E. BEATTY. PROPRIETOR AND PUBLISHER.

TERRNSOF PUBLICATION. The Cantisue Highard is published weekly on a large sheet, containing Foury contrarys, and furnished to sub-oribors at the rate of \$1.50 H paid strictly in advance; \$1.76 H paid within the year; or \$2 in all cases when payment is delayed until after the explicitlon of the year. No subscriptions received for a less period than alt months, and honic discontinued until all arrearages are paid, unless at the option of the publisher. Papers sent to subscribers living out of Cumberland county uus be paid for in advance, or the payment fashing by some responsible person living in Cumberland county. These forms will be rigidly adhered to in all cases:

ADVERTISEMENTS.

Advertisements will be charged \$1.00 per square of twolve lines for three insertions, and 25 cents for each subsequent insertion. All advertisements of less than twolve lines considered as a square. The following rates will be charged for Quarterly, ilaif Yearly and Yearly advertising: ths

۰.	_	1 · · · · · · · · · · · · · · · · · · ·	3	Months	. 8 Month	s. 12. Mon
÷	1	Square, (12 li	nes,)	\$3.00	\$5.00	\$8.00
	ž	0 -1	·	5.00	8.00	12.00
	Ć	Column, -		8.00	12.00	16,00
	22 1			25.00	20.00	80.00

1 25.00 36.00 45.00 Advortisements inserted before. Marriages and Deaths, 8 conts per line for inst insertion, and 4 cents per line for subsequent insertions. Communications on subjects of limited or individual interest will be charged 5 cents per line. The Proprieter, will not be responsible in dam-ages for errors in advertisements. Obiting incides not acceeding five lines, will be inserted without charge.

JOB PRINTING.

JOB PRANTING. The CARLES HERALD JOB PRINTING OFFICE is the largest and most complete establishment in the county. Three good Presses, and a general variety of material suited for Plain and Fancy work of every kind, enables us to do Job Printing at the shortest notice and on the most reasonable terms. Persons in want of Bills, Blanks or any thing in the Jobbing line, will find it their in-teres; to give us a call. Every variaty of BLANKS comto give us a call. Every variety of BLANKS constantly on hand. All letters on business must be post-paid to seouro attention.

Notices.

AND WARRANTS .- The highest cash price will be paid by the Carlisle Land Asso-ciation for Land Warrants. Apply to the subscribers. A. A. LINE, II. W. BENTZ. __ April 40, 1856----3w.]

MONEY WANTED.—All persons months and upwards are carnestly requested to call and sottle up without delay as monoy is much needed by him at the present time; Jain 30. GEO. W. HITNER. GEO. W. HITNER.

TSATE OF HUGH GAULLA HER, Esq., doiceased. Notice is hereby given that Lutters of Administration on the estate of High Gaul-lagher, Rsg., doccased, have been granted to the sub-scriber. All persons knowing themselves indebted to said estate are requested to make immeniate payment, and those having claims will present them for sottle-ment to. Annui 29 1866_Rsg. April 23, 1856-8w. Administrator.

ESTATE OF GEORGE LUTZ, doceased. Notice is hereby given that Letters, auxiancentary on the estate of George Lutz, doceased, late of Monroe township, Cumberland county, have been granted by the Register of said county to the subscri-bor, residing in the sage township. All persons know-ing themselves indebted to said estate are required to make immediate payment, and these having claims to present their for settlement to.

JOHN LUTZ. HENRY LUTZ, Executors. April 15, 1850-6w.]

CARLISLE DEPOSIT DANE.)

May 6, 1850, May 6, 1850, Arclared a dividend of five per cent. for the last or thoir legal representatives on demand. By order of the Board of Hierotors W. M. BEETEM, Cashier.

- May 6, 1855.

TO BUILDERS .- The School Directors of North-Middleton District invite proposals for the building of a Brick School House, near Warts' Church, in said District. The Directors to furnish the

Instorials. Plans and proposals may be submitted to the Directors at their next meeting, to be held at the hotel of Henry Glass, in Carlisle, on Saturday, the 31st of May next. By erder of the Heard. A. P. NORTON, Socretaay.

May 6, 1856-4w.1

TO BUILDERS.—Proposals will be from Westport of the Scatool Directors of West Penneboruph township, for the building of School No. 0, ou the State Road, about two miles east of Newville. The house to be built of Brick, 24 by 45 feet, 14 inch wall to the square and the Brick, 24 by 45 feet, 14 inch wall to the square and the



WEDNESDAY, MAY 28, 1856.

Berald & Expositor.

VOL. LVI.

THE CIVIL WAR IN KANSAS.

CHICAGO, MAY 21.-Dates from Leaven. worth, Kansas, to Saturday state that Wednes-

day (the 21st) was fixed for an attack on Lawrence. The reign of terror was complete in the Territory. Two cannon had crossed the river st Chison, destined for Lawrence. The Buford company had been enrolled as militia. They had been furnished by

Shannon with United States arms. The Free

State men want arms and amunition. -- Marshal Donaldson had proclaimed his intention to make clean work this time. Gov. Robin son was still in Lexington. Missouri. The correspondent of the Jefferson (Mo.) Inquirer states that a petition was circulating in the border counties praying the immédiate removal of Col. SUMNER.

The St. Louis Democrat's correspondence of men were encamped near Lecompton. people of Lawrence had sent a note to Col. Sumner, asking him to station a body of troops in the vicinity to prevent the mob prooceding to sunguinary extremities. He declined, saying he had no power to move without orders. In answer to an inquiry, D nald-son said the following demands must be complied with : Every man against whom process had been issued should be surrendered ; all munitions of war at Lawrence be delivered up; the citizens of Lawrence should pledge himself implicity to obey the present enactments of Kansas under oath. On receipt of this the citizens held a meeting, drew up a letter to the Marshal, stating that any person soting under him should be allowed to execute to the letter process against any inhabitant of Lawrence, and if called upon they would serve as a posse in aiding the arrest They would not now nor at any future time make any resis-

tance to the law. They only awaited an op-portunity to testify their fidelity to the Union and the constitution. They claimed to be a law abiding order loving people, and ask pro-tection from the constituted authorities. The purport of the Marshul's answer was that he. did not believe the promises of the people of he came

IMPORTANT FROM KANSAS.

A Battle at Lawrence.

Sr. Louis, May 28 .- The St. Louis Republicau of this morning publishes a dispatch from Westport of the 20th, giving an account of an encounter on the road between Lecompton and Franklin. The correspondent of the from Lecompton to Franklin, were hailed by a point. Mr. Atchison is somewhere in the party of Free State men, who demanded their Territory. The United States troops are commander of the party turned to his men, asking their motto. They replied "Sharpe's rifles," and immediately fired on Gosgrove and Brannon. Brannon was wounded, when Gosgrove shot the leader of the party through the head, and the remainder fied. A Free State man was shot at Blanton's Bridge on the 19th. MARSHALL JAMES, President. May 6, 1865-3w. A N ORDINANCE IN REFER. FIGT, BEDFORD AND NOITH STREFTS, AC-BE It ordained and enacted by the Town Council of the bor-ough of Carrison, and it is herefy ordained and enacted by the authority of the same, That all sidewalks or pavements siturated in Pitt Street and in Bedford street of this borough, unpaved, or made of any other mate-rial than brick, reported by the Street Committee of the authority of the street commissioner (in case of the to duty of the Street Commissioner (in case of the lots upon which said pavement or disvalks are located to make or related the brick. And it shall be read as directed in said section. Frovided, howers, or security and the shall pro-creed as directed in said section. Frovided, howers to store that in pitt Street the abore Ordinance shall pro-creed as directed in sold section. Frovided, howers to store to bedford streets. Store 2. That the provisions of the Sores Committee of store the water moving out. Store 3. That the provisions of the Sores Commissioner shall be and to ordinance shall pro-creed as directed in sold section. Frovided, howers to store to bedford streets. Store 2. That the provisions of the Sores Commission shall be allow apply to North street on the North is side from Store 3. That the provisions of the Sores the sold water of a possibly to From States or its Sores and shall be above for meccaser flotel, at Kansas city. It was un-bed there, at which it was resolved to seated the Kansas Hotel, at Kansas city. It was un-ster that a sore work of Klokappoo have of Street as motion and so captules of Klokappoo have of Street as motion of the sold water of the sores of the sores of the sore of the sold water of the sore of the sold water Particulars not given.

The Leavenworth correspondent of the Ste Louis Democrat says the committee of public safety at Lawrence determined to offer no resistance to the United States Marshal, and an immediate secretion of arms and ammunition took place as soon as this determination, was made known, after which the people commenced evacuating the town. It is stated that the Free State men were gathering at Topeka and will resist the inva-

from Manhattan the same number.

FURTHER FROM KANZAS.

Arrests by the U.S. Marshal--Refusal of the People of Lawrence to give up their Arms--Cannonaling of a Hotel and Newspaper. Office--City supposed to be Destroyed.

CHICAGO, May 26,-The Tribune publishes an extrs, based upon intelligence brought by seat; engaged in his public duties, and while three meny direct from Lawrence, stating that thus engaged, with a pen in his hand, sitting a company of 400 mounted Missounians made their appearance near Lawrence on Wednesday the 16th states that eight to twelve hundred last, bearing banners of various devices, but Representatives, approached him, unobserved not the stars and stripes. During the morning, the Lawrence Committee of Safety sent a note to the U. S. Marshal, who headed the head from a cane in the hand of Mr. Brooke, force, assuring him that they would make no which made him almost senseless and unconresistance to any process he might wish to binvelf, in rising from his chair his desk was and property.

The Marshal made no answer, but at 11 o'clock a Deputy Marshal with a posse of ten. men made his appearance on the city, and summoning four citizens to assist them, are rested Q W. Diesler and G. W. Smith, carrying them off without molestation. Sheriff Jones subsequently made his appearance with 18 men. He attempted no arrests, but demanded all the public and private arms, giving the people five . minutes to accede to the demand, and threatening, in case of refusal, to storm the town. - One field piece was immediately given up, but the people refused to surrender their arms. In half an hour Sheriff Jones returned with two field-pieces of artillery and an overwhelmning force, and commenced the work of destruction-by cannonading the Free Sinte Hotel and the office of the "Herald of Freedom." The former was Lawrence, but regarded them as robels and barned and the types and presses of the latter traitore. They should know his demands

The Tribune's informants left at 8 o'clock in the evening, and when fifteen miles away from Lawrence, saw a great light and volumes of smoke in the direction of that city. They have do doubt that the town is destroyed. Another messenger who left Leavenworth just before the departure of the boat, says several before the departure of the boat, says several on the person of the Hon. Charles Summer, a men had been killed by Jones' party. It is member of the Senate, in the Senate Chamber men had been kulled by somer party. and member of the senate, is an entitled be in-feared that Gen. Pomeroy has been hung by yesterday; and that said committee be inthe mode of the authorities. Gov. Reeder is together with their opinions thereon, to the supposed to be in a place of safety, and is together daily expected here via Nebraska and lowa.

The mob threaten to hang Robinson, Brown and Dieleler. The Free State men are gather-Mr. Gosgrove and Dr. Brannon, while going ing at Topeks, and will make a stand at that names and destination. Being answered, the anxious to protect the settlers, but are not allowed to leave their quarters.

CONGRESS.

NO. 39.

The proceedings of Congress for the last week have been of little or no importance. The President's vetoes of the bills for the improvement of the mouth of the Mississippi River and the Flats of the St. Clair, and Mr. Sumner's great speech on Kunzas, have been the only exents of consequence. We give the ders if they attempt to execute their threats proceedings of Friday, showing the action of against Lawrence. The settlers from New Congress in relation to the assault on Mr. Haven will send one hundred men, and those Sumner.

Friday, May 23 .-- In the Senate, Mr. Wilson, of Mass. said : The seat of my colleague is vacant to day. For the first time after five years of public service, that seat is vacant. Vesterday after the touching tribute of respect to the memory of a deceased member of the House of Representatives, the Senate adjourned. My colleague remained in his in a position which rendered him utterly incapuble of protecting or defending himself, Mr. Preston S. Brooks, member of the House of and abruptly addressed him. Looking up, and before he had time to utter a single word in reply, he received a stunning blow upon the

sition he was beaten upon the head and shoulders by repeated blows until he sank upon the floor of the Senate, exhausted, unconscious and covered with his own blood. He was raised from the floor by a few friends, and taken into the ante-room and had his wounds dressed, and then carried to his home and placed upon his bed. He is now unable to be with us to-day to perform the duties which belong to him as a member of this body. To assail a member of the Senate for words spo ken in debate and out of this chamber is a grave offence, not only against the rights of a member, but the constitutional privilege of this body ; but, sir, to come into this chamber and assault a member in his seat until he falls exhausted upon the floor, is an offence requiring the prompt action of this body. Sir, I submit no motion; I leave it to older Senators, whose character and position in this Senate, and before the country, eninently fit them to tuke the lead in measures to redress the wrongs of a member of this body, and vindi-cate the honor and dignity of the Senate. Mr. Seward submitted a resolution that a committee of five members be appointed by the President pro. tem., to inquire into the circumstances attending the assault committed

At a suggestion made by Mr. Mason, the solution was amended so as to provide that the committee be elected by the Senate, whereupon Messrs. Cass, Allen, Dodge, Pearce and Goyer were elected said committee.

GROSS OUTRAGE in the U.S. SENATE. Assault upon Senator Sumner.

The fearless and scathing speech of Senator SUMNER, in the U. S'Sonate, has drawn down upon him the ire of pro-slavery builles and blackguards in Congress, who seem to be as determined to subdue the freedom of speech at the Capital, as their instruments are in subduing the free-soil sentiment in Kansas,-The following telegraphic despatches, give the particulars of one of the most cowardly and disgradeful outrages ever perpetrated at Washington-frequent as these outrages have been of late years :

WASHINGTON, May 22.-Immediately after the adjournment of Congress to-day, while Mr. Sumner was still in the Senate chamber, Mr. Brooks of South Carolina, entered, and approached Mr. Sumner,accusing him of libelling South Carolina . and his gray-hended relative Mr. Butler. Mr. Brooks then immediately struck Mr. Sumner with his cane, and Mr. S. fell. Mr. Brooks repeated his blows until Mr. Sumner was deprived of the power of speech. When he desisted, Mr. Sumner was, taken up and carried to his room. It has not been ascertained whether his injuries are serious or not. When the attack was made Mr. Sumner called for help, but not one interfered until Mr. Brooks ceased the assault.

Some who were eye-witnesses of the occurrence, say Mr. Brooks struck Mr. Summer as many as fifty times over the head. Mr. Sumner was sitting in an arm chair when the assault was made, and had no opportunity to defend himself. Opinions on the subject are contradictory, many applauding the ac', and others denouncing it as a cowardly attempt to beat_down freedom of speech. It will undoubtedly give rise to an excited debate in the Senate tomorrow. Mr. Brooks has been arrested.

The complaint against Mr. Brooks was made on the oath of William Y. Leader. Mr. Brooks appeared before Justice Hollingshead, and was held to bail in \$500, for his appear. ance to-morrow afternoon.

Mr. Sumner has two severe, but not dangerous wounds, on the head. Mr. Brooks. cane was shattered into a number of pieces.

1 100 BECOND DISPATCH.

WASHINGTON, May 22.

When the attack was made upon Mr. Sumner. there were probably from fifteen to twenty persons present, including Messra. Crittenden, Foster Toombs, Fitzpatrick, Murray, Morgan and other members of Congress, Gov, Gorman, and soveral officers of the Senate, -ud-straugers.- The attack was so sudden and unexpected, that Mr. Summer had no opporunity to place himself in a defensive attitude. The first blow stunned him, and the stick which was gutta percha, was broken into many pieces by the time the assault termina. ted.

Messrs. Crittenden, Toombs, Murray and others interfered as soon as, they could, and probably prevented further injury. Great excitement was caused by the occurence. Mr. Sumner sank to the floor, where he lay till he was raised by his friends.

Mr. Sumner's wounds bled profusely. His physicians say they are the most serious flesh wounds they ever saw on a man's head, and deny his friends admission to him. The assailant, Preston S. Brooks, is a Representative in the House from the fourth Congressional District of South Carolina, embrasing Orangeburg, Barnwell, Banfort and Coleter Districts.

To School Disscross .- The following dirular from H. C. Hickok, Esq., Deputy Super-

Brick, 24 by 45 feet, 14 inch wall to the square and the gable ends 9 inch; the floor to be laid with good yellow p'ne boards; and the ceiling to be 9 feet from the floor, and, with the walls, to be inthed and plastered; to be roofsed with good a quality of white pine shingles, long size; 8 windows, 12 lights each 10 by 12, with shutters 114 inch white pine, together with a good brick chim-ney; one two inch white pine pannel door. The founda-tion to be of stone; the door, windows and window shutters to be well painted. The undertaker to find all the materials necessary to the completion et said s-hool house; to be built of good materials, and to be finished in a workmanike imaner. The contractor to have the old school house on the premises. Address Hox 105 Carlisle Post Office.

May 6, 1855-Sw.

chairs, for the accommodation of invalids or disabled persons: Szo. 4. That so much of section 3d of an ordinance passed 3d day of June, A. D. 1852, as relates to the pur-chase, of provisions in the Market House of this borough a bell, by the clurk of said Market, the same shall be and is hereby repealed. Ended and passed by the Town Council of the Bor-ugh of Carlisis, the 5th day of May, A. D. 1850. Attest-War H. Warszi, Sco. to Corporation. May 15, 1850.

TEW GOODS.-The subsoriber has NEW GOODS.—The subsoriber has just returned from the city and is opening a onersi assoriment of Yancy and Staple Goods, consist-of of French Merinces, Coburga, Alpaceas, Printed ashmeres and Mous de Laines Dress Silks in great ariety, Long Brocha Shawis from \$16 to \$20. French lanket Shawis. Cambric and Swiss Collars. Merino and ritings and Cambric and Swiss Collars. Merino and like Shirts' and Draws. Dress Trimmings in great ricity with other Fancy and Staple Goods. nov. 21, '55. GEO. W. HITNED.

held there, at which it was resolved to sack ed a thorough and cordial sympathy with the derstood to be owned by Massachusetts men, as he felt a deep interest in steing the Terriand so certain was its destruction considered | tory thrown open to free labor. He added

Martin F. Conway, (late of Baltimore) one cessfully through, of the newly elected judges of Kansas, and a

correspondent of the Democrat, and Gen. Schuyler, while en route for St. Louis from Leavenworth, were arrested at Parkville, Mo., on the charge of being fugitives. They were detained until information could be received. from Lecompton. Gov. Shannon had been notified of their arrest, but at last accounts no reply had been received from him. The arrest was made on the 8th inst.

SECOND DESPATCH.

The City of Lawrence Destroyed.

LOUISVILLE, Mey 24.-The steamer Morning Star, at Brownesville, reports that Lawrence city, Kansas, was destroyed on Wednesday last, The report is that but few lives were lost:

STILL LATER FROM KANZAS. Destruction of Lawrence Confirmed,

Sr. Louis, May 26 .- The Lexington (Mo.) Express Extra, received to-night, confirms the destruction of the town of Lawrence.

After the Marshal had entered the town and made all the arrests he had write for, he turned his posse over to Sheriff Jones, whose attempts to make arrests were resisted by the people, who fired on his men.

Jones then cannonaded and set fire to the hotel and "Herald of Freedom" office, destroying both. . The artillery were still firing. and the fire spreading when the messenger left. A few. lives were lost.

Colonel Fremont being in New York city, one of the Republican Ward Clubs waited on him with an address, thanking him for his exertions to make California a free State, and for his sympathy for the oppressed people of Kansas. In his reply Col. Fremont expressthat he was happy to see the young men of the country engaged in a cause like that of the Republican party, and that it needs but their energy and enthusiasm to carry it suc-

Married Women, with brutes for husbands, may find their legal rights considerably extended by the following, which is contained in an act approved by the Governor of Pennsylvanie on the 11th ult it.

wife, or neglected or refused to support her, been our privilege and pleasure to hear many or she shall have been divorced from his bed of the distinguished jurists of Pennsylvania. test her reputation by an action for slouder or libel, and she shall also have the right by action to reobver her separate earnings of

Mr. Stuart gave notice that he should at an early day ask leave to submit an amendment to the rules of the Senate, declaring it out of order for any Senator in debate to use language reflecting upon the conduct or motives of any other Senator discourteously, or improperly reflecting upon the action of a State other than the one represented by the Senator speaking. A large number of private bills were con-

sidered and passed ; after which the Senate rdjourned until Monday next.

In the House, Mr. Campbell, of Ohio, submitted a resolution appointing a committee of investigation into the assault on Mr. Sumper, and implicating Mr. Klett, of S. C. in the assault as well as Brooks. After some debate Kiett's name was stricken out and the resolution passed by a vote of 93-to 68. - Messrs. Campbell, Pennington, Cubb, of Geo., Greenwood and Spinner were appointed the com mittee.

Col. A. G. CUBTIN .- During last week this gentleman was busily engaged in the practice of his profession before the courts of Quarter Sessions ; and considering his arduous duties cause in which Governor Robinson is engaged as Secretary of the Commonwealth, he exhibited all the energy for which he is celebrated. and more than the talent for which be has ever received credit. Mr. Curtin is a man of talent and a lawyer of tact and sagacity. In politios there is between him and the editors of the Watchman, a chasm which the tenacity of opinion on both sides will never close but it is not too wide to prevent us from discover-ing, admiring and acknowledging the frank bearing of a true man, and the fearing inde pendence of the devoted lawyer. During his professional sojourn in Belifonto, Mr. Curtin more than excelled himself. His speech, re-lating to the old and new license laws, was Suc. 3. That whenever any husband shall one of the ablest legal and mental expositions have descried or separated himself from his that we have listened to for years, and it has

A WELL FED PROPLE, -- There are to be pine property-Provided, That if her husband be the defendant, the notich shall be in the name of a next frioud.

intendent of Common Schools in this State dated at Harrisburg May 10, 1856, has been received by the County Superintendent, and is published for the information of the School Directors in the county :

" Decision No. 11, on page 56 of the Pamphlet copy of the 'School Law and Decisions.' does not correspond with the general practice over the State, and is also found to be erroneous to some extent as a matter of law, inasmuch as it improperly exempts . trades googpations and professions,' of a less value than WO HUNDERD DOLLARS, from taxation for School purposes. It was so regulated to correspond with the State tax ou occupations, but the 29th and 30th sections of the School Law adjust the School tax to the COUNTY as well as State tax ; and as occupations under two hundred dollars are not exempt from taxation for COUNTY purposes, it follows as a necessary consequence that they are liable to taxation for School purposes. The various acts of Assembly, with regard to Gounty tax are exceedingly obscure and unincelligible with regard to the manner of assessing the tax on occupations; but the soundest rule of prectice to be gathered from them will be for Directors to assess 'occupations' for School purposes at such rate per cent,, as the neger of the District may require, not exceeding thirteen mills on the doltar, except where the tax at the rate thus fixed would not amount : to fifty cents, in which case it should be fixed at that specific sum, according to the provise to the 30th section of the School law.

"Where the duplicate has already been made out Directors can recall, and amend it according to the instructions contained in this circular, The other vax decisions in the Pamphlet copy of the School Law conform to the sets of Assembly and decision of the courts, and are to be received as authority by Direc. TR. Phy AV

BEL The Dayton (0,) Gazette, in a recent number told an affecting story of a farmer who while selling a load of wheat at a dollar a bushel in that city, burst into sears, of The Sta owner of the mill was touched, and kindly isquired the cause of his grief. "Sympathy" was too much for him, and bursting into a tremendous "boo hoo," he replied : "My son John could have got a dollar and seventy are conts a baabel for this very wheat two months