the injunction contained in the Constitution, that the repeal or revocation of a bank charter shall be in such manner as to work no injustice to the corporators, is not a qualification of the power to revoke, or annul the charter; but it is simply a requirement that, in taking away the charter, the rights of the stockholders shall be protected, so far as is consistent with the act of repeal itself. I do not doubt that the legislature may after, revoke, or annul, any existing bank charter, whenever in its opinion the continuance of the charter may be injurious to the citizens of the Commonwealth. Any other coustruction of the Commonwealth. The continuance of the charter may be injurious to the citizens of the Commonwealth. Any other coustruction of the Commonwealth. Any other coustruction of the Commonwealth. Any other coustruction of the Commonwealth and the common of the private stockholder. Believing, therefore, that there is no want of power. I cannot refrain from expressing my decided opinion that whenever it is clear that bank is insolvent, or in great danger of becoming so, or whenever its privileges are so used or abused as to seriously prejudice the interests of the public, it is the duty of the law making power to protect the people, by destroying its corporate existence. In this connection I deem it my duty to reiterate the views expressed in my inaugural address I then stated, as my decided opinion, that there should be no turther increase of banks or banking capital under the proposal for the receiving not the proposal for the proposal for the erection of the Commissioners that such a mounter that we have a proposal to the common wealth. The proposal for the proposal for the receiving of the proposal for the erection of the Commissioners that such a mounter that the proposal for the receiving of the proposal for the receiving of the proposal for the receiving of the pro

Interest beint measure as the delign entered.

The company of the

for the selections of Territory should have a stull and of air opportunity to participate in selection of common the selection of the selectio

profound reverence for the decisions of that august tribunal, and standing ready to obey them, whenever they are enunciased, I have yet to be convinced that any such construction can be fairly grade or the traction in the case referred to. Such a doctrine, not matter how sencinous or supported, will shake the very pillars of our constitutional fabric. It would compel every territory to elevate property in slaves above every other affection of property—and to establish a slave code in its early monicipal regulations; or else it would convert the Congress into a theatre of crimination and confusion, and fill this, without securing a single advantage to the North, or protession a single right of the South.

Regarding mysel as fally committed to the doctrine, or popular sovereignty in its broadest need to the theory of Congressional intervention, as understood and supported by the opponents of this doctrine. By popular sovereignty, I mean no volation of the rights of the South—no appeal to sectional prejudees On the contrary; I regard the doctrine as the embodiment of the popular will in States and Territories, as the conservator of the rights and the equality of State and people—and as the only means by which a vexed and superous agitant will be satisfactorily and perpetually "lettered" has been advanced in another portion of the Union. It has been held that the government, divided into fer and slave States, as it was framed by the regard of the states of the conservator of the regard of the regard of the decision of the Union. It has been held that the government, divided into fer and slave States, as it was framed by our revolutionary htheres, cannot endough the states of the state, and the states of the state of the s

EXECUTIVE CHAMBER, Harrisburg Jan. 5th, 1859.

STAR OF THE NORTH.

WM. H. JACOBY, EDITOR.

BLOOMSBURG, WEDNESDAY, JAN'Y 12, 1869.

Message of Governor Packer.

In this week's STAR OF THE NORTH will be found the annual Executive document pub-lished entim; giving all our patrons an equal opportunity of reading its contents and judg-ing its merits. It is not very lengthy, there-fore the reader's time would not be taxed heavily in giving it a careful perusal. This

gainer, in a financial point of view, and the public have been as well, if not better ac-

public have been as well, if not better ac-commodated, by the change.

A great many public interests are discus-sed in this document in a brief and pointed manner. Considerable attention is given to manner. Considerable attention is given to the common school system and departments of public instruction with an expression and tone exhibiting much interest in the cause of education. He has in his message plainly laid before you the condition of our noble educational system. "The Farmer's High School of Pennsylvania" lately projected, is spoken of in the message as being an institute long in want in this country, to more fully combine the elements of learning and agricultural labor, and thus adapt itself to the education of the farmer. This enterprise is worthy of commendation which enterprise is worthy of commendation which it is daily receiving. It is an object fraught with usefulness and is entitled to the highest respect and honor.

THE Miltonian commenced its forty-third volume on Friday last and made its appearance printed on new type. We wish the proprietors, Messrs. Frick & Funk, abun-

WE HAVE received the Message of Gov. Packer vetoing the Insurance Bill passed by the last Legislature, and which was the subject of much newspaper comment during the

By RAILROAD accidents in the United States last year 103 persons were killed and 229 in jured; and by steamboat accidents 304 were

While the Black Republican party and their allies are stigmatizing that portion of President Buchanan's late message which is appropriated to a review of the Kansas question, as untrue with reference to facts and unsound in policy, the papers and peo-ple of that Territory are applauding Mr. BUCHANAN for standing firmly on the wise. conservative and constitutional platform which he erected in his first communication to Congress upon this vexed and irritating subject. The Kansas National Democrat, when noticing the President's message, says:

We were well pleased to see that the President stands firmly by his policy in regard to this Territory. Had his plan been fully carried out, long ere this, Kansas would have been a State with a Constitution prohibiting slavery. The President had no right to dictate to the people of Kansas how they should make a Constitution, and Congress had no right to reject it, as it was Republican in its character, excepting for the reason that our population was not sufficiently large to entitle us to an equality of representation with the States, and this they would not do, but very wisely agreed that we might become a State, and within thirry days thereafter, through the act of a Free State Legislature, take the proper steps for determining whether the settlers desired a change for the Lecompton Constitution. Thus it will be seen that the President and Congress, strictly and to the very letter, carried out the terms of the Cincinnati resolution.

It is the merest demagogueism and a base lie, to assert that the President or Congress, strictly and to the very letter, carried out the terms of the Cincinnati resolution.

It is the merest demagogueism and a base lie, to assert that the President or Congress, attempted to impose upon us a Pro Slavery Constitution against our wishes, inasmuch as it was known that our Legislature elected under that Constitution with the American American and his views endorsed by a Democratic Senate.

Had the patriotic portion of our anti-slavery settlers gone to the polls in June 1857, as they should have done, they could very easily have carried a large majority of the delegates to the Constitutional Convention, and thus have prevented the formation of a Constitution behoxious to them. In June, 1857, they were under the lead of radical Abolition ist, who came to Kansas to create discord and produce, if possible, the dissord and produce, it possible, the dissord and produce, it possible, the dissord and produce in the responsibility. Considering the object to be accomplished, the scheme was wel

Marie Marie

REGISTER'S NOTICE.

and payments since the settlement by said Executors and Jacob Hibler the other Executors.

10. The account of Leonard B. Ropert Guardian of the parsons and estates of Joseph Walter, Mary Ann Walter, Daniel Walter and Samuel Walter, minor children of Salome Walter, late of Montour township, dec'd.

11. The account of William Hagenbuch, Guardian of Eliza Hoss, late Eliza Hagenbuch and grand child of John Knorr, dec'd.

12. The second account of James S. Woods Administrator of the estate of John Lazarus late of Orange township, dec'd.

13. The account of John Freas, Gardian of the person and estate of Reuben Knorr aminor child of Peter Knorr, dec'd, as filed by George H. Freas and Henry C. Freas, Administrators of John Freas, dec'd.

14. The account of Daniel Kostenbader Administrator of the estate of Henry Kostenbader late of Maine township, dec'd.

15. The account of Peter Fisher and William T. Shuman, Executors of the estate of Jacob Fisher, late of Maine township, dec'd.

16. The account of John T. Funston and Nicholas F. Barber, Administrators with the will annexed of John Funston, law of Madison township, dec'd.

17. The account of John T. Funston and Nicholas F. Barber, Administrators with the will annexed of John Funston, law of Madison township, dec'd.

18. Rejister's Office, DANIEL LEE, Bioomsburg, Jan. 12, 1859. Register.

will sanexed of John Funston, iaro of Matision township, dee'd.

Register's Office, J DANIEL LEE, Bloomsbury, Jan. 12, 1859. J Register.

PROCLAMATION.

WHERFAS, the HON. WARREN J. WOODWARD. President Judge of the Court of Oyer and Terminer and General Jail Delivery, Court of Quarter Sessions of the Peace and Court of Common Pleas and Opphan's Court, in the Twenty Sixth Jadical District, composed of the counties of Colombia, Sallivan & Wyoming, and the Hon. Jabeb Evans, and Peter Kline, Associate Judges of Columbia county, have issued their preperly, bearing date offs thousand eighten hundred and fifty-eight, and to medirect dor holding a Court of Oyer and Terminer, and General Jail Delivery, Quarter Sessions of the Peace. Crmon Pleas and Opphan's Court, in Bloomsburg, being the 6th day) of February, next and to continue one week. Notice is hereby given, to the Coroner, the Justices of the Peace and Constables of the said county of Columbia, to the first Monday, (being the 6th day) of February, next and to continue one week. Notice is hereby given, to the Coroner, the Justices of the Peace and Constables of the said county of Columbia, to the first Monday, (being the 6th day) of February, next and to continue one week. Notice is hereby given, to the Coroner, the Justices of the Feace and Constables of the said county of Columbia, to the Coroner, the Justices of the Feace and Constables of the said county of Columbia, to be done, And those that are bound by recognizes, to prosecute against the prisoners that are or may be in the Jail of said county of Columbia, to be then and there in their proper persons at 10 o'clock in the forenous of the said county of Columbia, to be then and there in their proper persons at 10 o'clock in the forenous of said day, with their regions of the said county of Columbia, to be then and there in their proper persons at 10 o'clock in the forenous of the proper persons at 10 o'clock in the forenous of the proper persons at 10 o'clock in the forenous of the proper persons at 10 o'cloc PROCLAMATION.

WHERFAS, the HON. WARREN J. C. WOODWARD. President Judge of the Court of Oyer and Terminer and General Jail Delivery, Court of Quarter Sessions of the Peace and Court of Common Pleas and Orphan's Court, in the Twenty Sixth Judical District. composed of the counties of Columbia, Sullivan & Wyoming, and the Hon. Jacob Evans, and Peter Kline, Associate Judges of Columbia county, have issued their precept, bearing date one thousand eighteen hundred and fifty-eight, and to medirected for holding a Court of Oyer and Terminer, and General Jail Delivery, Quarter Sessions of the Peace, Cmmon Pleas and Orphan's Court, in Bloomsburg in the county of Columbia, on the first Monday, (being the 6th day) of February, next and to continue one week. Notice is hereby alven, to the Coroner, the Justices of the Peace and Constables of the said county of Columbia, and they be then and there in their proper persons at 10 o'clock in the forenoon of said day, with their records, inquisitions and other remembrances to do those things which to their offices appertain to be done, And those that are bound by recognizes, to prosecute against the prisoners that are or may be in the Jail of said county of Columbia, to be then and there to prosecute the ten as shall be just, Juros are requested to be punctual in their attendance, agreeably to their notice, Dated at Bloomsburg, the 7th day of February in the year of our Lord one thousand eight hundred and fility eight, and in the 83 year of the independence of the United States of America.

(God save the Cmmonwealth.)

JOHN SNYDER, Skeriff.

Bloomsburg, Dec. 29, 1858.

erous pulsation. His establishment as well as his home being free of rent or any encumbrance, he can work for a very moderate compensation. By punctuality and a constant desire to plesses his friends and customers, he hopes for a continuance of that liberal patronage which he is now so thankfully enjoying. Gold and Silver plating of any thickness done; new Watches for sale; all kinds of Watch glasses on hand; Spectacles of all numbers for sale, and glasses changed to snit any age; also, glasses put into Spectosial. to suit any age; also, glasses put into S

Orders and produce taken in exchange for work. HENRY ZUPPINGER. Bloomsburg, Dec. 1, 1858.

NEW AMBROTYPE SALOON

IN BLOOMSBURG. Henry Rosenstock, of Philadelphia, res-cufully informs the citizens of Bloomsburg and vicinity, that he has removed his

and vicinity, that he has removed his

DAGUERREIAN GALLERY,
in the rooms lately occupied by P. Unangst
as shoc shop, aed is prepared to take pictures, which will surpass anything of the
kind ever seen in this place.

Fathers, mothers, sisters, brothers, now is
the time to procure one of those imperishable Ambrotypes, and thus secure the features,
of beloved friends. Life is uncertain; but
Ambrotypes are lasting.

All are invited to call and examine specimens.

[Oct. 6, 1858.

EXECUTOR'S NOTICE.

NOTICE:
NOTICE is hereby given that letters testamentary to the Estate of William Stall, of Briarcreek township, Columbia county, deceased, have been granted to the smbern-bers. All persons indebted to said estate are requested to make immediate payment, and those having claims against the same to present them, to

EDWARD STALL,

WILLIAM EDWARDS,

January 5, 1859.

Executors.

MOTIGIE.

REGISTER'S NOTICE.

NOTICE is hereby gives to all legaters, or reduces and other persons interested in the estates of the respective decedents and minors, that the following administration and guardian accounts a webeen filed in the office of the Register of Columbia county, and will be presented for confirmation and at Bloomsburg, in the county aforesaid at Bloomsburg, in the county aforesaid at 2 colones, P. M.

1. The account of Abraham Robbins, Administrator of the settes of Homan Robbins at 2 colones, P. M.

2. The second seconat of George B Series and tester of Nicholas Spatial and tester of the person and easts of Chaese and the control of the person and easts of Chaese of Samel Musgrave, Administrator of the states of Homan Robbins, and James Barton, Executors of the last will and tester of Bloomsburg, in the county of Columbia, the county of Columbia, and James Barton, Executors of the sist will and tester of Bloomsburg, in the county of Columbia, and James Barton, Executors of the sist will and tester of Bloomsburg, in the county of Columbia, and James Barton, Executors of the sist will and tester of Bloomsburg, in the county of Columbia, and James Barton, Executors of the sist will and tester of Bloomsburg, in the county of Columbia, and James Barton, Executors of the sist will and tester of Bloomsburg, in the county of Columbia, and James Barton, Executors of the sist will and tester of Bloomsburg, in the county of Columbia, and James Barton, Executors of the sist will and tester of Bloomsburg, in the county of Columbia, and James Barton, Executors of the sist will and tester of Bloomsburg, in the county of Columbia and Gorge A. Frick, surviving Executors of the person and estate of Columbia and Gorge A. Frick, surviving Executors of the person and estate of Santal Description of the person and estate of Santal Description of the person and estate of the person and estate of Language and the person and estate of Santal Description of the person and estate of the person and estate of the person and e

SHERIFF SALE.

BY virtue of a writ of Vend. Exp. to me directed, will be exposed to public sale at the Court House, in Bloom-burg, on Monday the 7th of February, 1859, at 1 o'clock, P. M., the following described real estate, to wit:

land.

ALSO,
All those two in lots smale in the borough of Berwick, between Front and Second Sireet, and fronting on Mulburry Street, Nos. 35 & 36 being together sinely nine feet front, and one hondred and eighty one and a half feet in depth, on which is erected a two story house, parity brick and parity frame, also a two story frame house and a small stable and other outbaildings, with the appurtenances.

frame, also a two story frame house and a small stable and other outbeildings, with the appurtenances.

Seized taken in execution and to be sold as the property of J. W. Bowman.

At the same time and place, by virtue of a wilt of Lavari Facias, to me directed, all that certain messuage or town let situate in Centreville, in the township of Centre, and County and State aforesaid, described as follows, viz:—in the general plan of said Contreville, the same being lot rumber two, beginning on Fourth Street or Main public road leading from Blooms-burg to Berwick, thence by the same north fifty-six and a half degrees, east seventy-nine feet and two inches, thence by lot No. 3 south thirty-one and ninety-eight feet, thence by alley number two, south fifty-six and a half degrees west, seventy-eight feet, thence by alley number two, south fifty-six and a half degrees west, seventy-eight feet and eight inches, thence by lot more one south thirty-one and three quarter degrees west one hundred and ninety-eight feet and eight inches, thence by lot pumber one south thirty-one and three quarter degrees west one hundred and ninety-eight feet and eight inches, thence by lot pumber one south thirty-one and three quarter degrees west one hundred and ninety-eight feet to the beginning.

Seized, taken in execution and to be sold as the property of Frederick Michael.

Sheriff Office, JOHN SNYDER, Bloomsburg, Dec. 29 '58.

TRIMMINGS AND NOTIONS, fancy articles, a good assortment of Hosiery of the best quality; also cloves, mits, backets, Cabas, Comba, dress trimmings and linings, sewing silk, thread, etc., etc., to be had next door to the 'Exchange.'

AMELIA D. WEBB.

Bloomsburg, May 25, 1867.