- killed, or maimed, or die of exposure in Hon. JOHN E. ELLIS, was unanimously

couple-one to administer the government, The Northumberland county Convenand the other to command our armies in tion, will be held on Monday, the 31st is so and so, in the draft law, just as if Vermont and California elect members of of August, at Sunbury.

lette party as follows ;

"The platform of the Union Democracy of Kentucky is the platform of the North-

Again, Judge Bramlette, the new Governor elect, said in a recent speech :

"We are all agreed in opposition to the pastorate when he proposed to take up suspension of the writ of Habeas Corpus, steamers have arrived at that port, having addressed to the returning hero, said : politics; than to turn every pulpit which the Conscription Bill, the Emancipation he occupied into a rostrum, and every con. Proclamation, the Confiscation Bill and run the blockade, loaded with stores for desire to get rid of them.

> pletely routed in Kentucky-not milita- companying them. rily but politically-and so it will be in

every State that votes in October next. Insanity of Fanaticism.

"I never want to see peace until every by being placed in possession of their be spared for a year or two, and we have all west of them to Pittsburg.

master's property. Every black man in no doubt they would be gratutously equip-ADDRESS OF THE STATE COMMITTEE the country should have the right to vote, ped in an hour after the regiment was

the pen of the distinguished Chairman, every man now in the army should be troubled to think up something to say

The Democrat adds :

"The brute who uttered this is not in the service himself, nor any of his family. he has \$300 to exempt him."

So it is with all the blatant Abolition 'loyalists." They are not in the army, triotism consists in their willingness to see everybody but themselves go and be the cause-not of the Constitution, nor of STATE ELECTIONS .- Three States hold

re-nominated for the Legislature. We are the Union-but of negro emancipation, their annual elections in September, as potic government.

> PROVOST Marshall Fry, decides what them elect a Governor and a Legislature ; he was the Supreme Court.

Congress also.

eided if you reject the amendment. Hon. George D. Jackson being called earnestly opposed the administration."- been willing to give them this right, and upon made a stirring and eloquent ad-It also speaks of the principles of the Bram- now let us not offend against nature, and dress to the Convention.

do violence to the general feeling, by say-Hon. Richard Bedford, after repeated ing that in all time to come they shall possess it. Let us not reduce the inestimable right of suffrage to this degradation, lest the people spurn it from them, as unworthy any longer of their affections, but let us support the nominees of this Convention. preserve and bequeath it as we have in-.... AN EXAMPLE NOT IMITATED .- When

herited it, and then posterity will have no reproaches for our memories." General Washington delivered up his

.... RUNNING THE BLOCKADE .- A conscript

just from Wilmington, N. C., reports that Annapolis, Gen. Mifflin, the President, in within the past few days, seventeen large the course of the eloquent remarks he

the arming of Negro Regiments. We all rebel army, amounting which were 96,000 ry contest with wisdom and fortifude, in-English rifles, 160,000 army blankets, 132,- power, through all disasters and chan-When principles such as the above are 000 ready-made uniforms, 23,000 cases ges.'

triumphant, we rejoice, no matter what ready-made army shoes, 11 locomotives, 6 The term "National Unity," is intenmay be the name of the party which holds rifle cannon (heavy calibre,) five cargoes ded to obliterate "State right" and pre Democracy, combating that odious heresy. flag in honor of the success of General them. The Administration has been com- of railroad iron, and skillful workmen ac- pare the way for monarch.

THE drafted men of this State will be As clergymen are made liable to milisent to rendezvous as follows :-Bradford, tary du'y under the law, there is a very Wyoming, Sullivan, Union, Juniata, Cumgeneral wish that a regiment of them be berland, Perry, Franklin, Bedford, Cam-The Doyelstown Democrat attributes raised in Pennsylvania for active duty on bria, Huntingdon, Centre, Lycoming, Potthe Potomac-that portion of them, we ter, Columbia, Montour, Northumberland, mean, who are so fond of war and blood- Snyder, Dauphin, York, Adams, Fulton, shed, and whose false preachings contri- Somerset, Blair, Mifflin, Clinton & Tioga, said that the iron-masters of the State, men and they fully understand their ob- negro slave in the South is set free.- buted so much to the present state of all will be sent to Carlisle. All east of

ser-Recent developments show that the

copperheads and exempt the black snakes. In Democratic districts about three-tenths of suffrage whenever he appears like any of the voters were to have been drafted, while in Republican districts but about one

against Mr. Vallandigham. One day they tenth were to be taken. A long letter from try to prove that there is a kindly feeling Gov. Seymour to the President, relating to between the English people and that gentthis as well as other points, is published, leman, and on the next they assert that he with the reply. Lincoln admits some of der like circumstances. Judge Woodward was driven away from the Clifton House the points to be well taken, evades others, because he was held in such contempt with and gives partial assurance that justice will the Canadians. Vallandigham is an eye-

be done. sore to the abolitionists. Don't they wish he was dead ? But he will live to bury THE abolitionists said that when they the Bench, as it does of every lawyer in these niggerites in a tomb from which there will be no resurrection.

fathers. Their fathers were those who, in ges of this decision, which gave their canthe time of the revolution, opposed the didate the profitable office of sheriff of colonists in their efforts to establish the Philadelphia, whose official patronage now new government, and who persecuted the serves to keep several Republican news-California, Thursday, Sept. 3d, and

> King. They have succeeded in carrying Disfranchising the soldier, indeed ! the government back to what it was under These Republicans are very anxious for King George.

wealth under the administration of Gov Pollock ? That he was a candidate for U. S. Senator before the Know Nothing caucus at the session of 1855, and the principal rival of Simon Cameron for the calls, made a few remarks in his usual honor of representing the principles of sound and happy manner, and stirring ap- Know Nothingism in the councils of the peal to the Democracy to stand firm and Nation? Surely Gov. Curtin's friends cannot hope that citizens of foreign birth have forgotten these recent facts in his history, or belive that they can be so utterly lost to self respect as to vote for a commission to Congress, then sitting at candidate who assisted in marshaling the bigoted host that a few short years ago sought their disfranchisement and abasement.

"You have conducted the great milita-When Governor Curtin was a leader in the Know Nothing organization and a member of the only Know Nothing administration that ever disgraced our State, Judge Woodward was in the ranks of the We need not go to the musty records of Meade. Its starry folds had scarcely been the past for this fact. It is open and pat- kissed by the winds of Heaven, when a ent to every man whose memory raches couple of sneaking cowardly, black back back to the year 1854. If Judge Wood. Abolitionists, tore it from its place and

overthrow.

ward had been at heart a Know Nothing trampled it in the dust, afterwards gathas his enemies new assert why did he not ering it up and tearing in into shreds. It embrace the opportunity which this or- has been several weeks now since the ocganization afforded of carrying out his currence took place, and we have not seen principles ? Why, on the contrary did a single abolition voter denounce the act. he oppose this order when Goy. Curtia favored it, and why contribute to its final

MARRIAGES.

The second charge against Judge Wood-At Jerseytown Parsonage, on the 19th ward is that he concurred in the opinion inst., by Rev. A. Hartman, Mr. JOHN W of the Supreme Court disfranchisising the WATTS, to Miss MARGARET J. COLE, both soldier. It is not true that the soldier is of Serono.

disfranchised. He can exercise, the right On the 18th inst., at the residence c the brides father, by J. K. Brugler, Esq. Mr. E B. BROWER, of Bloomsburg, an other citizen at the ballot box in the dis-Miss SARAH E., daughter of Wm. Rottrict of his residence. But the Constitu-Esq., of Greenwood. tion prevents him from voting when he is

On the 13th inst, by Rev. W. Good absent from the State precisely as it prerich, Mr. ISAAC KLINE, of Mountpleasar vents every other citizen from voting unto Miss SARAH KITCHEN, of Greenwoy Columbia co.

At Bloomsburg, on the 18th inst., I merely declared such to be the proper Rev. D. J. Walter, Mr. JOHN MASON, construction of the Constitution, and his Bloomsburg, to NANCY MCMICHAEL, opinion received the concurrence of John Greenwood M. Read, the only Republican Judge on

# DEATHS.

In Greenwood on the 17th inst., OL VER ROBBINS, aged 23 years. In Washington, D. C. on Thursday August 6th, 1863, Miss HELEN A., daugh-

ter of Warie and Mary L. Miller, (lormerly of Berwick) aged 22 years. In Briarcreek, on Saturday 8th inst. SALINDA DELIDA, daughter of Adam and

Sarah Sult, aged 2 years, 18 months and the poor soldier so long as they can com 17 days.

got hold of the reigns of government they the State whose opinion is worth having would carry it back to the days of the The Republicans reaped all the advanta-

Maine, Monday, Sept. 14th Each of American people, under authority of the papers in Philadelphia above water.