TRACES AND ADDRESS Tothe People of the Common-The Carlisle Werald and Erpositor. the boxes, and one of the tally lists. The woollin of Perinterylynmin. FELLOW CITIZENS: The undersigned Senators of the Con-monwealth of Poinsylvania, duly elected, move the proper line to present if. The construction and Laws, and composing B the novel and dangerous circumstances the novel and dangerous circumstances the return sent in by the Sec-the return sent in by the Sec-the section of the Section of the Section of the Section of the construction of circumstances the novel and dangerous circumstances the return sent in by the Section of the Sect boxes are then sealed up, and are to be deposited with a justice of the Peace. The In compliance with this order, several of to return Mr. Ingersoll as elected! Of other tally list is to be deposited with the Please. Each district, then sends what is called a return Judge, who carries with him a return duly signed and authenticated from his district. dispersed, and prevented assembling by tu-dispersed, and prevented assembling by tu-sing their. The indersigned state that they are fully of the members have been threatened, and put in jeopardy; officers of the state gov-ernment have been disignated as the objects, given to the making the statement, he has the military detachment under General The Return Judges meet at a given time and place. Their duty, when assembled the Seat of Government, on the fourth day the nets of Assembly for trying contested is "to compare and cast up the several reof December, 1838, in order that they may elections. Mr. Rogers, however, persisted clearly understand the position in which in making his remarks , which in some inturns, and to execute under their hands, put in jeopardy; joincers of the state gover activated in making the statement, no nas ernmont have been disignated as the objects given to the public, "in justice to himself," "The military detachment under General of attack." Officials of the General Gover and to prevent unnecessary excitement in Patterson left town this morning for Harris-ernment are now present, instigating these created parts of the Common wealth," that burg. The object and effect of this move-illegal and dangerous proceedings. What his motives have been, and now are to we think it cannot be misunderstood by the abient of these outrares? Nothing the state consequences of we think it cannot be misunderstood by one general and the true return of the whole by returning, upon the votes of the several one general and the true return of the whole districts then before them, the names of the District." They are further to "cause one their representatives are now placed by an stances were highly disorderly; tending, alfilegal and insufrectionary assemblage of though we believe unintentionally, to ex-persons at present in the borough of Har- cite the feelings of a large assemblage of copy of the said general return to be depeared to be elected as county delegates to posited in the Prothonotary's office," and risburg. On the fourth day of December, persons, who thronged the galleries and lob-1838, being the day fixed by the Constitutions, who indicated by applause their ap-tion for the meeting of the General Assention of this course. Order having bly, the Senate, and a number of gentle-, been in some degree restored, Mr. Fullerthe legislature of the state. These were another they are to cause to be transmitted. whigs, and these returns were made in due in a prescribed manner, to the Secretary of less than a treasonable attempt to destroy his own improper conduct, in daily and those who wish to understand it. A few season to the sheriff, and by him forwarded the Commonwealth, whereupon the Goverthe present government, and erect another nightly associating with the mercenary deswords will place the matter in its true light The Governor, as Commander-in-chief, in proper time and manner to the Secretary nor is to issue a Proclamation declaring men elected to fill the places of Senators ton, a Senator from Franklin county, movin its stead. It is perfectly well known of the Commonwealth. The other party the persons elected, and also to send the peradoes brought here by his rebellions comby the people of this Commonwealth, of the duice of his office relating to the pro-which must be established in force, ac-servation of the public peace and the pro-cording to the requisitions of the late Con-tection of the human and the pro-cording to the requisitions of the late Con-tection of the human and the prowhose torms of service had expired, and ed that the swearing of the members from of judges on the next day, finding that they returns of members of Congress to the bthers chosen to supply vacancies which the County of Philadelphia, be postponed litia into service whenever an emergency and had over-reached themselves by their sub- House of Representatives of the United had occurred by death and resignation, mot for the present; and on this motion a desulcording to the requisitions of the late Con- tection of the laws of the land, from open at the Hall of the Senate, and there appear-ing to be a quorum of the Senators then which. Mr. Bell, a member returned from huly qualified present, the Speaker of the the third District, and Mr. Coplan, a memserviency to Mr. Ingerzoll, got together States. some returns, which they caused to be for- It is necessary now to return to the vention, and the acts of the Legislature.and outrageous violation, in utter disregard inadequate. Such an emergency has ocwarded, but not according to the act of as- Northern Liberties. This election district. The Schate-and the House are prevented curred. The governor, finding the funcsembly. By their returns, or rather their is in the Third Congressional District, and, of his official oath, HERE, no man of corby force from assembling, and this object rect moral feelings, or having any regard Sente called to order, and reported, that ber from the 18th District, heither of them that is the tecess of the Senate he had is having at that time been sworn, attempted calculations-for they made no legal re- as has been seen, consists of seven wards. tions of government suspended by violence, nust be defeated-the People reduced to for the sacred obligations of truth, who has issued his order. The order has been turns-the Van Buren county delegation It contains about one half of the whole poputhe deplorable condition of being without a tiod writs of election to supply the places to participate, and were with great difficulobeyed. The militia thus detailed will. on was declared to be elected. Now, the Se- lation of the Third Congressional District. witnessed the scenes here during the past athe following Senators, viz: Alex. M. ty restrained by the Speaker. The gues Constitution of their own selection, and its arrival at Harrisburg, form an extraor-Constitution of their own selection, and week, will hositate to pronounce the state-governed by an unlawful assembly, who ment of Skeriff Cochran to be a base and cretary of the Commonwealth received the and from a third to a fourth of that of the Poka, late of the Greenid Senatorial District, tion, of the motion of Mr. Fullerton, dinary police to co-operate with the civil returns of the minority judges through the county. It gave, at the last election, nearthen hoose to prescribe the manner and form in legal channel, and was bound to hand these ly six thousands votes. returns to the legislature. He has done that, Of the seven wards of the Northern and the whig delegates from the county of Liberties, five (1st, 2d, 3d, 4th and 5th) are and deceased: Cornelius Darragh of the being taken by yeas and nays, was decided authority to secure the execution of process wilful perversion of the true state of the the authorities of the land shall discharge tecth District, and David R. Porter of in the negative, & again the newly elected and restore order. If warrants for the arfacts that existed and attended those scenes, their-functions. rest of offenders have been issued by Judge and then the members were called to the Clerk's table and which are in part so truly and accurately We charge this criminal-design-upon . Meterotary of the Commonwealth being in- severally qualified according to the Consti-Blythe, or any other magistrate, but not Philadelphia are legally and constitutionally Whig Inspectors and Judges. The redescribed by the manifestoes of the nincteen roduced, presented to the Senate the 're- tution. At this time, Mr. Broadhead and eading members of a party who seek, (but ' Senators and fifty members of the House executed from apprehensions of violence, members of the Senate and House of Re- maining two (6th and 7th) are on the other without effect) cunningly to save themselves from the penalties of the law, to which of Representatives, already befor the public, the presence of the militia, will protect the ministerial officers of justice in the dis- presentatives, until those bodies (in their side, and had corresponding officers. arns of the said Election. Mr. Longacre were announced by the Ser-On motion of Mr. Fullerton, it was or geat at Arms as a Committee from the constitutional character as judges of the qua- In the Northern Liberties, taking in the as well as in the proclamation of Governor they expose the victims of their designs Ritner for here it is well known, that the charge of their duty. The magistracy actstored that the Clork of the Senate do now House of Representatives, and on being inlifications of their members) shall decide o- whole of the seven wards, Mr. Naylor had the inisguided multitude whom they instiexcesses and outrages of the mob of "hired ing according to law, will find itself strong poon and read the returns of the said clee- troduced, stated that the House of Reprea majority of nearly fourteen hundred; and gate to those dreadful-acts. There are persons now in this borough bullies" and their leaders, far exceeded in onough to do its duty-that duty done, ortherwise. The Van Byren Senators, returned from in the whole Congressional District nearly tions, when it appeared that from the said sentatives had been organized, and were Huntingdon, never received a majority of nine hundred over Mr. Ingersoll, who, it der will be at once restored. who control the proceedings of the existing Here too it is well known, that the publicareturns, the following gendemen had been now ready to proceed to business; they tioned authority to issue wairants to arrest votes in that county, nor is it supposed by may be remarked, was something like five then retired, and the Sergeant-at-Arms anduly elected Senators, viz: mobs:-at whose word they disappear:-Frederick Fraley, from the 1st District. any one that they did. The Van Buren hundred behind the other tickets of his parnonneed Messrs. Henry S. Spackman and tions of the 'Keystone,' 'Reporter,' and the at whose bidding they return. The Senand punish for contempts committed in the Senator returned from Chester county, Mr. 1y in every one of the election districts! James Hanna, do. 2d address signed by Adam Diller and others, - do: Thomas S. Smith, of the House of Repreate and House of Representatives are pre-0th do. sentatives, who were introduced, and statrelative to their proceedings and that of their John Strohm. do. nared to proceed to the discharge of their ed that the House of Representatives had William F. Ceplan, do. - 18thassociates, are glaringly erroneous and undo, duties. Forcibly prevented, the consetrue, intended for the sole purpose of screenthat he did; but because he is returned in Of the Third (ongressional District, they John H. Ewing, 17th do. been organized by the election of Thomas do. quence must fall upon the heads of the beration: he can require the co-operation, ing themselves, and their fellow rioters, the manner prescribed by law, he holds, were equally divided, three and three. S. Cunningham as Speaker, and were now John Killinger, 7th 221 do. do. guilty persons urging or abetting the viothrough or aside from the Executive, of his for the present, his seat. The Secretary of Supposing this tedious detail, to be borne the Commonwealth had no authority to in mind, it is only necessary now to state, from the righteous indignation of all worthy. do .do. ready to transact business, their announcefellow citizens, in whatever capacity they citizens, consequent upon the developements ment being interrupted by hisses from the "homas S. Bell, do. 3.1 do. We make this public declaration that may appear. look behind these returns, and declare them by way of introduction to what further hapmade of their seditious conduct, and if pos-Gallery, and then retired. On motion And that William Wagner had been elec-So with the two bodies, claiming each people may be aware of the true state of illegal and another. person elected. That pened, that the whole object was to defeat sible of forestalling the public mind in the tel from the Second District, in place of Messrs. Barelay and Pearson were appoint-The honor and character of the things. citizens of Harrisburg, and the members of nope of thus escaping from the just punishto be a house of representatives. So long would be to assume the authority which Mr. Naylor, who had been duly elected by Her, Pehz, deceased; Thomas Williams, ed a Committee to wait on the House of ment awaiting them, for their outrageous as they do not interfere with each other, the constitution expressly gives to the Se- a very large majority, and return his oppothe judiciary here residing, imperatively wielations of the public peace and the ma-"Fom the 19th District, in place of Corne- Representatives," and announce that the they are peaceful assemblages of citizeus, nent, who had not been elected. - But the - - - Jus Darragh, resigned, and that the returns Senate was now organized, and ready to ate itself. When, therefore, the Senate and the H. attack was begun on the county elections, nate itself. from the Bighth Senatorial District were so proceed with business. At this time Mr. demand that every legal proceeding of demand that every legal proceeding be jesty of the laws. In conclusion, we say, without the least fights are to be elsewhere determined. The Schate, in resolving with which body they liceitation, that fi the peaceful and order-will communicate will be protected. That each alike entitled to protection. Their licitation, that if the peaceful and order-Schate, in resolving with which body they of Refre. Schate of period order will be presently seen, because its author loving citizens of Pennsylvania, without will communicate, will be protected. That ed, they will be in a situation to entertain as will be presently seen, because its author imporfect and irregular, as to render it im- Brown, of the County of Philadelphis, not good order. p scible, without an investigation of the being a member of the Senate, rose and at-The due operation of the laws may be ets act forth by them, to adapt any of them tempted to address the Senate, and on being distinction of party had been eye witnesses of the conduct of the men, who, under the determine as any other, and if their decisuspended, but cannot be put to rest forever. these returns incorrect, to vacate the seats the county Judges; (ten to seven,) whereas informed that he could not be permitted to that time. that time. Set this stage of the proceedings. Mr. proceed, the mob in the galleries and lob-Varson, and Senator from Mercer, moved bios commenced making intimidating nor-We give to all persons and parties engaged. now legally held by the whig members from they had only an equal number of the Judges pretext of defending their rights, violated sion be wrong, other tribunals must rethe county, and the Van Buren Senators of the Third Congressional District. The from Huntingdon and Chester. in the recentracts of violence, and in pre-

that the return from the Highth Senatorial scs and threats, crying out Brown! Brown! District be postponed for the present, hear him! hear him!--reconsider your reswhich AIr, Frailey. a Senator from Schuyl- olution-we will have our rights, &c. &c. kill county, moved to amend by striking Amidst this tumult; Mr. Bogers; a Senator out all after the word Resolved, and insert- from Bucks county, rose and moved that ing that Thomas S. Bell, of Chester, be Mr. Brown be permitted to address the now, admitted and sworn as a member of Senate, which being seconded by Mr. Ewthe Senate. The Speaker decided that the ing, a Senator from Washington county, amendment was not in order; that Mr. Bell who was prompted by a fear of personal was under the state of House, have been admitted on the violence to the Speaker, and threats of House, have been admitted on the returns return with hed been regularly communi- bloodshead from the mob then pressing known to the law, to take their seats withreturn within the bar of the Senate, was agreed to wealth; that a Senator did not acquire a Mr. Brown having pledged his honour to tion of the neople, and the return of that relation regularly made; and Mr. Pearson's remarks, mole a speech which he profess-of the chormous frauds perpetrated in the remarks, mole a speech which he profess-of the chormous frauds perpetrated in the remarks relation of the Senate remarks and the subday the section of the remarks relation of the subday the excitement motion was then agreed to. Mr. Charles ed to be intended to subdue the excitement

Harrisburg, Dec. 8, 1838, The pretence of all these acts of outrage is that certain members of the Senate and HEAD QUARTERS, HARRISBURG, Dec. 5th, 1838.

We repeat that it is the design of jesty, and in tones of virtuous indignation,

certain persons to overturn the laws-to de- consign to perpetual infamy the aiders,

will-command the attention of the reader before they could begin the performance of county of Philadelphia. They know that vesterday evening during the session of that The evils under which this state is now who seeks after truth: Brown of the county of Philadelphia, then in the galleries, and to induce the mob to these frauds can be proved—that they dare body, and by lawless violence and threats laboring, have their proximate cause in the philadelphia, then in the galleries, and to induce the mob to these frauds can be proved—that they dare body, and by lawless violence and threats to defeat the return of the county of Philadelphia, then in the galleries, and to induce the mob to the county of Philadelphia, then in the galleries to defeat the return of the county of Philadelphia, the county of Philadelphia the return of the return of the county of Philadelphia the return of the Brown, of the county of Finadespins, then in the gameries, and to induce the most of these trauds can be proved—that they date body, and by lawless violence and interest is provided the county of these trauds can be proved—that they date body, and by lawless violence and interest is fraudulent attempt to defeat the return of Statement of Facts.—As much interest is many other persons, and asserted a right the county of personal injury to the members and of fraudulent attempt to defeat the return of Statement of Facts.—As much interest is many other persons, and asserted a right the county of the members and of fraudulent attempt to the members att per, which he stated to be a certified copy carried bind of more personal infinity in the memoers and of more personal infinity in the memoers and of marked in personal infinity in the memoers and of marked in personal infinite carried binds, and asserted a regime of the state of the state

the hitherto unpolluted sanctity of the Sen-

ate Chamber, they would arise in their ma-

abettors and actors, in those demoniac scenes

of riot, turbulence, and anarchy.

verse it.

no fear."

tion at issue:

the militia; disorder will at once subside,

violence need be apprehended, unless those

who have already disturbed the peace and

defied the ordinary civil authority, be deter-

mined to defy it further. Of that we have

The following statement of the origin of

the present difficulties, and other circum-

and the power of the law be resumed. No

gress entered the Hall, and also some of

Harrisburg, has nothing to do with the right Return Judges assembled according to law,

of members to their seats; but a mob has at the Hall of Independence, bringing

been assembled to dictate to the legislature, with them the District returns. They

who shall and who shall not take their plac- have usually transacted, this business in

es, and to deny to the two houses the right peace, by themselves. But their meet-

of deciding by their own votes upon the ing on this occasion was preceded by in-

qualification of their members-and the mob flammatory calls upon the citizens, in

On the Friday following the election, the

newspapers devoted to the interests of Mr.

Ingersoll, and in placards about the streets.

their duty, the defeated candidate for Con-

The second District, but was informed by in the midst of a Revolution, and that there is a very-natural-curiosi-the Speaker that such a paper could not be the received, as the return of the said clee-tion was then in possession of the Senate; trausmitted officially by the Secretary of the trausmitted officially by the Secretary of the to from the county of Westmoreland, their on wealth to attain their ends. To these As har as in such and widely circula-of and writings published and widely circula-of a Resolution, That the Secretary of monwealth to attain their ends. To these ted, in order to forestall public sentiment; the friends of the Convitution and march that the tally list was at that moment made end widely circula-the friends of the Convitution and march that the tally list was at that moment made end widely circula-the friends of the Convitution and march that the tally list was at that moment made end widely circula-the friends of the Convitution and march that the tally list was at that moment made end widely circula-the friends of the Convitution and march that the tally list was at that moment made end widely circula-the friends of the Convitution and march that the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at that moment made end with the tally list was at the tally list was at that moment made end with the tally list was at the tally list was at that moment made end with the tally lis to the Senate, all papers in his office address-will, we will: and accompanied their assent of to the Senate, and moved that the Senate-with horrible cries of give us blood if we proceed to the second reading and consider- caunot have our rights. Mr. Brown at the people. The time will come when "ation thereof; and on that question: viz: pro- length concluded, and on motion of Mr. they will be heard-when the laws will be cecding to the consideration of the Resolu- Bell of Chester, the Senate agreed to meet executed, and suspended justice redressed. to the above requisition of the governor, in given at any point of voting district. This, ton, Mr. Pearson & Mr. Carpenter asked the daily at 10 o'clock in the morning, and A party who resort to the aid of mobs to order to maintain the supremacy of the beforehand, and was to be sworn to; so that i ustain them cannot be in the right. We have issued the following convertional and was to be sworn to; so that from Burks county, then rose and com- bar of the Senate before the Speaker had incred addressing the Senate; but was in- announced the decision. The Senate Cham-- Formed by the Speaker that he was at that ber was then taken possession of by the tire not in order, as the motion was not mob, and most influminatory speeches addisbateable; the crowd in the lobbies crying dressed to them by several of their leaders, oat, "Go on and Hear him, Hear." Mr. and that hitherto sacred apartment has substocers then appealed from the decision of sequently, whenever the Senate attempted the Chair, and this appeal having been stat- to assemble, been filled with rioters, guility the Olerk, the Speaker addressed threatening, violent interference with the Hall. the bisnate, stating that he entertained the business of he Senate until their demands I llowing views of the constitution of that were acceded to. To such a fearful height

o lody-That at the time of the adoption of was the excitement carried, that the Speakthe present-Constitution of the Common- er of the Senate and several of the memwealth, the Senate had been regularly or bers were compelled, underthreats of perganized, and had continued always to be sonal injury, to escape by the windows of

in organized body, bound by certain writ- the Capitol. ten laws for its government, which could The unlawful and riotous assemblages of gualified as Senators they were not entitlproceed with their legitimate functions, and rd-to speak or vote on any other question they accordingly announce to the people than the election of a Speaker. Mr. Rog- of the State, that their representatives canand the not with safety attend the Halls of legisla-Action being taken by yeas and nays, the tion, until the insurrectionary and riotous A lession being the end by years and rotous Senate refused to consider the Resolution assemblages, by which they are now threat-end with violence, are quelled by the arm olution of the Senate requiring any reso-of the Constitutions, power of the State, or lution calling on a department for informa-first to lay, over for one day.

Fon to lay, over for one day. On motion, the Senate proceeded to elect a CHARLES B. PENROSE. Speaker, and the names of the Senators and the returned member, with the exception Speaker of the Senate. of the several claimants from the 8th ABRAHAM MILLER, trict, bein- "" JAMES PAUL. FREDERICK FRALEY, WILLIAM WAGNER, N KILLINGER, STROHM, 'I. M. BARCLAY, ASSAT, STERRITT, RIRVIN, L WING T PURVINCE ANNA MOONKEY, TI ER EARSON LWING. I PURVINCE. ANNA TIER . Contraction

parations for their continuance this solemn

notice, that their acts are such as have ex-

posed them to the highest penalties of the

feat the inauguration of Governor and the

proclamation of the adoption of the New

Constitution.

let the people know the truth. They will decide the question by the condign punish-

HEAD QUARTERS, 1st Div. P. M. PHILADELPHIA, Dec. 7, 1838. ment of the authors of all these events, so ""he Governor of the Commonwealth, in disgraceful to the character of this state and

his character of Commander-in-chief. havdisgraceful to the character of the principles his character of commander, in the con-country, and so subversive of the principles his character of commander, including to the con-of our free institutions. Signed in behalf of the members of the to call out from my command, and imme-House of Representatives, driven from its diately march to the seat of government, a

force sufficient to quell an insurrection, T. S. CUNNINGHAM. which he has "been informed has been - Speaker. raised by a body of men, who invaded the

Senate chamber on the 4th inst. during the To the People of Pennsylvania.

Fellow Citizens: members and bloodshed, disturbed the Se-The undersigned, citizens of Harrisburg nate and prevented it fron proceeding with

They are however not surprised at the buckshot cartridge and seven rounds of ball not to be found. The box and its contents At each window there are (as before stated) never transmitted according to law. proceedings, which required (his) my inter-nosition to preserve the peace," because the The Major General need make no other Charles J. Ingersoll forced himself into the The organic

to be expected from the man who publicly sustain the civil authority whenever the e- would of course leave a majority of votes to be expected from the man who publicly sustain the civil authority whenever the e-declared on Tuesday evening last, that mergency occurs which renders necessary for him (Ingersoll) in the third district, of for this purpose are turned out of the boxes;) specifiely, were to decide. Which really which the Northern Liberties formed a part, they count them, and ascertain the vote for had the majority cannot be known until the third district. the next morning," and again subsequently, that Thaddeus Stevens ought to hanged." The spirit of order and a sacred regard

for the regular action, of the laws, under Sheriff Cochron; when he adopted that part which alone can our liberties be preserved, of his address, [prepared for him for the domand that the spirit of misrule must be express purpose of abasing the public instantly, energetically, and effectually sup-

express purpose of abasing the public instantly, onergetically, and effectually suppressed of abasing the public instantly, onergetically, and effectually suppressed in the second interval and transported at Harisburg. Which states and the sober friends interval and transport of the bigh-banded to be winked at; and the sober friends interval any ison to be winked at; and the sober friends interval any ison to be winked at; and the sober friends interval any ison to be winked at; and the sober friends interval any ison to be winked at; and the sober friends interval any ison to be winked at; and the sober friends interval any ison to be winked at; and the sober friends interval any ison to be winked at; and the sober friends interval any ison the sober friends into a several any ison the sober friends inthe several any ison the sober f

of the case. Major General Patterson, in obedience in this state the exact returns of the votes given at any poll or voting district. This, tatives. prompt measures of the Attorney General prevented any such extensive fraud, and lor) the other.

We doubt not that on the appearance of from Huntingdon and Chester.

has thus far succeeded in its purposes.

Weigive the following able and lucid exstances connencted with it, we take from position of the present state of affairs from they were told they were to be cheated. the Unites States Gazette, which will give the National Intelligencer, which throws a A crowd attended in obedience to the call. the reader a correct view of the whole ques- flood of light upon the subject, and which |. Soon after the Judges had assembled, and

to understand, that the county of Philadelphia is divided into two districts for members of congress, but elects by general tick-

of representatives, voting in seventeen districts.

while the friends of the Constitution and cient to quell this insurrection, and march that the tally list was at that moment made. The city, therefore, may be at once laid out fraud in the election, with which, it will be observed, the Return Judges had nothing The county of Philadelphia, for the elec- to do. This attempt entirely failed. The tion of Senators and Representatives in the next had better success; it was this: one of State legislature, is one election district, the clerks of the Seventh Ward, Northern hoosing two Senators and eight Represen- Liberties, a partisan of the defeated candidate, was brought forward to prove that one For the election of members of Congress, of the tally lists of that ward (the one not was to have a majority of some fifteen or the county is divided into two districts, the put into the box) had been lost. Upon this sixteen hundred votes in Kensington. The first (represented by Mr. Paynter) being ground, the Return Judges were asked to one, and the third (represented by Mr. Nay- reject the whole return of the Northern Taberties, say six thousand votes; not the the consequence was a large-majority of For the convenience of voting, the coun-votes for Charles Naylor-a majority which For the convenience of voting, the coun-return of one ward, but of all the seven ty is again divided into Election Districts, wards. This was put to vote, and ten of no one doubted that he had, and which no to places where the polls are opened.— the seventeen Judges voted for rejecting the one, not even a loco-foco, doubted would They are seventeen in all, eleven being in vote of the Northern Liberties from the

be returned in his favor, unless fraud was the First Congressional District, and six county election. 4 bractised. Our distant readers will please in the Third. In some of the Districts, all the votes are submitted to by the seven Judges. They received at one window, and by one set of determined, as their only alternative, to. session of that body, and by lawless vio-terists members of the state senate and house ferent windows. At each window, there make a separate return, and they wished to lence and threats and personal injury to the other state senate and house ferent windows. At each window, there are the following officers, namely: a Judge, turns. But the ten refused to inform them. two Inspectors, and two Clerks. The In- of their returns. They were compelled. On the day appointed by law for the re- spectors receive the ballots, and deposite therefore, to make a return from what they the body; that the rules forbade any debate been continued several times, at the State or the motion the needing; and that until the needing; and that until the needing; and that until the state house of the county of the sevent of the seve the body; that the rules forbade any debate on the motion then pending; and that until the with emotions of surprise and indignation, bers to disperse;" and further, that the same on the motion then pending; and that until the districts returned, and sent the returned, and sent the returned, and sent the returned, and sent the returned, the districts returned, and sent the returned, and sent the returned, and resolved to compel the Senate is now unable to the proper officers and there were not entitle. The Northern Liberties are a part of the through the legal channel to the Secretary Dauphin, and the Senate is now unable to the were not entitle. The Northern Liberties are a part of the through the Senate is now unable to turns there of the proper officers and thro, Third Congressional District, (Mr. Nay-of the Commonwealth, by whom it was Dec 8th, 1838, and sigued 'William Coch-their will as their rule of action. They berties and they of the romen wealth, by whom it-was ran, High Sheriff of Dauphin county,' which for barefaced misrepresentation and down-sition, the volunteers of the first division votes of a certain ward of the Northern Li-right perversion of the truth, is unrivalled will assemble in winter uniform, with knap-tin the annals of imposture and falsehood. sacks, provided with thirteen rounds of the hands of the Van Buren party-were windows, that is, one window for each Wards. declaration. that the Sheriff thad not seen cartridge, in Broad street, south of Market (of votes and tally list, were lost! The won- the following officers, to wit. a Judge, two Thus the matter stood when the Legislanor heard of any infuriate 1 mobs or riotous street, to-morrow (Saturday) at 7 o'clock, der as to the cause of this strange abduction Inspectors, and two Clerks, all sworn or ture met; and when two Senators on cach side, s d'eight Representatives on eachside The orgaization being thus understood, Sheriff muself, if not an active participator, appeal to the patriotism of the volunteers of was, an aider and abettor in the "riotous" the division, than to remind them, that it is proceedings? of the past week. Nor was included that the under solution in proceedings? of the past week. Nor was included the citizen soldier, to would of course louge in the polls are closed, the Judges in the two seats in the citizen soldier, to would of course louge in the polls are closed, the Judges in the two seats in the two seats in the second the eight in the two seats in the seate, and the next thing to be stated is the mode of proceeding, at and after the election, all of the others had the two seats in the second the eight in the two seats in the second the eight in the House of Representatives. The which is prescribed by law. at each window examine the ballots, (which to contest their seats. The Houses, re-

Then, too, the citizens understood the call each candidate voted for at that election, the there is an examination by the Legislature. made upon the partisans of Mr. Ingersoll Clerks kceping tally lists, duplicates of If the Van Buren party had it, which is in a morning Van Buren paper, to assemble course; and a written statement is made, quite possible, their right would have apat the state house. These partisans did as called a return, and signed by the Judge, peared if the Return Judges had been suffered Where there a several windows at one side for the Senate and House, were duped