

# BY W. LEWIS.

### THE HUNTINGDON GLOBE,

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### PROCLAMATION.

WHEREAS by a precept to me directed. dated at Huntingdon, the 26th day of January A. D. 1856, under the hands and seals of the Hon. George Taylor, President of the Court of Common Pleas, Oyer and Terminer, and general jail fund and to provide for the gradual and cer-delivery of the 24th judicial district of Pennsyl- tain extinguishment of the debt of the Comvania composed of Huntingdon, Blair and Cambria, and the Hon. Johnathan Mc Williams, Thos. F. Stewart, his associates, Judges of the county of Huntingdon, justices assigned, appointed to to pay annually before obtaining a license, hear, try and determine all and every indictments made or taken for or concerning all crimes, which By the laws of the State are made capital or felonies of death and other offences crimes and misdemeanors, which have been or shall hereafter be committed or perpetrated for crimes 'aforesaid-I am commanded to make public proclamation throughout'my whole balswick that a' Court, of Oyer and Terminer, of Common Please and Quarter Sessions, will be held at the Court House in the borough of Huntingdon, on the second Monday (and 14th day) of April next, and tho-e Monday (and 140 day) of April next, and those 2.3 Who will prosecute the said prisoners be then and there to prosecute them as it shall be just, and that all Justices of the Peace, Coronor and Constables within said county be then and there -Win their proper persons, at 10 o'clock, A. M. of said day, with their records, inquisitions: examinations and remembrances, to do those things, which to their offices respectfully appertain. Dated at Huntingdon the 17th of March, in the year of our Lord 1856, and the 79th year of

American Independence: JOSHUA GREENLAND. Shcriff.

#### PROCLAMATION. 14

WHEREAS, by a precept to me directed by the Judges of the Common Please of the county of Huntingdon, bearing test the 26th of Jan., court of Common Pleas will be held at the Court House in the borough of Huntingdon, on the 3d Monday (and 21st day) of April A. D., 1856, for the Utial of all issues in said Court, which re-mains undetermined before the said Judges, when mains undetermined beforethe said Judges, when and where all jurors, witnesses and suitors, in the

# THE NEW LICENSE BILL.

## An Act to regulate the Sale of Intoxica-

ting Liquors. SECTION 1. Be it enacted by the Senate and House of Representatives of the Common-wealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That from and after the passage of this act it shall be unlawful to keep and maintain any house, room, or place where vinous, spiritous, malt or brewed liquors or any admixtures thereof, are sold or drank, except as hereinafter provided. SECT. 2. That no licenses hereafter issued to any venders of vinous, spiritous, malt,

or brewed liquors, or any admixtures thereof, either with or without other goods, wares, 00 and merchandize, shall authorize sales of said liquors or any admixtures thereof in less 00 quantities than one gallon, except as hereinatter provided, nor shall any license for the exsaid sales in any quantity be granted to the proper county, and whenever a judgment keeper of any beer house, theatre, or other for any forfeiture or fine shall have been keeper of any beer house, theatre, or other place of amusement.

SECT. 3. That breweries and distilleries in all parts of the State shall be returned, classed, assessed and licensed, agreeably to the provisions of the act of tenth of April, Anno monwership," and the owner, proprietor, or lessee, of any and each of the said breweries double the rates or tax assessed agreeably to said act, Provided, That the same shall not in any case be less than fifty dollars, nor shall such license authorize sales by them of less than five gallons, except malt and brewed liquors, which may be bottled and delivered n quantities not less than one dozen bottles. SECT. 4. That the provisions of this act shall not apply to importers selling imported wines, brandy, liquors or ardent spirits in the original bale, cask, package or vessel, as imported, and said importers shall be returned lassed, assessed, and licensed, as provided by an act to provide revenue to meet the demands on the treasury, and for other purposes, passed the fourth day of May, Anno Domini, one thousand eight hundred and forty-one, upon the payment of double the additional rate or tax in the tenth section of said act mentioned.

SECT. 5. That the provisions of this act shall not extend to druggists and apothecaries who shall sell unmixed alcohol, or compound or sell any admixtures of wine, alcohol, spirituous or brewed liquors in the preparation of medicines, or upon the written prescription of a regular practicing physician, Provided, That, no druggist or apothecary

nous, spiritous, malt or brewed liquors as atoresaid, either with or without other goods, pay six hundred wares and merchandize, in quantities not tion of rental shall be four thousand dolless than one gallon, to keepers of hotels, lars, and not more than six thousand dol-inns and taverns; selling in quantities less hard fourth class, and shall pay four than a gallon, and to keepers of eating hou-than a gallon, and to keepers of eating hou-A WOLF STORY .-- A friend from Wetzel habits, and good moral character, and not on - lars; where the valuation of rental shall be

# HUNTINGDON, APRIL 9, 1856.

city or county town as aforesaid, which shall not have for the exclusive use of travelers at least four bed-rooms and eight beds, nor in any other parts of the State at least two bed rooms and four beds for such use. SECT. 10. That before any license for the sale of liquors under the provisions of ter the passage of this act appoint three temthis act shall be granted, such person ap-plying for the same shall give a bond to the Common wealth of Pennsylvania, with connected with the liquor business, who shall two sufficient sureties in the sum of one thousand dollars where the license shall be above the seventh class, and in five hundred dollars for all in and below that class, conditioned for the faithful observance of all the laws of this Commonwealth relating to the business of the principal colligor, and a warrant of attorney to confess judgement, which bond and warrant shall be approved by the said court, and be filed in the office of the clerk of the quarter sessions of the recovered or conviction had for any violation of the provisions of this act, or of any other law for the observance of which said bond shall be conditioned, it shall be the duty of the district attorney of the proper provisions of the act of tenth of April, Trans, county to enter up judgement and matter Domini, one thousand eight hundred and for-ty nine, entitled "An Act to create a sinking ty nine, entitled for the gradual and cer-ceedings shall be had and with the like effect, and with the same costs, as now provided by law in the case of forfeited bonds and recognizances in the several counties and distilleries shall be assessed and required of this Commonwealth. The bond to be given by the keepers of eating houses, as aforesaid, shall in all cases be in the sum of five hundred dollars.

SECT: 11. That it shall not be lawful for the clerk of said court to issue any license as aforesaid until the applicant shall have filed the certificate of the city or county treasurer that the license fee has been paid. SECT. 12. That the venders of vinous, malt, or distilled liquors, either with or without other goods, wares or commodities, except as hereinafter provided, shall be classified and rated as prescribed in an act to pro-vide revenue to meet the demands on the treasury, and for other purposes, passed the and ascertain the locality, commodiousness, fourth pay of May, Anno Domini, one thou- and extent of the houses and property prosand eight hundred and forty one, and shall pay double the additional rate or tax in the ienth section of said act specified; but no such license for sales in any amount shall be granted for a less sum than fifty dollars. SECT. 13. That all hotels, inns and taverns, shall be classified and rated according to the estimated yearly rental of the house and property intended to be occupied for said purpose, as follows; to wit. All cases where the valuation of the yearly rental of the said house and property shall be ten thousand dollars, or more, shall constitute 'the ty of Huntingdon, bearing test the 26th of Jan., Providea, Inat, no druggist or apothecary said donars, of more, Find construct the 1856, I am commanded to make Pu lic Proclassian shall sell or keep for sale, under any name or first class, and pay one thousand dollars, mation throughout my whole baliwick, that a court of Common Pleas will be held at the Court aforesaid, that may be used as a beverage, and shall be eight thousand dollars, and not more ses for the sale of malt and brewed liquors tal shall be, two thousand dollars, and and domestic wines, shall only be granted to not more than four thousand dollars, the citizens of the United States; of temperate fifth class, and shall pay three hundred dolcounty, Virginia, has communicated to the til the requirements as hereinafter provided one thousand dollars, and not more than two thousand dollars, the sixth class, and dollars, and not more than one thousand dollars, the seventh class, and shall pay than fifty dollars, nor in other parts of the SECT. 15. That all persons applying for March, Anno Domini, one thousand eight court may, on inquiry, fix the amount of his

SECT. 16. That for the purpose of granting General in favor of the parties entitled to the of the peace, by any wife, husband, parent, child, relative, or guardian of the person so ection of this act in the city and county of SEC. 21. That if any person shall give, belicenses to parties enumerated under the sixth | same. section of this act in the city and county of judges of the district courts in and for said counties, respectively, shall immediately afperate and reputable persons, citizens of said counties, and in no manner interested in or constitute a board of licensers for their respective counties; and the persons so appointed shall meet at the district court room on the Monday next following their appointment and shall make oath or affirmation before one of the judges of said courts to discharge their duties faithfully and impartially, and shall then and there in the presence of said judge, divide themselves into three classes, by agreement or lot, with a term of service of one, two, and three years, respectively, from the first Monday of February last, and annually thereafter in the month of January, the said courts shall respectively appoint one person of like qualifications to fill the vacancy caused by the expiration of any term of service as the same shall occur, and to serve for a

period of three years, and any vacancy in said board from death, resignation, or other-wise, shall be supplied by said courts respectively for the unexpired term thereof. SEC. 17. That immediately after being qualified as aforesaid, and annually thereafter, before the first day of April, the said board shall give due notice by advertisement, in at least two newspapers, published in their re-spective counties, of the time and place of their meeting, when and where, and from time to time, as may be necessary, the said board shall proceed to apportion among the wards of said city of Philadelphia, and wards, townships, and boroughs within the county of Allegheny, the hotels, inns and taverns, and eating houses, 40 which said city and county may be entitled under the provisions of this act, and to receive evidence for and against said application, and to grant licenses, said. for which purpose they shall inquire into the moral character and sobriety of the applicant, posed to be occupied for the purpose mentioned in the petition, and whether the said license shall be required for the accommodation of the public, and the clerk of the court of quarter sessions of the said counties shall produce pefore said respective boards of licensers the applications filed in their offices, with proof of publication of notice as aforesaid, and shall, as a majority of the said board shall determine, mark on said applications "granted," or, " refused," and the said board shall at the same time decide upon the sufficiency of the surelies in the applicant's bond, this act; and according to the classifications to publishing of notice. therein contained, estimate and ascertain the occupied or intended to be occupied as a notel, ted price to be paid for said licenses for one petitions and bonds in all cases where the application may be granted by said board, shall be returned to the said clerk's office, and liunless an appeal be taken as hereinafter prolike manner, and so from time to time as may be necessary. SEC. 19. That appeals from any apportionment, classification, or grant of license, byting, and sustained by oath or affirmation, and shall be filed in said clerk's office within five days after the return , but no appeal shall be taken to any apportionment, as aforesaid, unless the exceptions thereto shall be signed the decision of said court shall state upon which of said exceptions the said license may petition and returned by the clerk of said license, and be incapacitated from receiving court to the board of licensers. SEC. 20. That after the lapse of five days, as aforesaid, or as said appeals shall be deter. or apothecary store, conlectionary, or mineral mined by the court, the said clerk shall make or other fountain, who shall sell any spirituout, and issue to the proper persons, said licen. ous, vinous, malt, or brewed liquors, mixed see, which shall run for one year from the or pure, to be used as a beverage, shall be first day of May, but no license shall be is- deemed guilty of a misdemeanor, and liable sued unless the applicant shall have paid the to conviction and punishment as aforesaid. following fees, to wit: To the clerk of said court, for publication of notice, and petitions, and for all other services, one dollar; and for public house, or public place, shall be fined all the services of the board of licensers, one dollar ; which latter amount shall be accounted for, and paid over weekly to the respective not exceeding five dollars, to be levied with treasurers of said city or county to defray the necessary expenses incurred by said board for advertising, stationery, and otherwise. Each member of said board of licensers shall receive five dollars for each day necessarily occupied by him in the discharge of his duties. Pxovided, That it shall not ex. ceed in any one year the sum of five hundred in damages under any existing law, be fined

Philadelphia, and county of Allegheny, the stow, or promise any money, reward, office, or anything of value to any member of said board of licensers, for the purpose of influen- after twenty days from the commission of cing his action in granting any such license, the offences in this and the preceding section. or if any member of said board shall accept SEC. 31. That it shall be the duty of the the same for his vote or influence therein, any person so offending shall be deemed guilty of a misdemeanor, and on conviction thereof, be covered, to award to the informer, or prosofined in a sum not less than one hundred dollars, nor more than five hundred dollars, and time and and trouble, but not in any case ex-

> spirituous, vinous, malt, or brewed liquors lic schools of the proper district, except in under this act, shall frame his license under a the city of Philadelphia, where they shall be glass, and place the same so that it may at paid to the city treasurer, to be applied for all times be conspicuous in his chief place of school purposes, and nothing herein contain-making sales, and no such license shall au- ed shall prevent any such informer or prosethorize sales by any person who shall neglect | cutor from becoming a witness in any such this requirement.

> SEC. 23. That the commissioners of the everal counties and board of licensers shall furnish a certified list of all persons so appraised, with the classification as made out, and finally determined upon, to the treasureis of their respective counties, for of the restaurant, oyster house, or cellar, or place city of Philadelphia, as the case may be, of entertainment, amusement, or refreshment, who shall within twenty days thereafter transmit to the Auditor General a copy of such list and shall receive and collect the such persons shall not sell or deliver said sums to be paid for said licenses in the manner directed by law, with any fees payable titles than a dozen bottles at one time, nor thereon.

> SEC. 24. That it shall be the duty of the Auditor General to charge the said city or county treasurers, as the case may be, with the amount payable by the several persons in said lists; from the payment of any part of vided further, That no producers and manu-which amount said treasurers shall only be facturers of domestic wines and cider may exonerated by producing satisfactory evidence sell and deliver the same by any measure not to the department that the party or parties so less than five gallons and in any quantity not returned, failed to obtain a license as afore-

> SEC. 25. That it shall be the duty of the Auditor General to return to the legislature annually in the month of January, a statement arranged in a tabular form of the number, and classification, and license rates of all hotels, inns, or tavenis, eating houses, and counties, to make return on oath, or affirmavenders of vinous, spirituous, and malt or tion, whether within his knowledge, there is

granted, as aforesaid, under the classifications of the twelfth, thirteenth, and fourteenth sec. | ling, with his or her name subscribed theretions of this act, it shall not be transferable, nor shall it confer the right to sell liquors as any one who shall have violated this act. aforesaid, in any other house, building, or with the names of witnesses who can prove place, than the one mentioned and described the fact, it shall be his duty to make return sand dollars, or more, shall constitute the first class, and pay one thousand dollars, where the valuation of the yearly rental shall be eight thousand dollars, and not more than ten thousand dollars, the second class, and shall be six thousand dollars, and not more than eight thousand dollars, the third class, and shall be six thousand dollars, the third class and shall be six thousand dollars, the third class and shall be six thousand dollars, the third class and shall be six thousand dollars, the third class and shall be six thou SEC. 27. That the number of licenses so annual sales of said veudors, and of said granted to keepers of hotels, inns, or taverns, keepers of eating houses, and the yearly in the aggregate, shall not exceed in the cities deemed a misdemeanor, and any person so rental or valuation of the house and property one to every one hundred taxables, nor in the offending shall be liable to conviction and several counties of the State one to every | punishment as provided in the twenty-eighth inn; or tavern, and shall decide upon the ra- one hundred and fifty taxables, the number of section of this act.? said taxables to be taken from the returns of year, according to said classification. The the preceding year, and it shall be the duty petitions and bonds in all cases where the ap- of the courts of quarter sessions of the respective counties (the city of Philadelphia and county of Allegheny excepted, where censes therefor be issued by him at any time the board of licensers shall perform such duafter five days from the date of said return, ties,) immediately after the passage of this act, to apportion the aggregate number of hovided, from the decision of said board upon | tels, inns, or taverns so to be licensed, under any apportionment, classification, or petition (the provisions hereof, among the cities, boras aforesaid, in which case, at such time, and loughs, towns, and townships of their re- protect certain domestic and private rights, in such manner as may be fixed by rule of spective counties, which apportionment shall court, the said court of quarter sessions shall be made with reference to the convonience forthwith proceed to consider and determine of the public and the accommodation of stranupon said appeals, and in the event of any ap-portionment or classification being set aside, the said board shall proceed to correct the same, according to the order of said court, and if an appeal from any license shall be pretoried to said court, from the application of strate and the said of the public and the accommodation of strate gers, travelers, and sojourners; and the said court may, from time to time, as occasion may arise, alter, eularge, and change such apportionment, *Provided*, That the number of licenses to keepers of eating houses shall five, and all other laws, or parts of Jaws, in-torious, subject, however, to an appeal in and taverns, to which the said city or county may be entitled. SEC. 28. That any sale made of vinous, spirituous, malt, or brewed liquors, or any admixtures thereof, contrary to the provisions said board may be taken to the court of quar-ter sessions of the proper county: Provided, of this law, shall be taken to be a misde-meanor, and upon conviction of the offence That the exceptions thereto shall be in wri- in the court of quarter sessions of the peace of any city or county, the person so offending shall be sentenced to pay a fine of not less than ten, nor more than one hundred dollars, with the costs of prosecution, and to stand committed until the sentence of the court is unless the exceptions thereto shall be signed committed until the sentence of the court is here?" "Madam, I am searching for the lost by at least twelve citizens of the ward, or complied with, not exceeding thirty days; sheep of the tribe of Israel;" "John, John," township, or borough affected thereby. And and upon a second or any subsequent convic- should the old lady, "come rite here this if exceptions to the granting of any license, tion, the party so offending, shall, in addition minit, here's a stranger all the way from as aforesaid, shall be sustained by said court, to the payment of a fine, as aforesaid, under- Shelby county, Kentucky, a hunting stock, go an imprisonment in the county jail of not and. I'll jus bet my life that tangled-haired less than one month, nor more than three old black ram, that's bin in our lot' all last be refused, and shall be endorsed upon the months; and if licensed, shall forfeit said week is one of his'n. any license, as aforesaid, for the period of five years thereafter; and any keeper of any drug or apothecary store, confectionary, or mineral, SEC. 29. That any person who shall be found intoxicated in any street, highway, upon the view of, or upon proof made before any mayor, alderman, or justice of the peace. the proper costs upon the goods and chattels of the defendant. SEC. 30. That any person who shall sell pirituous, or other intoxicating liquors, as cause he is going into society, resembles a aforesaid, to any person who shall drink the person taking off his shoes because he is same on the premises where sold, and become to walk upon thorns. thereby intoxicated, shall, besides his liability SECT. 9. That no person shall be licen- license, except in the city of Philadelphia dollars, and shall be paid upon warrants on five dollars for every such offence, to be re- ritions, that many men talk about, but seldom the State Treasurer, drawn by the Auditor covered in debt before any alderman or justice see.

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tels of the defendant without exemption .-Provided, That suits shall not be instituted court, mayor, alderman, or justice of the peace, before whom any fine or penalty shall be recutor, or both, a reasonable share thereof for suffer imprisonment not less than one month nor more than three months. SEC. 22. That every person licensed to sell said, shall be paid to the directors of the pubcase.

SEC. 32. That no person pursuing exclusively the business of bottler of cider, perry, ale, porter, or beer, and not at the same time following or engaging in any way in the business of keeping any hotel, inn, or tavern, shall be required to take out a license under the provisions of this law. Provided, That cider, perry, ale, porter, or beer, in less quanpermit any of said liquors to be drank upon the premises occupied in said business, and any violation of this section shall be punish-able as and in the manner provided in the twenty-eighth section of this act: And pro-vided further, That no producers and manuless than one dozen bottles without license therefor.

SEC. 33. That the constables of the respect ive wards and townships shall make return of retailers of liquois as now provided by law, and in addition thereto, it shall be the Juty of every such constable, at each term of importers, brewers, and distillers, keepers of the court of quarter sessions of the respective breived liquors, either with or without other goods, wares and merchandize, designating each county separately. SEC. 26. That where any license may be courts to see that this return is faithfully made and if any person shall make known in writo, to such constable the name or names of

> quors, as aforesaid, shall employ or permit any intemperate person, in any way, to assist in such manufacture or sale, it shall be SECTION 35. That nothing herein contained shall be construed to impair or alter the provisions of an act approved the twenty. sixth day of February, Anno Domini, one thousand eight hundred and fifty-five, entitled "An Act to prevent the sale of intoxicating liquors on the first day of the week common-ly called Sunday," nor of the act of the act of the eighth of May, one thousand eight hundred and fifty-four, entitled "An Act to and prevent abuses in the sale and use of intoxicating drinks," and the same are hereby declared to be in full force and effect, provigranted shall not be hereby invalidated. \*A METHODIST PARSON LOOKING FOR LOST SHEEP.-A preacher of the Methodist Church was travelling in one of the back settlements, and stopped at a cabin, where an old lady received him very kindly. After setting provisions before him, she began to question See Pres

trials of all issues are required. Dated at Huntingdon the 17th of March, in the year of our Lord 1856, and the 79th year of American Independence JOSHUA GREENLAND, Sheriff. Sheriff's Office; Huntingdon, March 19, 1856.

Editor of the Richmond Daily Dispatch an in- | shall have been complied with." teresting account of a rather remarkable wolf, theatre of his exploits. He made his first ap- | court of quarter sessions of the proper county, pearance in Wetzel some four years ago, and has ever since that time been constantly increasing and enlarging the circle of his acand confidential terms. His influence over soon began to look up to him as their leader and master. So long as they manifested a be good humored and friendly with them; but | sage of this act, shall file with the clerk of | dollars. a thorough conviction of the value of cheer- be, and shall at the same time pay said clerk and shall only authorize the sale of domes-fulness, and contentment. This formidable twenty-five cents for publishing notice there- tic wines, malt, and brewed liquors, and all time to be pursued by the largest pack of three times in two of the newspapers of the rated according to the provisions of the twenhounds, and by bull dogs, cur dogs, and all proper city or county a list containing the ty-second and twenty-third sections of an the rest of dog kind. The hunters of Wetzel, names of all such applicants, their respectant to create a sinking fund and to provide however, inspired by an offered reward of tive residences, and kinds of license. If for the gradual and certain extinguishment want of food. The wolf, however success- the first publication shall be at least ten · peared to hold them in so little fear, that he courts as aforesaid, and in the case of hoon a former occasion, formed an agreeable by at least twelve reputable citizens of the turned as provided in the sixth, seventh, from a rifle; and on his retiring indignantly any borough or township, by six such cititered a Nimrod, who gave him his death wound. The destruction of this wolf has tain strangers or travelers, and that such this act shall be assessed and returned by the caused great rejoicing in Wetzel county, person is of good repute for honesty and persons and in the manner provided by law whose people had lost not less than two thou-Band dollars worth of property from the ravages of this monster.

awakened.

"Cleanliness is virtne," as the moral news-boy said, when he washed his hands in the gutter, and wiped them on the curbstone. Set

Ever be just; in God put your trust.

SECT. 7. That licenses for sales of liquors shall pay one hundred and fifty dollars; who has made that region of country the as herein provided shall be granted by the where the valuation shall be five hundred except Philadelphia and Allegheny, at the first or second session in each year, and shall one hundred dollars; where the valuation be for one year. The said courts shall fix by of the rental shall be three hundred dollars, quaintance. He seemed to possess some fas- | rule or standing order a time at which appli- | and not more than five hundred dollars, the cinations of manner unusual in a wolf, for cation for said licenses shall be heard, at he managed to ingratiate himself so thorough-which time all persons applying or making done the valuation of the rental shall be unly with the dogs of the neighborhood, that objections to applications for licenses may be der three hundred dollars, the ninth class, they became his associates and friends, and heard by evidence, petition, remonstrance, and shall pay twenty-five dollars. Provi-all jogged on together on the most intimate or counsel. Provided, That for the present dcd, That in the cities of Philadelphia and year licenses as aforesaid may be granted at Pittsburg no license granted under the twelfth his natural enemies was very great, and they | the third or any earlier sessions of said courts. and thirteenth sections of this act shall be for SECT. 8 That every person intending to a less sum than seventy-five dollars, nor in apply for a license in any city or county of other cities, towns or boroughs, containing kindly and loyal spirit, he condescended to this Common wealth, from and after the pas- over two hundred taxables, less than fifty so soon as they became peevish or discon-tented, a simple clinch of his jaws, crush-county his, her, or their petition, at least three ted for the keeping of eating houses except ing them through the body, and producing weeks before presenting the same in court, where they may be necessary for the acinstant death, imbued their companions with or to the board of licensers, as the case may commodation of the public and travelers,

animal seemed to regard it as a perfect pas- of, and said clerk shall cause to be published persons so licensed shall be classified and \$200, organized themselves under the com- not more than one newspaper be published in of the debt of the Commonwealth, appromand of an experienced leader, and commen- any city or county then said publication in | ved the tenth day of April, Anno Domini, ced a regular campaign against his wolfship, in the month of December last. The cam-paign lasted thirty days, and was kept up amidst the intense cold of that region, the in such manner as the court may prescribe, such license shall be granted in the cities assailants suffering much from frost and the and whether by handbills or advertisement, of Philadelphia and Pittsburg for a less sum fully defied their attack, and, in fact, ap- secular days before the time fixed by the State, for a less sum than twenty dellars. contrived, during the chase, to pay a visit to tels, inns or taverns, and eating houses, the license and classified under the thirteenth the house of a farmer, with whose dog he had, petition shall embrace a certificate signed section of this act shall be assessed and reacquaintance. His social impulses, however, ward, borough or township, in which such | eighth, and ninth sections of an act relating proved his ruin, for the master of the dog re- hotel, inn or tavern, is proposed to be kept, to inns, taverns, and retailers of vinous and ceived him most inhospitably with a shot or if there be less than fifty, taxables in spiritous liquors, passed the eleventh day of to a neighboring forest, he unluckily encoun. | zens, setting forth that the same is neces. | hundred and thirty-four, and those classified sary to accommodate the public and enter- under the twelfth and fourteenth sections of

temperance, and is well provided with house in the several counties of this State for the room as hereinafter prescribed, and conve- appraisement of mercantile taxes. Proviniences for the accommodation of strangers ded, That in the city of Philadelphia and and travelers. Provided, That where there county of Allegheny said assessment and re-There is a lady in Boston who is hebit- shall not be sufficient time between the turns shall be made by the board of licenually so sleepy that her curiosity cannot be passage of this act and the next session of sers as prescribed, And Provided, That where the said court thereafter in any county to any applicant has not, and cannot in due file petition and make publication as afore- course of law, procure his assessment, rating said, the said court shall order a special or and classification, before his application for adjourned session at an early day at which license during the present year, the proper licenses may be granted.

sed to keep a hotel, inn or tavern, in any and the county of Allegheny.

Classification of the Alphabet. Which are the most industrious letters ?---

The Bees. Which are the most extensive letters ?-The Seas. Which are the most egotistical letters !----The I's. Which are the most fond of comfort. The Ease: Which are the longest letters? The Ells. Which are the noisy letters? The Oh's. Which are the eatable letters? The Peas, Which are the greatest bores? The Teas.

Which are the most sensible letters ? The Wise.

DA man who puts aside his religion be-

IF Real friends are like ghosts and appa-