to prevent kidnapping." This excellent ceeding six months:

county, for kidnapping a colored person, stitutionality. preme Court of the United States.

the county of York or by the Suprema Court unconditional repeal.

val of a slave by the master or his agent, him again in the same position.

ions dalivered by the minority of the Court. standing they may be accompanied by nia, with which the people have entrusted Pills and Ointment are the only great the next day for war, and the next day

for any person, by force, violence or fraud, it the duty of her own officers to aid in ar- to the general Government, and in those having honestly discharged the duties that to take out of this State, any negro or mu- resting and delivering up fugitives from la- territories the people of the several States have devolved on me during the term of latte, with the intention of keeping or bor, had mistaken her constitutional obli- unquestionably have equal rights. They my office, to the best of my ability; and ellims the said negro or mulatto as a slave, gation, and that her act a in violation of, were acquired by means of the common shall ever cherish the warmest affection for for a term of years. Soon after the passage rather than obedience to, the Constitution expenditure of blood and treasure. By the and the deepest interest in, the future welof this act, the Supreme Court of Pennsyl- of the United States. Under such circum- Federal Constitution power is given to fare of our beloved Commonwealth and our vania decided that it did not apply to the stances, it was the manifest duty of the Congress "to dispose of and make all need- glorious Republic. The shadow of a dark forcible removal of a slave, by the owner State to repeal her law thus declared oncon- ful rules and regulations respecting the ter- cloud does indeed rest upon us; but my or his agent, but that its object was to pun- stitutional. This was done by the act of rivery and other property belonging to the hopes and affections still ching to our Union. Ish the forcible fraudulent abduction from 1847; and if that act had contained nothing United States." Whether under this, or and my prayer shall be that He who orders BLOOMSBURG, WEDNESDAY, JAN 16, 1861. the State of free negroes, with the intention more than a repeal of the law of 1826, and any other power conferred by the Consti- the destinies of nations, when He shall of keeping or selling them as slaves - the re enactment of the law against kidnap- tution Congress can prohibit or protect sla- have chastened us for our sins, and hum Thus at that early day, giving judicial sanc- ping, it could not have been subject to any very in the territories, has been seriously bled us before Him, will restore us again tion to the doctrine, that a master had the just complaint. But the third section of the questioned. But, if the power to legislate in mercy, and bind us together in stronger right to take his slaves wherever he could act 1817 prohibits, under heavy penalies, upon this delicate and important subject and more hallowed bonds of fraternity, to our judges and magistrates from acting were clearly vested in Congress in my remain unbroken through all future time. The first act of Congress providing for under any act of Congress or otherwise judgment it ought not to be exercised. To the redition of fugitives from justice or labor taking jurisdiction of the case of a fugitive declare that slavery shall not exist in the EXECUTIVE DEPARTMENT, was passed in 1793, and originated from the from labor; and the fourth section punishes Territories, is calculated to exclude from Harrisburg, January 2, 1861 refusal of the Governor of Virginia to sur- with fine, and imprisonment, the tumultu- their occupancy the citizens of the southrender, and deliver up, on the requisition of ous and riotous arrest of a fugitive slave, by ern or slaveholding States; while, to make the Governor of Pennsylvania, three per- any person or persons, under any pretence it a legal institution in all the territories of If we are to judge them by their conduct sons who had been indicted in Pennsylva. of authority whatever, so as to create a the United States, by Congressional enact- up to this time, it would be better for the nia for kidnapping a negro, and carrying breach of the public peace. The sixth ment, and to provide for its continuance country if its destinies were just now wieldhim into Virginia. And when it was found section, denying the use of the county jails during their entire Territorial existence, ed by the convicts in the Eastern Penitenthat this Congressional statute did not afford for the detention of fugitive slaves, was re- would be equally injurious to the people of tiary than by the present Congress. There a simple, speedy and efficient remedy for pealed in 1852, and need only be referred the free States. The principle adopted in the members sit, at a salary of thirty dollars the recovery of fugitives from labor, the to as showing the general spirit of the act the Compromise measure of 1850, for dis- per day, and see the Union parting in pay-Legislature of Pennsylvania, at the request | The seventh section repealed the provisions posing of the question of slavery in New ments, without moving a peg to prevent its of the adjoining State of Maryland, in 1826, of the act of 1730, which authorized persons Mexico and Utah, and reiterated in the dissolution They know that the President passed her set "to give effect to the pro- passing through our State to take their Kansas and Nebraska bills of 1854, of non- has neither power to coerce a sovereign visions of the Constitution of the United slaves with them, and to sojourners the intervention by Congress with slavery in State to remain in the Union nor to recog-States relative to fugitives from labor, for right to bring their slaves into the States and in the Territories, is the true nize her independence after she has resolvthe protection of free people of color, and and retain them here for any period not ex rule. It is the duty of Congress, when a ed herself out of it; and yet they leave him and well considered law met all the exist- The provisions of the third and fourth ous pioneers find their way into our distant themselves taking one step to avert the im-

ing emergencies. It required the judges, sections of the act of 1847, seems to have territories, to furnish them a shield of pro- pending calamity of civil war or to strength astices of the peace and aldermen, of the been predicated upon the language of the tection and a form of government; but to en his arm to meet its rude and terrible State, upon the oath of the claimant, to issue Supreme Court in Prigg's case. It is there the people themselves belongs the right to shock. The constituents, too, of many of their warrant for the arrest of any fugitive admitted that the several States may pro- regulate their own domestic institutions in the members-perhaps of most of themfrom labor escaping into this State; direct- hibit their own magistrates, and other offi their own way, subject only to the Consti- instead of thundering in the ears of their ing, however, that such warrants should be cers, from exercising an authority conferred tution of the United States. made returnable, by whomsnever issued, by an act of Congress; and that while an | While these views have been long enter | and waking them to a sense of their duty before a judge of the proper county. It owner of a slave, under and in virtue of the tained by me, and while I am sincerely of employ their time in "cursing Buchanan, required sheriffs and constables to execute Constitution of the United States, is clothed the opinion that their general adoption, and as if he possessed not only executive, but such warrants. It authorized the commit with power, in every State of the Union, to faithful enforcement, would have preserved, also legislative and judicial powers, and ment of the fugitive to the county jail, and seize and recapture his slave, he must, and may yet restore, peace and harmony could make laws for himself and for all otherwise made provisions to secure its nevertheless, do so without using any illegal to all sections of the country, I am neverthe. mankind and construe them to suit and effective execution, and at the same time to | violence, or committing any breach of the less not so wedded to them as to reject, un- meet any emergency. peace. It is evident that the framer of the ceremoniously, all other propositions for The Republican members have made This law continued quietly in operation act of 1847 had closely studied the case of the settlement of the vexed questions which patriotism give way to partizanship. They until the decision of the Supreme Court of Priggs vs The Commonwealth of Pennsyl- now threaten to sunder the bonds which for see the danger-they can't shut their eyes the United States, made in 1842 in the case vania, and had kept this law strictly within three quarters of a century have made us to it; but as it is a Democratic and not a of Prigg vs. The Commonwealth of Penn- its letter. In many respects, the act is a one people. Forty years ago, our fathers Republican administration that has to grapsylvania. The history of the case may be codification of the principles enunciated by settled an angry controversy growing out of p'e with it, they have set themselves down briefly stated: Edward Prigg was indicted the court; and more fault may justly be a similar question, by dividing the terri- quietly at their desks and resolved to et the in the Court of Oyer and Terminer of York found with its temper than its want of contories purchased from France, and provid- storm blow on. Having brewed disunion

named Margaret Morgan. Upon the trial Il fugitive slaves were still claimed un- should not exist north of a certain line; Lincoln, their wish now is to have civil it appeared that she was held a slave in the | der the act of Congress of 1793, the denial and the whole country acquiesced in that | war break out during Mr. Buchanan's ad-State of Maryland, and that she escaped to the master of the aid of State judges and compromise. In 1854, that restriction upon ministration, so that they may impose upon into the State of Pennsylvania in the year magistrates, might be a source of great in- slavery was removed and the people of all the deluded voters who gave them the vic-1832-that in 1837, Edward Prizg was ap- convenience to him; but the complete and the territories were left free to decide the tory last fall, the false story that the Demopointed, by the owner of the slave, to seize perfect remedy now provided by the act of question for themselves. Now the section. crats are responsible for the deplorable and arrest her as as a fugitive from labor .- | Congress of 1850, renders him entirely in all issue is again presented, by the dominant | condition of public affairs. Let not our In pursuance of this authority, and under a dependent of State officers. And the pun- party in the north, claiming that slavery people be deceived by them. It is Conwarrant issued by a Justice of the Peace, ishment of arrests without warrant, by a cannot legally go into the Territories, even gress that holds the destinies of the Union Prigg caused the woman to be arrested, and master in the exercise of his constitutional if sanctioned by Congress, or the Territori. in its hands, and the opponents of the Demowithout having obtained any warrant of right of recaption, but made in a violent. at Legislature; and that it is the right and cratic party have a majority in Congress removal, he delivered her to her owner in tumulmous and unreasonable manner, a- the duty of Congress to prohibit its exis. If, therefore Congress shall fail hereafter, the State of Maryland. These facts were mounting to a breach of the peace, is but tence. While the doctrine which obtains as it has so far failed, to do anything to save found by a special verdict, and by the a recognizing, by statute, what was before with a majority of the people in most of the the country from destruction, the fault and greement of counsel, a judgement was en- the common law. These sections were re- southern States, is, that under the Constitu- the responsibility will rest entirely with tered against Prigg. From this judgement enacted in the revised penal code of Penn- tion, the territories are all open to slavery; our opponents And they shall be held to a writ of error was taken to the Supreme sylvania at the last session of the Legisla- that neither Congress por the Territorial it .- Valley Spirit. Court of the State, where a pro forme judge | ture, and are still the law of the State; but Legislature can lawfully prohibit its exisment of affirmance was again by agreement | they are not now of any practical impor- tence, and that it is the duty of Congress to entered and the case removed to the Su- tance, and as their retention on our statute provide for it all needful protection. May It will be observed that the question, that the people of this State are unfavorable fathers, by re-enacting the old compromise myriads of his subjects, Serfdom is rapidly

of the State. The jury merely found the While a majority of the judges of the Su- the Territories, so that those who desire to so that the path of Muscovite Royalty is tacts, and the action of both courts was but preme Court of the United States, in the occupy them, may find a home, at their truly Democratic and progressive. The In the argument and determination of stitutional right to provide by legislation or where it is prohibited. If the adoption advent of Dr. Holloway in its midst, was the case, in the Supreme Court of the Uni- for delivering up fugifives from labor, a of such an amendment would peacefully really deplorable, -if not actually retrogrested States, it appears to have been taken minority were then of the opinion that settle the difficulties which now surround sive, but like the Czar he burst the shackles for granted, that our act of 1826 made it a State laws, consistent with, and in aid of us, I am satisfied that it would be sanctioned which retarded its progress, and dissipated eriminal offence for a master to take his the constitutional injunction, were valid and by the people of Pennsylvania. At all ev- the fallacies that overshadowed it. He disunder which the indictment against Prigg code to which, by its merits, it so justly en- amendment of the Constitution, to be sub- increasing demand for his medicines. The to which a construction had already been remedy under State or National laws He people of the State.

men as Slaves. This the State had a clear peace and harmony, which are now so un- the people themselves. sylvania, to declare his act a crime. He ted the citizens of ether States to sojourn and the action of their constituted authori- sian dominions .- Merchants' Magazine. should have been discharged, not because within her limits, with their slaves, for any ties, should be in unison, in giving a faiththe act of the State was unconstitutional, period not exceeding six months, and to ful support to the Constitution of the United but because he had not transgressed its pass through the State, in traveling from States. The people of Pennsylvania are The Supreme Court of the United States | tion. Was she injured, or was the cause of stars and its stripes through every peril - from the pangs of dyspepsia, the excrucia- where the "nigger" is, and who is his parnot only pronounced the particular section human freedom retarded, by the friendly But, before assuming the high responsibili- ting tortures of rheumatism, or the agoniz- ticular lover. The member from Luzerne, of the act of 1826 then before them, uncon- grant of this privilege? This question can- ties now dimly foreshadowed, it is their ing twinges of gout-whose minds are with several others, the most radical ones, stitutional, but a majority of the Court held not be truthfully answered in the affirma solemn duty to remove every just cause of depressed by hidden sorrow, or bodies made speeches, violently opposing all that whole act was void because the power tive; but it may be safely averred, that by complaint against themselves, so that they afflicted with internal disease-whose nights propositions for compromise, and advocated to provide for the redition of fugitives from changing our policy, in this respect, we may stand before High Heaven, and the are rendered hideous by trightful dreams- coercion in the most plain terms. The labor, was vested exclusively in Congress, have in some degree, at least, alienated civilized world, without fear and without fear and without whose days are spent in sighing for the member from this District is among the and the several States were, therefore, in- from us the feelings of fraternal kindness, reproach, ready to devote their lives and stlent repose of the tomb-whose souls more moderate of the same school. How competent to pass statutes either in aid of, which bound together, so closely, the sis their fortunes to the support of the best steeped in the fathomless lethargy of des- long they will stick to this point, or their or to hinder, delay or prevent, the delivery terhood of States. Let us, then, renew this form of government that has ever been de- pair, dare to entertain the thought of self present views, as promulgated by them, of such fugitives. That this was the extent pledge of amity and friendship, and once vised by the wisdom of man. of the decision as delivered by Judge Story. more extend a kindly welcome to the citi- In accordance with the provisions of the misery-hold !- and hearken to the voice opinions and positions with as much facility granted on Wednesday, the 6th day of Feb. not only appears from the opinions of the zens of our common country, whether visi- constitution of the State, I shall soon resign of the multitude who have drank at the as a maniac changes his moods, or a child rusry next 2 o'clock, p. m.

ing that slavery, or involuntary servitude, and political and financial ruin by electing

By this unfortunate decision it was authori- those who, under the Constitution and the me, to him whom they have chosen as my antagonists of disease, whether of mind or again for concession. No reliance can be

In 1788 it was made a high penal offence | enacting her liberal statute of 1826, making | The territories of the United States belong | walks of private life, the consciousness of WM. F PACKER.

The Present Congress.

sufficient number of hardy and adventur- to struggle with the great difficulty, without Representatives as they sleep at their posts,

The Autocrat of the Russias.

Alexander II is pre eminently the refor book is calculated to create the impression we not wisely follow the example of our mer of the day. By the disenthralment of whether Edward Prigg was really guilty of to the execution of the fugitive slave law, line of 1820, and extending it to the boun- yielding to the light and mission of civilithe crime of kidnapping, under the Penn- and the discharge of their confederate duties dary of California? Not by the means of zation. He is correcting time honored sylvania statute of 1826, was never actually and with the view of removing this subject legislation of doubtful constitutionality, but abuses, and gradually suiting the progress passed upon, either by the court or jury, in of reproach, I earnestly recommend their by an amendment to the Constitution itself, and emancipation of the Russian Serf, to and thus permanently fix the condition of the demands and intelligence of the times. Prigg case, held, that a State had no con- discretion, either where slavery is tolerated. status quo of the medical profession at the slave out of this State, without a warrant of proper. And this minority opinion is now ents, they should have an opportunity to countenanced innumerable errors which removal; and upon this construction, the the judgement of the present court, as re- accept or reject it, if made as a peace offer disgraced it, and instituted the doctrine of Carolina boys. They should be a little act was declared unconstitutional and void cently indicated in a case which arose in ing. I would, therefore, recommend the reason and common sense. The effect of This, I submit, was a clear misapprehen- the State of Illinois. There is, therefore, General Assembly to instruct and request his Pills and Ointment in coughs, colds and may get into trouble not so easily gotten sion of the purport and meaning of our leg. nothing to prevent the revival of the act of our Senators and Representatives in Con- tightness of the chest soon became appar- out. i-lation. The first section of the act of 1826, and its restoration to the place in our gress, to support a proposition for such an ent by the number of his patients, and the was framed, was almost literally copied titled. This would leave to the option of mitted for ratification or rejection, to a con- speedy relief experienced by sufferers from from the seventh section of the act of 1788 the claimant, whether he would seek his vention of delegates, elected directly by the diseases of the chest arising from sudden our estimable friend, Hon. Peter Keine. colds by rubbing the Ointment upon chest one of the Associate Judges of the Courts of given by the highest judicial tribunal of the had this right before the repeal of our act In the event of the failure of Congress morning and evening whence it is absorbed State of Pennsylvania, where it was held to of 1826 and in my opinion no good rea- speedily to propose this or a similar amen. into the system as salt by meat, is almost on Wednesday morning of last week, at have no application whatever to the remo- son can be assigned for refusing to place dment, to the Constitution, the citizens of marvellous. It allays the irritation and in. his residence, in Locust township. He was Pennsylvania should have an opportunity, flammation, and disperses the mucus and in the sixtieth year of his age, having outwith or without a warrant. Such was the I would also recommend that the consent by the application of some peaceable rem- humors which collect in the passages and lived the average number of years allotted undoubted law of the State under the state of the State be given, that the master, while edy, to prevent the dismemberment of this impede the respiration. The Pills act on to man's life. He was, it is said, a native of the of 1788, and in re-enacting that statute | sojourning in our State, for a limited period, Union. This can only be done by calling a the stomach, liver, and blood, which they Berks county, and removed from thence to in the act of 1826, with an increased pen- or passing through it, may be accompanied convention of delegates, to be elected by invigorate, cleanse, and purify, so that the this, where he has resided quite a number mity it is manifest that the intention and ob- by his slave, without losing his right to his the people, with a view solely to the con- whole system is thoroughly subjected to of years, and held several very responsible ject of the Legislature was to protect free service. While such legislation is due to sideration of what measures should be tak. the restorative regulating and exhibitating positions. In many respects Judge Kline persons of color, and to punish those who, the comity which should ever exist between en to meet the present fearful exigencies. Influence of these life sustaining vegetable had few, if any, equals. He was one of the by fraud, force or violence were guilty of the different States of this Union, it would If Congress should propose no remedy, let and balsamic prepartions. For the various noblest works of his Maker-an honest mankidnapping, and holding or selling tree undoubtedly tend greatly to restore that it emanate from the source of all authority, disorders peculiar to the winter season, He leaves a widow and seven children to these invaluable medicines will be found mourn his untimely death. The remains right to do; and nothing but a misconstruc- wisely imperiled. By it Pa. would concede Every attempt, upon the part of individution of her act, could have induced the no principle-we would simply be falling als, or of organized societies, to lead the mention that in 1851, Dr. Holloway had last, in the Cattawissa burial grounds, and declaration that it was forbidden by the back upon our ancient policy, adopted at a people away from their allegiance to the had the honor of being presented to the was followed to the grave by a large conconstitution of the United States. It is per- time when our people were themselves government, to induce them to violate any late autocrat Nicholas, father of the present course of people. The disease was an affeerly clear, that Edward Prigg had com- struggling for their rights and never depart- of the provisions of the Constitution, or to Emperor, who gave him a most gracious fection of the heart. mitted no crime in removing Margaret Mor- ed from, until, by a misconception of its incite insurrections in any of the States of and distinguished reception, and to show gan from the State of Pennsylvania to the meaning, one of our most important stat- this Union, ought to be prohibited by law, his high appreciation of his celebrated State of Maryland, and delivering her up to utes was declared unconstitutional. From as crimes of a treasonable nature. It is of medicines, directed an ukase to be issued her owner; and it is equally clear, that no 1780, to 1847, a period of sixty seven years the first importance to the perpetuity of this authorizing the free introduction and sale of attempt was made, by the Statute of Penn- Pennsylvania, herself a free State permit great Union, that the hearts of the people, the Pills and Ointment throughout the Rus-

Special Notice.



WM. H. JACOBY , EDITOR.

Packer's Message. According to promise we to-day lay be

fore the readers of the STAR Governor Packer's Message entire. Comments are ninecessary, the document is here, and will speak for itself. We must say that, it is an able state paper, well written, and shows the State Finances to be in a healthy condition. Our indebtedness under his administration has been reduced, during the last three years, the sum of \$2,236,882 15 By examining this message you will find that during the past three years the State has not only met all her liabilities, including of course, the necessary expenses of the government, and the interest on her public debt, but has diminished her actual indebtedness the above mentioned sum. With all patience the country will wait to see Andy Curtin's statement.

Senator Elected.

nia, on last Tuesday, chose a man who was filled with the most choice literature the ery, a Well of Water, and other out buildscarcely thought of for United States Senator, | country affords. This, in connection with | ings with the apparenances. to be successor of WILLIAM BIGLER, by the its vast popularity gained as the fruits of Seized, taken in execution and to be sold name of Engan Cowan, Esq , of Westmores its fashion department, makes it the best as the property of Jacob Lush. land. He distanced Dr. John's pet, Tariff | publication of the kind extant. It is, to say Dave Wilmot, and out-winded all the rest the very least of it, worthy of example in Sugarloaf township, Columbia of 'em. He was elected for six years. The every respect, and a hearty patronage, county, containing about SIXTY ACRES, Democrats voted for HENRY D FOSTER - which we have no doubt it enjoys. McMichael, Wilmot, Pollock, Taggart, and McClure, besides many others, will have to and how to have the stone turned.

Appointment by the Governor.

Judge, for the Courts of Columbia county, tured. He is recovering. to fill the vacancy caused by the death of of Judge Kline. Mr. Baldy held this position some few years ago, and we believe acquitted himself credibly. At our next the people's choice. There will be two Baldy will have expired.

We learn that our friend Samuer CREASY. of Mifflinville, was an applicant for this appointment, but proved a little too short, Mr. Baldy reaching the farthest. Next Fall these gentlemen will have an opportunity of testing their political strength.

The Star of the West.

We have information that the Star of the West, the steamer which undertook to take a re-enforcement of troops to Mai. Anderson, at Charleston, a fews days since, and was fired into and hit from Morris' Island, has returned, landed in port at New York with its two hundred troops The Captain gives a full description of the firing from Morris Island, stating that but three of the balls took any effect, although the chances for his safety were not very great. He proceeded forward under the firing some ten minutes, when he found his best plan was to retreat. It is reported that she is ready to go back, with the assistance of the a crowd, on the same night, gashing the Brooklyn, to make another effort to go into port at Charleston, but will wait further orders from head quarters. This attack took place early in the morning. We fear this will be a sorrowful attack for the South careful who they fire guns at, else they last, a large sleighing party from Danville,

Death of Judge Kline. We are pained to chronicle the death of Columbia county, who departed this life.

Legislative.

A few days since Senator Welsh pre sented some resolutions to the Senate, proposing to repeal the obnoxious provisions in the Act of 1847 and the Penal Code, and they were flatly voted down, every Black Republican voting against them, thus show ing The Temple of Health .- Pleasure or Pain ? up their hands, and the six Democrats of one State to another, free from all molesta- devoted to the Union. They will follow its Choose between them! Ye who suffer the Senate in their favor. This tells plainly destruction as the sole relief from grief and time alone can tell. They change their majority but also from the dissenting opin- ting us on business or pleasure, notwith- the office of Chief Executive of Pennsylva- fountain of life and health. Holloway's its fancies. One day they are for concession,

Their papers shift about the same way. One week they preach one thing, the next week something conflicting with the first; thus they are dritting speedily to their ultimate extinction.

THE "FARMER AND GARDENER" for January is received, and maintains untarnished its high reputation. It is, as usual, hand-ling property to wit :somely embellished and filled to repletion portance. We observe that the enterpris promises to be a most valuable and important work for those who are interested in three perches and eight tenths to a post that subject. The price of each of these hence by lands of Ezekiel Shutz and J C them both, together with a pre-paid copy quarter degrees, east fifty-nine and two of either the "Year Book of the Farmer and Gardener " or "Both Sides of the Grape enty eight perches, strict measure, nearly Question," for the trifling sum of \$1.50 .- all of which is improved land, whereou is monthlies, will be sent without charge, to all who may apply for them. Address, A. huddings with the apportunce. M Spangler & Co., 19 North Sixth Street, Seized, taken in execution and to be sold Philadelphia.

Godey's Lady's Book .- We know of no bat certain lot of ground, situate in Booms. Magazine commanding more attention of burg, Bloom township, Columbia county, the American people than the one in que- On the North by lands of Samuel Gross, on tion. Its monthly advents amongst the the East by an Alley, on the South by lot of greedy public are bailed with delight by all. Jacob Evans, and on the West formerly by They are certain to have their appentes land of Wm Shan containing one HALF The Republican Legislature of Pensylvas gratified on its arrival, as it is always

A FATAL ACCIDENT occurred in Williams run their chances to creep into Abraham port, on the 4th inst, during the firing of a Benjamin Peterman, whereon is erected LINCOLN's bosom. They all have dull axes salute in honor of Maj. Anderson The to grind, and as Abraham has made for cannon exploded, seriously injuring Edward himself notoriety by "splitting rails," prob- Wilkinson and Joseph Bibb. Wilkinson ably he can give them some valuable advice had his left arm blown entirely off, his right in relation how to hold them on the stone arm broken in two places, and his face very much disfigured. He has since died, and was buried with all the honors of war; his funeral services being attended by several We understand that Governor Packer bands of music and military companies, by an Alley, on the West by an Alley, and has appointed STEPHEN BALDY, Esq., of besides a large number of relations and on the East by lot of Thomas W. Edgar, Cattawissa, to the position of Associate citizens. Mr Bibb had his right arm frac- whereon is erected a two story Frame dw 1.

DISTANCE OF THE FORTS FROM CHARLES- S-ized, taken in execution and to be sold Ton .- As there is just now so much said as the property of Thomas C. Fowler, about the Forts in Charleston Harbor, we wittee of a writ of Alias Vend Ex, all that will give their location and distance from certain In Lot or piece of Land squate in the city. Fort Sumpter is three and three. Espytown, Scott township Columbia county Pinckney The last named Fort is one mile from the town, and Fort Johnson is two and a quarter miles from the town

Gov. Jackson Speaks -The Governor Missouri delivered his inaugural on the 4th He says the destiny of the slave holding county of Columbia, bounded and described States is identical, and that Missouri is de- as tollows, to wit: On the South West by termined to stand by the South, in whose lot of Watow Haton, on the North West wrongs she participates, and with whose and North East by lot of David Bouener, institutions and people she sympathizes - turning Forty Nine and a half feet in front, Missouri will remain in the Union so long and Extending back Seventy Five and as there is a hope of maintaining the guar | half feet, being part of lot No. 48 in the plat antees of the Constitution, no longer,

THE John Brown excitement, in Boston, is resulting in crime. A young negro at tacked G. H. Brown with a chisel, at the as the property of Hiram Smethers. Joy street gathering, on Manday night .-Some nuknown fellow threw a hatchet into leg of a lad fearfully. On his way home, Daniel Butcher, a peaceable negro, was BY virtue of a writ of Levari Facias, to knocked down and kicked, and his head so injured that he cannot see.

SLEIGHING PARTY -On Tuesday evening visited this place, some 30 or 40 couple -They stopped at the Exchange, where they were provided for we hope satisfactorily.

SENATOR GREEN, of Missouri, and Nicholas of Tennessee, express themselves per feetly satisfied with Judge Donglas' speech, and declare their intention to support his extending thence to the Cattavissa Rail

be appointed Secretary of War, under Lincolo's Administration. Old Abe wouldn't be able to get along without a few Democrats | Seized taken in execution and to be sold

SHAMOKIN BANK -- We observe that per sons refuse the notes of this bank on account of its solvency. From the best information we can obtain, this Bank is in a NOTICE is hereby giving to all legatees, good condition, and holders of its notes need apprehend no danger of loss.

THE Shamokin Furnace has been stop ped owing to the stringency to the money

FOR SALE.

A good CANAL BOAT for sale cheap. Terms to suit

E. H. LITTLE. Bloomsburg, Jan. 16, 1861.

FOR RENT.

A CONVENIENT House and lot in Bloomsburg. The garden is an excellent one, and a good well of water on the premises. For lumber particulars apply to

Bloomsburg, Jan. 9, 1861-4w.

PUBLIC NOTICE FOR LICENSES.

NOTICE is hereby given that the following persons in Columbia county, have filed their peritions in the Court of Quarter Sessions, of the said county for Tavern License in their respective townships, which said petitions will be presented to the said Court on Monday, the 4th day of February. A. D., 1861, of which all persons interested will take notice, and the License will be

Ezekiel Cole, JACOB EYERLY, Clerk. Prothonotary's Office.

Sheriff's Sales.

Dy virtue of wirts of Venditioni Exponasta Common Pleas of the county of Columbia. Pennsylvania, will be exposed to public sale at the Couri House in Bloomshurg on MONDAY THE 4TH DAY OF FEB. 1861. at one o'clock in the alternoon, the follow-

All that certain tract of Land situate in with matter of the highest interests and im- Sogarloaf township Columbia county bound. ed as tollows; Beginning at a post on line of land of Jonathan C Penning on, and ing publishers, Mesers, A. M. Spangter & corner of land of George Moore, thence on Co., have also issued a new monthly, enti- a road North eighteen and a half degrees tled " The American Bee Journal," which West, ninety five perches and six tent's to a post, thence by land of Christian L. Moore South twelve and a half degrees east, ninety lournals is \$1.00, but the publishers offer Pennington, North eighty four and three tenths perches to the place of beginning. containing THIRTY-ONE ACRES and sev-Specimen copies of either, or both, of the erected a one and a half story Plack Dwelling House a Frame Bank Barn a Frame Wagon Shed, a Still House and other out

as the property of John F. Laubach.

ALSO :- At the same time and place, all counted and described as follows, to wit OF AN ACRE, more or less, whereon is effected a one and a balf story frame Brew-

ALSO :- At 1 e same time and plice, all that certain tract, piece or parcel of land about Forty Acres of which is cleared land. bounded on the North by land of Andrew Hess, on the South by lands of Harrison and Andrew Hess, on West by lands of one and half story dwelling house, a frame -table, with the apportenances.

Seized, taken in execution and to be sold as the property of Jacob S. Hess.

ALSO :- At the same time and place, all that certain In lot or piece of ground, singare in Espytown, Scott township, Columbia county, containing ONE FOURTH OF AN ACRE, more or less, bounded on the South by Main Street of said town, on the North ling House, a trame Kitchen, and a frime Barn with the apportent aces.

ALSO :- At the same time and place by

and three eighths miles to Fort Johnson | man, and on the West by a lot of William Tronsue, whereon is erected a two Story

> Seized, taker, in execution and to be sold as the property of John Torner.

writ of Firm Facins, all that certain lot of ground, smeate in the Borough of Berwick. and on the South East by coral Street, cor THREE STORY FRAME DWELLING HOUSE now occupied [as a Tayera house or Hotel.] with the appurtenances,

Seized taken in execution and to be sold JOHN SNYDER, Sheriff.

Bloomsburg, January 2, 1861.

Sheriff's Sale.

me directed, issued out of the Court of Common Pleas of the County of Columbia, Pennsylvania, will be exposed to Public Sale, at the Court House, in Bloomsburg, on FRIDAY, THE 1ST DAY OF FEBRUARY 1861, at one o'clock, in the afternoon, the following described property to wit :

All that the Roadway and Rail Road of the Commbia Coal and I on Company, with all Station Houses belonging thereto, and all Company, on the McCauly Mountain, and Road, and situate, lying and being in the county of Columbia, together with the tolls-It is supposed that Maj. Anderson will and profits of the said road thereafter ac croing and also the corporate franchises of the said Rail Road Company, together with the heredinaments and apportenances. as the property of the Columbia Coal and

Iron Company. JOHN SNYDER, Sheriff.

Bloomsburg, Jan. 9, 1861.

REGISTER'S NOTICES.

ereditors and other persons interested and minors, that the following administraon and guardian accounts have been filed n the office of the Register of Columbiacounty, and will be presented for confirmation and allowance to the Orphan's Court, to be held at Bloomsburg, in the county aforesaid, on Wednesday the 6th day of Feb. next, at 2 o'clock, in the afternoon.

1. The account of John Conner, Admr. of the estate of Ann Conner late of Greenwood township deceased. 2. The account of William N. Brown.

Guardian of Lydia A. Drasher, (late Lydia 3. The first account of Thomas Cline, &

Kephari Cline, Executors of Godfrey Cline, ate of Orange twp., deceased 4. The second and final account of William Hess, Executor of Conrad Hess, Jane

of Sugarloal township, deceased. 5 The first and final account of George Weaver, Adm'r. of the estate Renben W. Weaver, late of Bloom township deceased. 6. The account of Peter Nuss, Adm'r. of Jacob Nuss, late of Mffl a township, dee'd. as filed by Gideon Nuss Adm'r. of Peter

Nus deceased. 7. The account of John Shuman and Charles Hariman Executors of the estate of ohn Hartman, late of Cattawissa township deceased.

REGISTER'S OFFICE, Register. Bloomsburg, Jan. 9, 1861.

A. J. EVANS. MERCHANT, Store on the upper part of Main St.

DANIEL LEE,