The Pittsburg Platform.

sylvant, after having denounced the Free Soil sertion .-movement in unmeasured terms for a whole year, are now so conscious of the strong and the responsibility of its necessity. overwhelming feeling which pervades all classes against the further extension of Slavery. that they are afraid to venture upon another take place for a considerable period. contest without a modification of the platform erected last year at Baltimore. Or, at all events be as plenty as blackberries, for at every Con- 8 Barr, 160 : rention that is held, whether State or National,

tends its jurisdiction, the local institution can choice." continue to exist. Esteeming it a violation of State rights to carry it beyond State limits, we deny the power of any citizen to extend the area of bondage beyond its present dominion not do we consider it a part of the compromi of the constitution, that slavery should forever ravel with the advancing column of our territor al progress.

Funny.

The Washington Union was recently " in- lie sale, on the premises, on ormed" that the Heads of Departments at that lace had had " a large number of blanks prin bom they designed to remove;" and thereood an opportunity for lavishing its favorite ry Conrad, containing about pithets upon the " mendacious minions of a crupt administration" was of course duly imoved by the Union.

It turns out that these same " printed noties" had been prepared in the Treasury Deartment by Mr. Polk's Secretary, Mr. Waler, and were delivered there by his orders on the "Bastile," and were no doubt designed ple timber. that laborious and patriotic officer to "butch. he few Whige that happened to remain ith one's own club-so it is .-

More Locofocoism.

The following Resolution was passed at the cent Locofoco State Convention held at Pitts-

Resolved, That the interests and rights of her it is but just to defend. The labor of the country is the wealth of the country, and the pulse of her progress and prosperity.

How beautifully they defend the rights of laby repealing the Tariff of 1842 and pasg such an abominable bill as that of 1846 .on the rights of labor here be defended by osing and stopping our Coal Mines, our Iron tablishments, or Factories, and import our al, our Iron, and our Goods from Europe, products of the low labor of Europe ? Is the way to defend the laborer? The folving is a practical illustration of Locofoco ence of the rights of labor :

the Stockbridge Iron Company of Berkshire Va., stopped their Furnaces on the first of y, in consequence of the low price of Iron, the large stock on hand unsold. About hundred hands directly or indirectly emyed, are thrown out of work. The low price which Foreign iron is imported is the cause their inability to make sales.

Heavy Importations. Worse and Worse.—The importations of y Goods at the port of New York alone for week ending on Saturday evening last, ounted to the enormous sum of ONE MIL-ON, SIX HONDRED AND FORTY-EIGHT THOU-AND, FIVE HUNDRED AND NINETY-FOUR Dols, being an increase over the former week one million eighteen thousand dollars, and more an double the importations of the corresponng week, last year. So we go. We have en boasting of our ability to supply Europe th breadstuffs-but Europe on the other er countries to the detriment of its own.

CASSIUS M. CLAY has caused a long stateat to be published in the Maysville Eagle, ing the particulars of the deadly encounter ween himself and Mr. Turner, at the Foxmeeting. It would appear from this that as o't more than one occasion subjected loss ins. vit, and that an organized opposition been made with the view of putting an end Clay asserts that he was beaten violently tend. everal persons, both from before and be-, and it was not until after he believed himmortally wounded that he struck Mr. Tur- law.

wate diseases to which Strondsburg, November 10, 1818.

ner with his knife. The next to the last par-It would seem that the Locofocos of Penn- agraph closes with the following singular as-

" Whilst I regret his death, not upon me rest

At last accounts Mr. Clay was lying in a critical state, and his final recovery cannot

BREACH OF PROMISE-IMPORTANT DECISION. hey have found it necessary formally to dopt - For the benefit of our unmarried friends of in their late State Convention at Pittsburg, a both sexes, to whom a right understanding of resolution so framed as to enable them to blind- the law may be important, we copy the followfold and humbug the devotees of Democracy, ing from an opinion of Judge Black-recently who have taken a stand on the subject of Free affirmed by the Supreme Court of Pennsylva-Democratic Platforms will after a while nia, per Coulter, Justice, Dewey vs. McMillan.

we find some new platform erected, each dif- ises to do it, he is not bound to comply with pose to public sale at the public house of Jofering from that of the former. The following it, unless she agree to accept him. It takes seph Fritz, in Tobyhanna township, on is the resolution of the Pittsburg Convention, two to make a marriage contract as well as any other bargain. Where a man has a contract Resolved, That the Democratic party adheres of marriage with a woman, and merely puts it now, as it ever has done, to the constitution of off, and she becomes impatient, she cannot the country. Its letter and spirit they will drag him into court and demand damages, unneither weaken nor destroy; and they re-de- less she has formerly offered to perform the clare that slavery is a domestic local institu- contract on her part, and he dishonestly refuion of the South, subject to State law alone, ses and so puts an end to the contract, because and with which the general government has perchance he would prefer the marriage to the nothing to do. Wherever the State law ex- suit, and he ought to have a chance to make a

In Stroudsburg, on Thursday last, CHARLES B. Shaw Esq., aged about 30 years.

SHERIFF'S SALE.

By virtue of a writ of alias levari facias, (No. 15, September term, 1849) issued out of the Court of Common Pleas of Monroe County Penn, to me directed, I will expose to pub-

Monday the 20th day of August next, ed to be used as notices to those persons at 3 o'clock in the afternoon, all that certain SAW MILL

became very much excited. It depounced and TRACT OR PIECE OF LAND, situate "notices" as " lettres de cachet, so common partly in Tobyhanna township, Monroe County, uring the reign of the Bastile in France," and and partly in Carbon, (formerly Monroe) coun- Polk township, in the County of Monroe, adoundly aversed that "it was the first time in ty, on the waters of the Tobyhanna creek, joining lands of John Mackes, John Serlass, of December following, when the terms of the e history of our Government that they were bounded by lands surveyed in the names of equired by the urgency of proscription and the Christian Christman, George Getz and Henry umber of victims destined for butchery." So Arndt, Sarah Dyer, John Daniel Hartung, Ma- more or less. The improvements

341 Acres and 12 Perches,

Daniel Harting. The improvements are one Log House

he 6 h of February last. They were part of sixteen by eighteen feet, one and a half stories he munitions of war which fell into the hands high, about 3 acres cleared, the balance covthe Whig Cabinet upon taking possession ered with hemlock, beach, birch and some ma

The sale will be held at the saw mill. Seized and taken in execution as the propsibing his reach. But it is hard to be beaten erty of John Bond and Ezra Hays, and to be

PETER KEMMERER, Sheriff's Office, Stroudsburg,

July 26, 1849.

School Exhibition. At the solicitation of numerous friends, th ndersigned has concluded to hold at the Court House in Strondsburg, on Thursday, August 2d, an exhibition of the scholars now under his tuition, when a large variety of popular speeches, extracts, dialogues, &c., will be recited, and the emertainment interspersed with a variety moyer, John Learn, and others. The improve-

Doors open at 7 o'elock, P. M, and performance to commence at half-past seven.

To enable him to defray necessary expenses welve and a half cents will be charged for the admission of adults. Children free.

The citizens of Stroudsburg and the public generally are respectfully invited to attend. OLIS B. GORDON. Stroudsburg, July 26, 1849.

A journeyman Blacksmith who understands his business thoroughly, can obtain steady em-

ployment at good wages by applying immedi ately to the subscriber. ALSO .- An apprentice to learn the Blacksmithing business. A boy between 16 and 18

years old, of good moral habits, who desires to earn the business will be taken. VALENTINE KOUTZ. Strondsburg, July 19, 1849.

NOTICE.

County. The Auditor appointed by the Court, to audit, settle and adjust the accounts of William ments are one Neal, Assignee of R. T. Downing & Co., EB. ENEZER LEVICK & Co., GEORGE D. SMITH and and, can boast of her ability, with her low la- EBENEZER LEVICK, and to report distribution of the funds in the hands of the said Assignee, the door. while our laboring community must be will hold a meeting on the 4th day of Septem and starve in the midst of plenty. Is it ber, 1849, at 4 o'oclock, P. M. at his office, No. almost sufficient to make a man curse a 115 South 6th Street, opposite Washington vernment, which legislates for the benefit of square, Philadelphia. All persons claiming as Sheriff's Office, Stroudsburg, creditors or otherwise, will please send in their

> WILLIAM L. HIRST, Auditor. Philadelphia, July 19, 1849

CAMP MEETING.

By Divine permission a Camp Meeting will be hald in Cherry Valley, on Stroudsburg Circuit, to commence on Monday the 27th of Auguat, and close on the following Saturday morspeeches in favor of emancipation, by ning. Preachers and people of adjoining Cirhis of defamation, or even personal assault. cuits and Stations are cordially invited to at P. S.—No hucksters or traffic of any kind serve as a sufficient recommendation to all who the Senate agree to the resolution? The Yeas

will be allowed within the prescribed limits of the may require his services. Stroudsburg, June 28, 1849.

TEALOUSY AMONG THE LADIES.—The Ladies are all Jealous of Clickener's Sugarcoated Pills, for heretofore they (the ladies) flattered themselves that they were the only medicine in nature which was at the same time sweet to the lips and reviving to the heart. In fact it is a Representatives of the Commonwealth of Pennluxury to be sick now-a-days, the pleasure is so great of being made whole again by Clickener's Sugar-coated Purgative Pills, they being adapted to all constitutions, and their operations unattend-

ed with nausea, pain, of gripe. For sale by T. Schoch, who is the only authorired agent for Stroudsburg; see advertisement for igencies in another column.

SHERIFF'S SALE.

By virtue of a writ of venditioni exponas is sued out of the Court of Common Pleas of Mon-" If a man offers to marry a woman or prom- roe county, Penn'a, to me directed, I will ex-

Thursday the 2d day of August next, by the qualified electors of the respective disat 2 o'clock, P. M., the following described prop-Henry Fisher, and others, containing about

Four Hundred Acres,

more or less, about 20 acres cleared, all Mead The improvements are one Log House and Log Stable, and other out buildings. An excelcellent stream of water passes through the same. Seized and taken into execution as the propbriv of William Adams, and to be sold by me.

PETER KEMMERER, Sheriff's Office, Stroudsburg, July 5, 1849.

SHERIFF'S SALE.

By virtue of a writ of testatem venditioni exponas issued out of the Court of Common Pleas

of Carbon county, Penn'a, to me directed, I will expose to public sale at the public house of Jacob W. Kresge, in Polk township, on Friday the 3d day of August next,

at 2 o'clock, P. M., the following described prop erty, to wit: A certain tract of land situate in and others, containing

Eighty Acres,

LOG BOUSE and allowance; being the greater part of a two stories high, and a Frame Barn; about sev tract of land surveyed 22d April, 1793, on war- enty acres cleared, an Orchard and other Frui rant dated 20th December, 1792, granted to Trees. Twenty acres of meadow, more of less, together with the hereditaments and appertenances thereunto belonging.

Seized and taken in execution as the prop erty of Charles Christman, and to be sold by me PETER KEMMERER, Sheriff's Office, Stroudsburg,

July 5, 1849.

SHERIFF'S SALE. By virtue of a writ of venditioni exponas is

sued out of the Court of Common Pleas of Monroe county, Penn'a, to me directed, I will expose to public sale at the public house of Ma nassah Miller, in Pocono township, on Tuesday the 7th dag of August next

at 2 o'clock, P. M., the following described property to wit: A tract of land situate in Pocono township, containing Fifty-Three Acres,

ments are a

LOG HOTSE. LOG COOPER SHOP, LOG STA-BLE, Six Acres of cleared Land, and one acr of Meadow.

erty of Reuben Miller, and to be sold by me. PETER KEMMERER, Sheriff's Office, Stroudsburg, July 5, 1849.

SHERIFF'S SALE

By virtue of a writ of venditioni exponas issued out of the Court of Common Pleas of Monroe county, Penn'a, to me directed, I will expose to public sale at the public house of Manassah Miller, in Pocono township, on

Tuesday the 7th day of August next, at 2 o'clock, P. M., the following described property, to wit: A tract of land situate in Pocono township, containing

Fifty-Eight Acres,

In the Court of Common Pleas of Philadelphia 20 acres cleared, more or less, about 3 acres of meadow, adjoining lands of John Daily, Joseph Possinger, and others. The improve-

Log House and Log Stable, III and an excellent spring of water near

Seized and taken in execution as the property of Daniel Zacharias, and to be sold by me. PETER KEMMERER,

Sheriff. July 5, 1849.

A CARD. Dr. V. M. Swayze, Surgeon Dentist,

Announces to the citizens of Stroudsburg and vicinity, that he intends visiting that place on the 1st of August next, and will remain about three weeks, during which time he will be happy to wait upon all those who may be desirous of obtaining his professional services -His acquaintance with the people, and his well known reputation as a Dentist, it is hoped will

June 7, 1849.

RESOLUTION Relative to an Amendment of the

CONSTITUTION. RESOLVED by the Senate and House of sylvania in General Assembly met, That the Constitution of this Commonwealth be amended in the second section of the fifth article, so that it shall read as follows. The Judges of the Supreme Court, of the several Courts of Common Pleas, and of such other Courts of Record as are or shall be established by law, shall be elected by the qualified electors of the Commonwealth in the manner following, to wit: The Judges of the Supreme Court, by the qual ified electors of the Commonwealth at large The President Judges of the several Courts of Common Pleas and of such other Courts of Record as are or shall be established by law, and all other Judges required to be learned in the law, David G. Ashleman, William Evans, John tricts over which they are to preside or act as Henry M. Fuller, Thos. Grove, Robert Hamperty, to wit: A certain tract of land in Toby- Judges. And the Associate Judges of the Courts son, George P. Henszey, Thomas J. Herring, hanna township, adjoining lands of Jacob Sox, of Common Pleas by the qualified electors of Joseph Higgins, Chas. Hortz, Joseph B. Howthe counties respectively. The Judges of the er, Robert Klotz, Harrison P. Laird, Abraham Supreme Court shall hold their offices for the Lamberton, James J. Lewis, James W. Long. term of fifteen years if they shall so long be- Jacob M'Cartney, John F. M'Culloch, Hagh have themselves well : (subject to the allot- M'Kee, John M'Laughlin, Adam Martin, Samment hereinaster provided for, subsequent to the first election :) The President Judges of the several Courts of Common Pleas, and of Alonzo Robb, George Rupley, Theodore Rysuch other courts of Record as are or shall be established by law, and all other Judges required to be learned in the law, shall hold their offices for the term of ten years, if they shall so long behave themselves well: The Associate Judges of the Courts of Common Pleas shall hold their offices for the term of five years, if they shall so long behave themselves well : all of whom shall be commissioned by the Governor, but for any reasonable cause which shall not be sufficient grounds of impeachment, the Governor shall remove any of them on the address of two-thirds of each branch of the Legislature. The first election shall take place at the general election of this Commonwealth John A. Otto, William Y. Roberts, John W. next after the adoption of this amendment, and the commissions of all the judges who may be then in office shall expire on the first Monday ters and David F. Williams .-- 26. new judges shall commence. The persons who shall then be elected Judges of the Supreme Court shall hold their offices as follows: one of them for three years, one for six years, one for nine years, one for twelve years, and one for fifteen years; the term of each to be decided by lot by the said judges as soon after the election as convenient, and the result certified by them to the Governor, that the commissions

may be issued in accordance thereto. The judge whose commission will first expire shall be Chief Justice during his term, and thereafter each judge whose commission shall first expire shall in turn be the Chief Justice, and if two Sheriff. or more commissions shall expire on the same day, the judges holding them shall decide by lot which shall be the Chief Justice. Any vacancies happening by death, resignation, or otherwise, in any of the said courts, shall be filled by appointmet by the Governor, to continue till the first Monday of December succeeding the next general election. The Judges of the Supreme Court, and the Presidents of the several Courts of Common Pleas shall, a stated times, receive for their services an ad ednate compensation, to be fixed by law, which shall not be diminished during their continuance in office; but they shall receive no fees or perquisites of office, nor hold any other office more or less, adjoining lands of Charles Angle- of profit under this Commonwealth, or under the government of the United States, or any other State of this Union. The Judges of the Supreme Court during their continuance in office shall reside within this Commonwealth and the other Judges during their continuance in office shall reside within the district or coun

Seized and taken in execution as the prop- ty for which they were respectively elected. WILLIAM F. PACKER, Speaker of the House of Representatives. GEO. DARSIE,

> Speapker of the Senate IN THE SENATE, March 1, 1849. Resolved, That this resolution pass .-- Yeas haps, have long sought for in vain.

, Nays 8. Extract from the Journal. SAML. W. PEARSON, Clerk.

IN THE HOUSE OF REPRESENTATIVES, April 2, 1849. Resolved, That this resolution pass .-- Yea's 58, Nays 26. Extract from the Journal.

WM. JACK, Clerk. SECRETARY'S OFFICE.

Filed April 5, 1849. A. L. RUSSELL, Dep. Sec. of Commonwealth.

SECRETARY'S OFFICE. PENNSYLVANIA, 58: I DO CERTIFY that the above and foregoing tion.

is a true and correct copy of the Original Resolution of the General Assembly, entitled " Res- giving immediate and permanent relief. olution relative to an Amendment of the Con-

In testimony whereof I have hereunto set my hand, and caused to be affixed the seal of the Secretary's Office at Harrisburg, this eleventh

day of June, Anno Domini, one thousand eight hundred and forty-nine. TOWSEND HAINES. Sec'ry of the Commonwealth.

" JOURNAL OF SENATE. "Resolution, No. 188, entitled 'Resolution relative to an amendment of the Constitution. was read a third time. On the question, will and Nays were taken agreeably to the Con-

or sale at this Office

stitution, and were as follow, viz:

"YEAS-Mesers. Boas, Brawley, Crabb, Cn-u ningham, Forsyth, Hugus, Johnson, Lawrence, Levis, Mason, Matthias, M'Caslin, Rich, Richards, Sadler, Sankey, Savery, Small, Smiset,

Sterrett and Stine-21. Nays-Messrs. Best, Drum, Frick, Ives; King, Konigmacher, Potteiger and Darsie,

Speaker --- 8. So the question was determined in the affir-

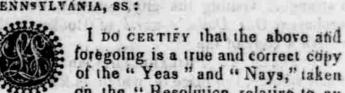
" JOURNAL OF THE HOUSE OF REPRESENTATIVES. " Shall the resolution pass? The year and nays were taken agreeably to the provision of the tenth article of the Constitution, and are as follow, viz:

" YEAS --- Messrs. Gideon J. Ball, David J. Bent, Craig Biddle, Peter D. Bloom, David M. Bole, Thomas K. Bull, Jacob Cort, John H. Diehl, Nathaniel A. Elliott, Joseph Emery, Fausold, Samuel Fegely, Joseph W. Fisher. uel Marx, John C. Myers, Edward Nickleson, Stewart Pearce, James Porter, Henry C. Prait, man, Bernard S. Schoonover, Samuel Seibert, John Sharp, Christian Snively, Thomas C. Steel, Jeremiah B. Stubbs, Jost J. Stutzman, Maishall Swartzwelder, Samuel Taggart, Geo. T. Thorn, Nicholas Thorn; Aronah Wattles, Samuel Weitich, Alonzo I Wilcox, Daniel

Zerbey and William F. Packer, Speaker .- 58. " Nays .-- Messrs. Augustus K. Cornyn, David M Courtney, David Evans, Henry S Evans, John Fenlon, John W. George, Thomas Gillespie, John B. Gordon, Wm. Henry, James J. Kirk, Joseph Laubach, Robert R. Little, John S. M'Calmont, John M'Kee, William M'Sherry, Josiah Miller, William T. Morrison, Roseberty, John B. Rutherford, R. Rundle Smith, John Smyth, John Souder, Geo. Wal-

"So the question was determined in the

SECRETARY'S OFFICE. Harrisbarg, June 15, 1849. PENNSYLVANIA, 85 :



on the "Resolution relative to an amendment of the Constitution," as the same appears on the Journals of the two Houses of the General Assembly of this Commonwealth, for the session of 1849.

Witness my hand and the seal of said office, the fifteenth day of June, one thousand eight hundred and forty-nine. TOWSAND HAINES,

Sec'ry of the Commonwealth] Harrisburg, July 5, 1849 .-- 3mo. MYERS' LIQUID CURE,

positive and never-failing remedy for

whether Internal, External, Blind or Bleeding, Scrofula, White Swellings, Ulcers, and Ulcerated Sore Throat, Canker Sore Mouth, Rheumatism, Cutaneous Diseases, Mercurial Affec-

Also--For Scalds, Burns, Cuts, Sprains, Bruises, &c. We feel justified in proclaiming the fact to the world that of all medicines ever brought before the public none have ever been more benificial to afflicted humanity than "Myers' Liquid Cure." We know that this is saying a great deal, but if we were to write Volumes, we could not say too much in praise

Health-restoring, Life-prolonging Remedy. Hundreds, nay thousands, bless the happy hour when first they were made acquainted with its transcendant virtues; and our present purpose is to inform other thousands, how and where they may obtain that relief, which they per-

The superior excellence of this preparation over all other medicines for the speedy and premanent cure of PILES is well known to all who have tested it. It has been proved in thousand of instances, and has NEVER FAILED to cure the most obstinate cases, and we are confident it never will fait if used a proper length of time according to directions. As a proof of our entire confidence in its efficacy, we assure alt purchasers that, if, after a proper trial, it prove ineffectual, the Money paid for it will be re-

The "Liquid Cure" is an effectual Remedy for Ringworms, Biles, Pimples, Barber's Itch, Frosted Limbs, Chilblains, Salt Rheum, Musquito Bites, Stings of Poisonons Insects, &c., and for Cutaneous Diseases of every descrip-

It is both safe and effectual for Rheumatism.

No preparation now before the Public can stitution," as the same remain's on file in this surpass the excellence of the " Liquid Cure " for Scalds, Burns, Cuts, Sprains, Bruises, Swellings, &c. Its effects as a

REAL PAIN KILLER are MAGICAL. IF Every Family in the land should provide themselves with this invalvable preparation, the cheapness of which places it within the reach of all.

Full directions accompany each bottle. Pamphlets, containing copies of certificates from those who have tested the "Liquid Cure,"

may be had Gratis of our authorized agent, s " Myers' Liquid Cure " is prepared only by JEROME & Co. 21 Spruce street, N. Y. Theodore School, Agent for Stroudsburg.

John Lander, Agent, Craig's Meadow's. For sule in Strondshore June 7, 1849.

March 15 1812 -- cow fv.