can say what danger they now are in from the continuance of the outrage begun at the meeting of the Return Judges: A more alarming crisis has never existed in Penn-

sylvania: insisted upon throwing out the Northern on the 4th inst. Liberties, being about one-half of the whole District, thus defeating Mr. Naylor, and natorial Districts contemplated by the acts disfranchising nearly six thousand voters, of assembly relative to returns---first, those because, forsooth, a Van Buren Clerk of which consist, each, of a single countythe Seventh Ward chose to say that he had lost one of the tally-lists of that Ward!— composed of more counties than one. The other three refused to co-operate in several returns, and executed under their hands and seals one general and true return of the whole District. This return includes all the votes polled in the whole Congres--sional District, and exhibits, what is indisputable, the majority of Mr. Naylor to be nearly-nine hundred. The three Van Buren Judges made a partial return, certifying that half of the Third Congressional District the Van Buren candidate had a ma-

This Seventh Ward, where it was alleged the talky list was lost was a strong Van Buren Ward, giving the candidate for Congress on that side nearly three hundred majority which he had credit for in the returns. If, therefore, the loss of this tally-list could have produced any effect upon the election have affected the result whatever, it would have affected the result in the Ward to which it belonged; and if it dressed to the Secretary by a passenger in the cars, who was going the county of Philadelphia, do certify that have been discharged with honesty according to the Secretary by a passenger in the cars, who was going the county of Philadelphia, do certify that have been discharged with honesty according to the Secretary by a passenger in the cars, who was going the county of Philadelphia, do certify that have been discharged with honesty according to the Secretary by a passenger in the cars, who was going the county of Philadelphia, do certify that have been discharged with honesty according to the secretary by a passenger in the cars, who was going the county of Philadelphia, do certify that have been discharged with honesty according to the secretary by a passenger in the cars, who was going the county of Philadelphia, do certify that have been discharged with honesty according to the secretary by a passenger in the cars, who was going the county of Philadelphia, do certify that have been discharged with honesty according to the secretary by a passenger in the cars, who was going the county of Philadelphia, do certify that have been discharged with honesty according to the secretary by a passenger in the cars, who was going the county of Philadelphia, the county of Philadelphia and the cars where the cars was a passenger in the cars where the cars was a passenger in the cars where the cars was a passenger in the cars where the cars was a passenger in the cars was a passenger whatever, it would have affected the result no avail, it would have increased Mr. Nay of the Comminwealth, and placed in one of on by the canal boat towards the west, to the following persons had the number of ing to the best of his knowledge and ability. lor's majority nearly 300 votes. In which the nearest post offices by one of the dis- give it to me without delay, and that the votes affixed to their respective names, to He leaves the matter now to the Senate -case his majority, instead of being as it now trict return judges-and, second, the for- passenger told him he had received it from wit: stands, including that Ward, would be upwards of eleven hundred! -

the Legislature was proceeding peaceably the return judges meet, not sealed and ad- of the general election of 1838, for Philate to execute a duty according to the Constitution of the Senate but enclosed in a delable country but begins already fled. to execute a duty according to the Constitu- dressed to the Senate, but enclosed in a delphia county; but having already filed at tion and laws, devolved upon them by the senled cover addressed to the secretary. (way in this office (viz: on the 13th inst.) extraordinary conduct (to use no stronger term) of those who, with the view-to wrong Mr. Navlor and his constitutents.

merits of the question briefly: TO THE PEOPLE OF PENNSYLVA-

NIA. FELLOW CITIZENS—Because of the very great misrepresentation which has been made in relation to the contested election in the county of Philadelphia, the undersigned, duly elected and returned members of the state legislature from the said county, deem it a duty which they owe to themate and extensive frauds were devised andelection, the knowledge of which determined us to present ourselves and our cause to your assembled representatives—that, in our opponents should be declared the legal representatives from the county, of Philadelphia. We court investigation and in-

for intimidation or violence. We owe this, not to ourselves, but to our constituents, whose interests, at all hazards, bernatorial returns are only transmitted to, we will endeavor faithfully to protect; and opened by, the senate, AFTER it is fully bide the unbiassed decision of a committee ER. To HIM, therefore; such returns are of the house appointed to investigate this subject, and, if necessary, to return to our nators and members are to be transmitted constituents, and submit ourselves and our and opened, if at all, before organization for constituents, and submit ourselves and our conduct to their judgment. Regularly returned members from the county of Philadelphia and before the speaker for the session is known; therefore, the returns are directed to the senate or delphia, we have been regarded by our op-ponents as usurpers of their rights, and the public informed that, without the shadow

This we are prepared to show is utterly false; and, if permitted, unawed by threats and force, we confidently believe that we can prove, to the entire satisfaction of our fellow citizens, that we have been elected the duty of the undersigned was plain. to the seats we now hold by a majority, of legal voters over our opponents.

SAM'L. F. REED. JESSE F. SMITH, W. J. CRANS, WM. LOYD, MICHAEL DAY, ADAM WOELPER, B. R. MEARS, W. F. HUGHES.

Harrisburg, Dec. 8, 1838. The following is the report of Secretary Burrowes to the Senate, which is a clear and triumphant vindication of his conduct from the charges of his enemies, and which presents the facts of the case in a stronger view than any thing we have heretofore seen published:

. C.B. PENROSE. Eso.

The Carlisle Werald and Expositor.

Still it is true. But before explaining how handed me by one of the judges thereof. The County elections being thus dispos- this state of things has arisen, he feels it 7 ed of, the next questtion was upon the re- due to the Senate and to his own character turn of the election to, Congress; in the to state the law relative to senatorial re-Third District. There were six of these turns, and the course adopted under that Judges. Three of them (being of the ten) law with respect to the returns presented High shoriff of the city and caunty Philadel

There are manifestly two kinds of Se-

this extraordinary work. The latter duly ing the returns in a district composed of other was heard of or presented. It was to made a return, that is, in the language of only one county, which are—first, the for- him the only legal return. the law, they 'compared and cast up the warding to the Secretary of the Commonwealth of a duplicate original return, signed never did deny, that other papers, purportby the return judges of the proper county, ing to be returns from the county of Philaed by one of them in the hands of the Sheriff of the county, or his deputy, and by him delivered to the Secretary of the Commonwealth-Secondly, the forwarding, by mail. under sealed cover, addressed to the Sceretary of the Commonwealth, by the Prothoplain the manner of heir receipt.

"Men.—This paper, with its contents, marked by me No. 1. T. H. B.; No. 2. T. H. B.; No. 4. T. H. B.; No. 4. T. H. B.; No. 4. T. H. B.; No. 6. T. H. B.; No. 6.

From this statement it will be seen that the Prothonotary of the county in which contain papers purporting to be the returns william Wagner, (in place of Alexandre documents of the very highest importance.

opened the desperate game of lawles disor- subject; but all who will carefully read and pay the deputy who brought them, I could der, at the meeting of Return Judges, and compare with each other the following nam- not receive any other returns, and according. are now recklessly determined to win, cost ed sections, which are bolieved to contain ly will place this paper, with its contents, Charles Brown and Samuel Stevenson, (the ing the sensure of all. If any departure what it may cost, by the hand of violence. all that the legislature have enacted and is on my desk, subject to such order as may latter in place of Alexander M. Poltz, de- from the mode prescribed by law be ever The following statement of the legally in force, relative to the senatorial returns, be taken respecting them hereafter.

The following statement of the legally in force, relative to the senatorial returns, be taken respecting them hereafter.

T. H. BURROWES, returned whig members of the house of re-presentatives from the county of Philadel-viz: 12th and 13th sections of the act of phia. shows the grounds upon which they 15th Feb. 1709, entitled "An act to reguhold their seats in the house, and gives the late the general elections within this commonwealth"-the 6th and 7th sections of that of the 4th April, 1803, on the same subject and the 3d, 5th, and 9th sections of the act of Margh 29, 1836, entitled "An act providing for the call of a convention to propose amendments to the constitution of

the state," &c. From this statement, it will be seen that there is only one case in which a senatorial return is to be scaled up and addressed "to packets, seven in number. to assert in the most public manner those rights, of which, at the polls, it was attempted to deprive them by fraud, and at the seat of government by force. Deliberate and extensive fraude exte tion immaterial, as at first view might ap- you may think proper. practised by our opponents in certain parts pear; for the difference forms the only of the county of Philadelphia at the recent distinguishing a senatorial from a gubernatorial return, both being scaled papers. The 12th section of the act of 1799 says, the remity to the laws of the state, we or turn judges "shall enclose, scal and direct" the return, "when the same relates to the choice of a governor, to the Speaker of the delphia. We court investigation and inquiry into this subject by the only competent tribunal, a committee of the house—of Representatives."

In the time of Representatives."

It was a sa

It was a sa tent tribunal, a committee of the house—
and no threats of violence can compel our tives, to the House of Representatives."

Thus clearly and expressly marking the different power, self-constitutions of the house of Representatives."

Thus clearly and expressly marking the different power are the contained in the packet, it could not be at all recognised as the Sheriff, and directs them to be transmitted. submission to any other power, self-constiference, so that the secretary may have no
official return of the county; because, First, by Mail, does not relate to single county
of Philadeltally assembled at the seat of government for adopting the particular phraseology used ed from the Sheriff, and he had been paid are now, as we ever have been, ready to a organized for the session and has a speakordered to be directed. But returns for sefor adopting the particular forms of direc-

> This being the mode of return and the form of direction prescribed by the laws,

able from the senatorial return.

It was, in the first place, to send to the senate from every single county district that had forwarded one, the original scaled return addressed to the senate, and forwarded by the sheriff—and, in the second place, to both kinds, that had neglected to forward being obviously both gubernatorial returns.

tary's office. This mode was adhered to in every particular, and in all cases without exception in that of the eighth district, for a reason which will be presently explained.

In the case of the county of Philadelphia, the return sent to the senate on the 4th instant was a scaled one: it was known to be county, in the office, the originals of which minority returns. It nevel entered into the Speaker of the Senate of Penusylvania: the senatorial return from the endorsement are not transmitted, because they were ading the Secretary of the Commonwealth to furnish to the Senate forthwith, any and all returns and papers in his office, addressed to the senatorial election af 1838, was received on the day of its adoption, (the 8th inst.) but not till after the Senate had adjourned for the day. The present is, therefore, the control of the day. The present is, therefore, and the hand-writing of the day. The present is, therefore, and the hand-writing of the day of October, at the senator of the forther day and by the return of the county. The present is, therefore, the control of the hand-writing of the return of the county of the return of the senator of the senator of the senator of the senator of the county. These facts will appear on examining the back of the return judges of the senator of the return of the county of the return judges of the return of the return of the county of the return judges of the return for the day. The present is, therefore, the undersigned, and by the following letter being the second Tuesday of October, A. counties, clearly elects Messas, M.Clay counties, clearly elects Messas, M.Clay being the second Tuesday of October, A. counties, clearly elects Messas, M.Clay counties, clearly elects Messas, M.Clay being the second Tuesday of October, A. counties, clearly elects Messas, M.Clay being the second Tuesday of October, A. counties, clearly elects Messas, M.Clay being the second Tuesday of the second Tues

And am, dear sir, ... With unfeigned regard,

Your obedient servant, JNO. G. WATMOUTH, THOMAS H. BURROWES, Esq. Secretary of the Commonwealth."

Under these circumstances, the under signed had no hesitation as to the course to e pursued. The return was regular, s There are two modes provided for mak- it reached him and was accepted before any

The undersigned, however, does not and scaled up and addressed to the Senate, plac- delphia, also came into and are now in his

> The following copy of a memorandum made at the time of receiving the first of the "Received at six o'clock, P. M. on Tureturns to which he now alludes, and on the day, the twenty-third of October, 1838. envelope which contained them, will explain the manner of their receipt:

also two modes-first, the forwarding, by before 6 o'clock, P. M., on Monday, the varding to the Secretary of the Common Sheriff Watmouth. It of course, received "James Hama, six thousand three hundred press law of the land, of the secretary of the Common Sheriff Watmouth. It of course, received "James Hama, six thousand three hundred press law of the land, of the secretary of the common secretary of the land, of the land wealth of a certified copy of the return, by the package, and on opening it found it to ... The undersigned has not thought it not the returns of the county received through dred and eighty votes,

The undersigned has not thought it not the returns of the county received through dred and eighty votes,

The undersigned has not thought it not the returns of the county received through dred and eighty votes,

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The undersigned has not thought it not the returns of the county received through dred and eighty votes,

The undersigned has not thought it not the returns of the returns of the county received through dred and eighty votes. with actual quotations from the laws on the governor's warrant to the state treasurer to

16th October, 1838."

Contained, also, in the same envelope was a letter from the Sheriff of Philadelphia. of which the following is a copy, the original being on file in this Department.

PHILADELPHIA, Oct. 15, 1838. "DEAR-SIR-After the departure of the messenger who carried the returns of the General Election, which had been delivered to me personally by one of the return judges, therefore, I found, on going to my office, about noon on Saturday last, the enclosed

"I have personally no knowledge how or

"I have the honor to be, dear sir, With unfeigned regard,

senate; when to the election of a senator or field if necessary, and from this letter; it velopes at the time. They have not been, supplant the Globe as the organ of the addifficulty on the subject. And the reason the regular return had already been receiv-

> But there was no "return or paper" whatever in the packet that could be recog- ties of Huntingdon, Union, Mifflin, Juniata gubernutorial and not senatorial returns.

tion of 1838." These papers, (marked No. 5. T. H. B.. in the third place, to send from districts of the scope of the Resolution of the 8th instant certified copies received from the prothono- nothing that may throw light on the subjects and only requests that they may be preseryed, and the fact noted that the seals were unbroken, and the direction of both exactly similar when they came into the possession

of the Senate. AND SECURITY AND There are also two other original papers. purporting to be senatorial returns from the the will of the majority by presenting only

this office, or, his private possession, any that it fellules not merely to the senatorial fellules, for the senatorial fellules and main setting of the senatorial fellules and main setting of the senatorial fellules, for the senatorial fellules, f

years Hanna Yagner for years being the unexpire years of Alex-

der M. Peltz, deceased,

"Hor the Assenty:

"Michael Day,
William F. Hughes, William Loyd,
William J. Crans,
Benjamin R. Mears, Jesse F. Smith

Two, of the return gomery and Delawar was sent to the Senson One, of the votes Delaware county.

Two, of the return gomery and Delaware was sent to the Senson One, of the votes Delaware county.

Two, of the return gomery and Delaware was sent to the Senson One, of the votes Delaware county. Wittness our hands and seals.

"BELA BADGER, [L. S.]
W. G. CONROW, [L. S.]
JOSEPH SHERMER, [L. S.]
CHARLES W.SMITH, [L. S.]
WILLIAM FOSTER, [L. S.] [L.S.] [L.S.] WILLIAM FOSTER, WM. OVERING TON, [L.S.]

"Thos. H. Burnows, Esq. Secy Commonwealth of Penn'a, Harrisburg." (Endorsement on the envelope which contained the foregoing.)
"Received at six o'clock, P. M. on Tues-

Т. Н. В.

(2.)—JUDGES "We, the subscribers, Judges of the dersigned. Copies of them, or the docu-General Election held at the several Elec-ments themselves will be transmitted at any tion Districts in the county of Philadelphia, nime when required. Copies would have except the incorporated District of the been appended to this communication, i lressed to the Senate.

7. T. H. B.; and No. 8. T. H. B.; was de-Northern Liberties, the return from which time permitted, or they were thought to In the case of a senatorial district com-livered to me at my dwelling house after I was rejected on Tuesday the ni nth day come within the meaning or intention of the posed of more counties than one, there are had left the office for the day, at a quirter of October, in the year of our Lord one Resolution. thousand eight hundered and thirty eight, The undersigned deems no apology ne-

> 6330. and thirty votes, M. Peliz, deceased,) six thousand three They are the evidence of the sovereign will hundred and forty-eight votes, 6348. of the people, and as such were treated, and "Cliarles Brown, seven thousand eight hun- preserved, and presented.

ceased,) had the highest number of votes permitted, there cannot possibly be a limit polled for Senators, as aforesaid, and we placed to the confusion that may ensue.hereby declare them to have been elected Senators to the General Assembly of the lawfully prescribed agents, may present a Common wealth of Pennsylvania.

'In testimony whereof, we the said Judges, have hereunto set our hands and seals, the day and year first above written.

GEORGE W. SMICK, "MICHAEL PRAY, "AND W HAGER, "L. CROUSVILLAL, "CHARLES VANSANT. "JESSE WEISS, "Instice Cox." "J. H. FLETCRAFT,

(No. 6. Thomas H, Burrowes, Esq. | renconter. Secretary of the Commonwealth of Pa,

districts, such as the county of Philadelpossess full information on the subject.

The 8th district composed of the countwo sealed papers, it is true, one of which within the act of 1803, as to transmitting, was recently tried in the circuit court of may, when opened, prove to be intended as, returns by mail; and the returns sent to the a senatorial return. They are herewith Senate, were open as the law directs. transmitted, that the Senate may inspect Quite a number of "returns and papers," them, and then decide whether the under-came from this district, or from the differsigned could say that either of them is a cut counties composing it, none of which, senatorial return. It will be perceived that however, were addressed to the Senate, his office, addresed to the senate of Pennsylvania, "relative to the Scuatorial Electronial Sofar as those copies were transmitted to this office, were sent to the Senate, because the main district return shich was sent as send from districts composed of more coun- and No. 9, T. H. B.) which have been made the return, appeared on its face deficient in tics than one, that had complied with the the subject of so much remark, the under- omitting entirely the votes policil in Hunlaw, original open returns forwarded by signed now willingly entrusts to the Senate. tingdon county. The main return being mail, and addressed to the secretary—and, in ware that they do not come within open and the omission apparent, the prooriginal returns, either by the sheriff or mail, if returns at all: but he desires to hold back every document that could help to explain

mind of the undersigned to produce either of

This reply will no doubt surprise many. you the returns of the General Election, lowing persons were duly elected for the papers" described in the foregoing remarks, and relating to the senatorial election of 18-38, there are in this office the following Tem of fair certified copies of the returns, viz. One, of the return for the county of Phildelphia, the original of which was trans-

mitted on Tuesday last.
One, of the return from Chester, Montgomery and Delaware, the original of which was sent to the Senate at the same time. One, of the votes polled for Senator in

Two, of the return for Lancaster and York, the original of which has been sent to the Senate. One, of the return of Lebanon and Daus

phin, the original of which the Senate have There is also an original paper, which seems to be a return of the votes polled for Senator in the county of Dauphin. It is signed by five of the Judges, and seems to have been transmitted to this department by mistake, as it, is addressed, in the body of it, to the return Judges of the counties of

Lebanon and Dauphin. These are all the papers of every kind in relation to the senatorial election of 18 38," in the office or possession of the un-

He was the keeper appointed by the exelection, which, in this free country, are

If he had permitted himself to be made M. Peltz, deceased,) seven thousand eight any returns except such as had reached him If one man or set of men, other than the return, all others may do the same, and thus the organization of the Legislature be annually defeated. The safe and the lawful course is to present none but the regularly received returns, and leave contested elections to be settled afterward, as the act of Assembly contemplates and directs.

With great respect, THO. H. BURROWES, Secretary of the Commonwealth. Secretary's Office, Dec. 10, 1838.

"PETER BINDER [L. S] in Columbia, Tenn. was shot in the streets. The following is a copy of the endorse- of that place a few days since by William "Deposited agreeable to the Act of 4th was deeply resented by Mr. Polk, who had April, 1803, in the Philadelphia Post Office. horse-whipped Hayes previous to the fatal

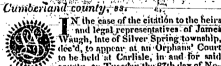
"The Metropolis" is the title of a new

the mob of Paris to accomplish his factious! purposes, that mobs would be of more use if they could be kept together long enough phia, but exclusively to districts composed but that, unfortunately, the stoutest mob in each case, seems to have been this: Guunder the act of 1799 for bringing it; and,
bernatorial returns are only transmitted to,
Second, it was not transmitted by him as
are, however, given that the Senato may
apt to disperse when supper time came. HEAVY DAMAGES .- We learn from the Nutchez (Miss.) Courier of the 26th ult. that in the case of Adolph Esdra vs Bernised as a senatorial return. There were and Pe rry, on the other hand; does come rault De St. Sanveur, for slander, which that county, Judge Coulter presiding, the

jury returned a verdict for the plaintiff, with damages to the amount of \$30,000. Senator Buchanan has written a long let public informed that, without the shadow tion may have been, the reason for having of authority, we are claiming seats to which we are not entitled.

Senatorial return. It will be perceived that they are both exactly alike in all respects; except the two sealed papers, presented on they are both addressed to the speaker of the 4th inst., and believed from the superstant of the first one entitled. of his political friends in Harrisburg. Mob men; and Gen. Canolis was in Almiras with the Senate," and they are both sealed.— scription, to be merely the vote polled in They are both, therefore, so far as the un-Huntingdon county for the candidates for their pretensions to a seat in the Legisladersigned has the means of determining, four and for those for two years. These, their pretensions to a seat in the Legislatogether with certified copies from the rest ture, no unprejudiced man, who loves law government party. Provisions were very Thus, he has no "returns or papers" in pective Prathonotary's of the return votes and liberty can say a word in favor of Moss. scarce at Tampico. -Alex. Gaz.

NOTICE.



Dec 10, 1838; ..

NOTICE.

HERALD & EXPOSITOR

RY GEORGE M. PHILLIPS



CARLISLE.

THURSDAY AFTERNOON, DEC. 20, 1838.

FOR PRESIDENT WM. H. HARRISON. FOR VICE PRESIDENT. DANIEL WEESTER.

We understand that the Bank, the some of the churches on that day.

count for the lack of editorial matter, the number of the Herald & Expositor.

to the outrages committed at Harrisburg by the violators of the laws and the constitution. In order to present to our readers a We have occupied a large portion of tion. In order to present to our readers a full and complete chain of testimony, comprising all the material facts of the case, we have thought proper to republish three or have thought proper to republish three or but as may be agreed on in each particular case.

By order of the Board, J. DESSAA, Cashier.

Philadelphia, Dec. 17, 1888—19. hundred and sevently votes, 7870. in the mode pointed out by law, he would tion. In order to present to our readers a have been recreant to his duty, and deserve full and complete chain of testimony, com-

The loco focos of this county held an 'indignation meeting' in the court liouse on Tuesday afternoon, at which R. Luck, Esq. presided. Although it was a small concern, some violent resolutions, we are informed, were passed, calculated to stimulate the rebols to further outrages! In our next, we shall give a review of the actors

pected that any thing of consequence will be acted upon, until after the holidays. In the house, some exciting debates have already taken place on the subject of abolition

supplant the Globe as the organ of the administration.

It was a saying of Cardinal De Retz, who, in his day, now and then made use of bombardment of three hours, with the loss of William Weakler. of only four men killed and thirty wounded, while from four to five hundred Mexicans non Peter Gilmare; having thereon, erected a large double two store houses two story frame house and pen the port to the vessels of all nations, property of John McCartney, he having fully accomplished the object of

> Gen. Piedras had retaken the fort which commands the bar at Tampico: Gen. Cos was in Puebla Viego with eight hundred eighteen hundred men. It was expected that the troops of the interior would join the

after acknowledging the receipt of a cara logue of the officers and students of Dickthe return, appeared on its face deficient in comitting entirely the votes polled in Huntingdon county. The main return being open and the omission apparent, the propriety of this dourse seemed obvious. It appeared proper to place before the Senate every document that could help to explain or supply the deficiency.

Nor is there now any doubt entertained of the court, and said parties being called in open court, on the suit heirs to appear of the courted between presenting full information from which to form a correct conclusion, and embarrassing the Senate by contradictory returns, or defeating the Senate of the court, and said parties being called in open court of the course of study of North court experience has taught uncounted inson-college for the present year, and noinson college for the present year, and not tleing the plan of study pursued in this institution, remarks: "These are the views which our experience has taught us, and lead us to yield a most decided preference to the course of study adopted at Carlisle.

As an institution of our own state, we feel pride in its advancement: when we look at the array of talent already presented to us.

LYCEUM:

LYCEUM:

LYCEUM:

Will be annual meeting of the "Cumberland County on the 28th and 29th of December, instant. Lectures will be delivered on the evenings of each of these days at one of the borough i and on Saturations of the course of study adopted at Carlisle.

The virious lectures of the county are estreatly requested to send delegates to this meeting.

By order of the Excentive Committee.

M. GOLDWELL, Chairman. cessively be enlightened and dignified by ier pure literary and moral advantages."

> The notorious Bill Johnson, the pi ate of the lakes, who escaped a short time rate of the lakes, who escaped a short time since from custody, has again been taken through the vigilance, and perseverance of the lake of William Carothers, deceased, late of Westnennberough township, Comberland county, have this day been issued in due to the order and law this day been issued in due to the order and law this day been issued in due to the order and law this day been issued in due to the order of law this day been issued in the township aforesailt; all the two makes and the estate of the sall engagement, and those indebted to make known the same without clay; and those indebted to sall engagement, and was taken to Albany and the same without clay; and was taken to Albany and the same without the same without clay; and was taken to Albany and



Stores, and the Shops of the borough, generally, will be closed on Christmas, and that Divine service will be performed in

The editor freing absent on a military tour of duty at the seat of war, will acusual variety, and other denciencies in this SAVETVOS LINSTITUTION.

The editor of the Miners' Journal

an escort of about twenty of his frience horseback, and took lodgings at Buehler's hotel. It is said that he was brought on by the provisional government, to be inauguated on Tuesday under the old constitution, in the confident belief that the mob would prevent the counting and proclaiming of the votes in relation to the amendments! This nefarious scheme, however, was frustrated by the presence of the military at the capitol; and Mr. Porter, we understand, left Harrisburg for home on Monday.

Grön.

risburg on the 12th insa.

Onto. The official returns of the vote for governor of this state, were opened and read in the presence of the members of the two branches of the legislature on Friday week. The aggregate result is thus stated in the Columbus Statesman-For Wilson Shannon, 107.884-for Joseph Vance, 102-136-Majority for Shannon, 5,708. The governor relect was to have been installed into office at Columbus on Thursday.

Letters have been recently received in Washington city from Detroit, which give great and just credit to Gen. Brady for his activity and energy in preserving our neutrality; but they cast great censure on the civil officers of the United States for inertuess and deficiency in the discharge of their official duties—so much so, indeed, that the President is called upon to cause this matter to be closely investigated.

EXCHANGE BANK. AND

No 66 South 4th street PHILADELPHIA. CAPITAL \$250,000.

Sale of Land.

By virtue of the writ of process, issued by his Fall D cellency the Governor of the Commonwealth of Pennsylvania, and to me directed, there will be exposed to public sale at the City Hotel, city of Philametric, on the Fourteenth day of January next, all the right, title, interest and claim of John Nicholson, and Peter Bayiton, deceased, in and to the following:

TRACTS OF LAND,

next, we shall give a review of the actors and their proceedings; as furnished by a correspondent; which was received too late for this paper.

TRACTS OF LAND, adjudged to be the property of the said John Nicholson and Peter Baynton, against whom the state has a lien, surveyed on warrants in the following names, to with Acheson Laughlin, Alexander Johnson, David Ralston, John Botton, Alexander Buchanan, James, M'Farlane, William Remay, situate in the county of Comberland, and to be sold as the property of the said John Nicholson and Peter Baynton for a debt due the Commonwealth agreeably to the several acts of Assembly on that subject made and provided.

TRACTS OF LAND, adjudged to be the property of the said John Nicholson and Peter Baynton, against whom the state has a lieu, surveyed on warrants in the following names, to with Acheson Laughlin, Alexander Buchanan, James, M'Farlane, William Remay, situate in the county of Comberland, and to be sold as the property of the said John Nicholson and Peter Baynton, against whom the state has a lieu, surveyed on warrants in the following names, to with Acheson Laughlin, Alexander Buchanan, James, M'Farlane, William Remay, situate in the county of Comberland, and to be sold as the property of the said John Nicholson and Peter Baynton, against whom the state has a live, so name and Peter Baynton, against whom the state has a live, so name and Peter Baynton, against whom the state has a live, so name and Peter Baynton, against whom the state has a live, so name and Peter Baynton, against whom the state has a live, so name and Peter Baynton, against whom the state has a live, so name and Peter Baynton, against whom the state has a live, so name and Peter Baynton, against whom the state has a live, so name and Peter Baynton, against whom the state has a live, so name and Peter Baynton, against whom the state has a live, so name and Peter Baynton, against whom the state has a live, so name and Peter Baynton, against whom the state has a live, so name and Peter Baynton, aga

For the Commonwsalth of Penn'a.
December 17, 1838.—9w.

Sheriff Sales.

By virtue of sundry weite of Venditioni Exponss to "Your obedient and faithful servant,

"JNO. G. WATMOUGH.

"High Sherif of city and county of Philadelphia"

Sec y of Commonwealth of Penn Harrisburg

From this statement, which can be verified in ecessary, and from this letter, it will at once be perceived, even if a senatori
"Your obedient and faithful servant,

"Harrisburg Penn."

1838, Oct. 22d. Received in the Secretary of the Commonwealth of Pa,

Harrisburg Penn."

1838, Oct. 22d. Received in the Secretary of the Commonwealth of Pa,

Harrisburg Penn."

1838, Oct. 22d. Received in the Secretary of the Commonwealth of Pannum, and edited by Thomas H. Burrows Esq.

Secretary of the Commonwealth of Pannum, and edited by Thomas H. Burrows In the bollowing described Real S5 per annum, and edited by Thomas Jefferson Smith, Esq. lately of New York. It supports the administration, and is conducted with much ability—so much so, that the probability is it will ere long wellows. Township, Cumberland county, bounded by lands of John Weakley, will and some she trie-weekly paper at Washington city, published at \$5 per annum, and edited by Thomas H. Burrows In the borough of Cardisle, on tary's Office this day at nine o'clock, A. M.

Saturday the interest to wite of weakley paper at Washington city, published at \$5 per annum, and edited by Thomas H. Burrows In the borough of Cardisle, on tary's Office this day at nine o'clock, A. M.

Saturday the county will be exposed to new trie-weekly paper at Washington city, published at \$5 per annum, and edited by Thomas H. Burrows In the borough of Cardisle, on tary's Office this day at nine o'clock, A. M.

Saturday the interest of the County will be exposed to new trie-weekly paper at Washington city, published at \$5 per annum, and edited by Thomas H. Burrows In the borough of Cumberland County, will be exposed to new trie-weekly paper at Washington city, published at \$5 per annum, and edited by Thomas H. Burrows In the borough of Cumberland County, will be exposed to the County will be exposed to the County will be exposed to th

> of William Weakley.
>
> Also,—A lot ground situate in the Bowhile from four to five hundred Mexicans frugh of Carlisle, containing 120 feet in depth in Bedfird street and 120 feet in bredth, on locust alley, adjoining lots of the heirs of Joseph Knox, deceased,

A Lot of Ground situate in the borough of Carlisle, his mission.

Lot of Ground situate in the borough of Carlisle, Containing 60 feet in brendth, and 140 feet in depth mare or less, adjoining a lot of Thomas Creigh, on the East, the Main street on the south, public square on the west, and an alley on the North, having there on creeted a large two story. Store House and six Prick tenements, each too Stories High,—Seized and the in Execution as the Property of John Harper, Esth.

Gen. Piedras had retaken the first which

JOHN MYERS, Sheriff. Sheriff's Office. Ceclisle, Dec. 17, 1838. 5

Itemy and C. Leas Soi, Fa to revive ves.

Isaac-My Crowell and David executio non No Si Sanderson, Administrators of January Term, 1859.

Samuel Crowell dee, with notice to the widewof said Same on to all interested to use and to Samuel Crowell appear at the next his heirs Guyt of Common Pleas to be hell at Carliste on Monday the 14th day of January, 1869, to show cause & o.

of January, 1869, to show cause Co.
JOHN MYERS Shiff. Sheriff's office Carlisle, Dec. 19, 1838.

CUMBERLAND COUNTY LYCEUM

Family Flour.

20 BARRELS of first rate family Flour, manufactured out of Perry county, Wheaf, just received and for

GEORGE W. CRABB.