

Representative Conference Meeting.

The gentlemen chosen to represent the counties of Bedford, Cambria, and Fulton, for the purpose of placing in nomination candidates to be supported by the people of the district, for the Legislature, pursuant to notice, convened at the Hotel of H. J. Davis, in Bedford, on Tuesday, the 31st of August, 1852.

The following named gentlemen appeared with satisfactory credentials—for the county of Bedford, John Cessna, Esq., John G. Hartley, and John P. Reed, Cambria, W. W. Ivory, Thomas A. Maguire, and M. Steward, Fulton, John J. Bennett, David T. Black and Wm. Reamer.

On motion of John Cessna, Esq., the Convention was organized by choosing W. W. IVORY, President.

On motion of Thomas A. Maguire, J. P. Reed, was appointed Secretary.

The reception of nominations for the Legislature being in order, Mr. Cessna nominated Wm. P. Schell, of Fulton county.

Mr. Maguire nominated THOMAS COLLINS, of Cambria county.

Nominations closed, and on the first ballot, Messrs. Schell and Collins received all the votes of the Convention, and were declared duly nominated.

Mr. Maguire submitted the following resolutions, which, on motion, were unanimously adopted:

Resolved, That the selections made by the Baltimore Democratic National Convention, for the offices of President and Vice-President of the United States, are such as most receive the cordial support of the entire democracy of the country. Notwithstanding "Principles not men" has ever been the distinctive motto of the National Democracy, yet, in the nominees of the Baltimore Convention, we recognize men of unimpaired reputation, expanded patriotism, enlightened statesmanship, and long attested devotion to the principles of true republicanism.

Resolved, That the principles promulgated in the "Platform," laid down by the late National Democratic Convention, are those, upon the ascendancy of which, the perpetuity of the free institutions of this country depends. The continuance of this glorious Union, can alone be guarded from the insidious attacks of traitors, who seek its dismemberment, by the triumph of the democracy, and the consequent elevation of the patriots PIERCE and KING to the Presidency and Vice-Presidency.

Resolved, That the nominations of Hon. Geo. W. Woodward, for the Supreme Bench; and Col. WILLIAM HOPKINS, for the office of Canal Commissioner, were most fortunate selections. The unblemished character, high judicial attainments, and unwavering attachment to democratic principles, which characterize Judge Woodward, render him worthy of the undivided support of the democracy of Pennsylvania.

Enlarged experience, undoubted integrity, acknowledged capacity, and eminent political services, have already given to the name of Col. Wm. Hopkins an enviable notoriety. In him the democracy of the "Keystone" recognize the faithful public servant, to whom they will, most certainly, mete out his reward.

With Woodward and Hopkins as our candidates, our victory in October will prove to be a forerunner of even a more glorious triumph in November.

Resolved, That the nominations we have this day made, of members to represent this district in the next State Legislature, have been dictated by a regard for the welfare of the people of the district, as well as for the general good.—We cordially recommend Wm. P. Schell, Esq., of Fulton county, and THOMAS COLLINS, Esq., of Cambria county, to the democracy of the district, as candidates eminently worthy of their support.

Resolved, That the proceedings of this Convention be published in the democratic papers of the district, and in such others of the State as choose to publish them.

On motion of Mr. Hartly, it was Resolved, That Mr. Davis receive the thanks of this Convention for his politeness in furnishing room, &c., for its sitting.

Resolved, That the officers of this Convention be a Committee, to inform Messrs. Schell and Collins of their nomination.

On motion, adjourned sine die.

W. W. IVORY, President.
JOHN P. REED, Secretaries.

POISONING.

Thousands of parents who use Vermifuge composed of Castor oil, Calomel, &c., are not aware, that while they appear to benefit the patient, they are actually laying the foundations for a series of diseases, such as salivation, loss of sight, weakness of limbs, &c.

In another column will be found the advertisement of Hobensack's Medicines, to which we ask the attention of all directly interested in Liver Complaints and all disorders arising from those of a bilious type, should make use of the only genuine medicine, Hobensack's Liver Pills.

"Benot deceived," but ask for Hobensack's Medicated Syrup and Liver Pills, and observe that each has the signature of the Proprietor, J. N. Hobensack, as none else are genuine.

MARRIED.

On Tuesday, Sept. 7th by Rev. Mr. Roche, Mr. Wm. B. LITZ, to Miss MARGARET A. EVANS, all of this borough.

We tender our thanks to the happy couple for the elegant bouquet and large cake presented us. May they walk together through life the kindest and the happiest pair in the village, collecting all the hearts sweet ties into one knot of happiness.

DIED.

On Friday the 3d inst., at the house of J. D. Hamilton, in Jefferson, CHRISTOPHER DELANEY, aged 24 years and 8 months.

The deceased was a young man and industrious mechanic, beloved and much respected by those who knew him. His early death brings to our recollection a familiar saying, "Heaven gives its favorites—early Death." Peace to his ashes.

Congressional Conference.

The Democratic Congressional Conference, appointed by Huntington, Blair, Somerset and Cambria counties, will meet at the house of Samuel J. Renshaw, Esq., in Johnstown, on the 15th day of September, (next Wednesday,) for the purpose of placing in nomination a Democratic candidate for Congress, to be supported by the Democracy of this district, at the coming election.

God save the Commonwealth.

PROCLAMATION OF GENERAL ELECTION.

Pursuant to an act of General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act relating to the elections in this Commonwealth," approved the second day of July, Anno Domini, one thousand eight hundred and thirty-nine, I, JOHN BRAWLEY, High Sheriff of the county of Cambria, in the State of Pennsylvania, do hereby make known and give notice to the electors of the county aforesaid, that a GENERAL ELECTION

will be held in the said county of Cambria on the SECOND TUESDAY, (12th day) of October, 1852 at which time State and County officers, as follows, will be elected, to wit:— One person to fill the office of Judge of the Supreme Court of Pennsylvania.

One person to fill the office of Canal Commissioner of Pennsylvania.

One person in connection with the counties of Blair, Huntingdon and Somerset, to fill the office of member of the House of Representatives of the United States.

Two persons in connection with the counties of Bedford and Fulton to fill the office of member of the House of Representatives of Pennsylvania.

One person to fill the office of Sheriff of Cambria county.

One person to fill the office of County Commissioner for Cambria county.

One person to fill the office of Auditor for Cambria county.

One person to fill the office of Coroner for Cambria county.

In pursuance of said act, I also hereby make known and give notice, that the places of holding the several general elections in the several election districts within the said county of Cambria, are as follows, to wit:—

The Electors of the district composed of the borough of Ebensburg, to meet at the Court House in said borough.

The Electors of the district composed of the borough of Loretto, to meet at the School House in said borough.

The Electors of the district composed of the township of Allegheny, to meet at the School House, in the borough of Loretto, in said township.

The Electors of the district composed of the township of Conemaugh, to meet at the Court House number one, in said borough.

The Electors of the district composed of the township of Clearfield, to meet at the house of John Douglas, in said township.

The Electors of the district composed of the township of Jackson, to meet at the house of Charles Dillon, in said township.

The Electors of the district composed of the township of Richland, to meet at the house of Jacob Kring, in said township.

The Electors of the district composed of the township of Blacklick, to meet at the house of Enoch Rees, in said township.

The Electors of the district composed of the township of Summerhill, to meet at School House number one in the town of Jefferson, in said township.

The Electors of the district composed of the township of Susquehanna, to meet at the house of Matthew Conrad, in said township.

The Electors of the district composed of the township of Washington, to meet at the School House situate at the foot of Inclined Plane No. 4, in said township.

The Electors of the district composed of the township of White, to meet at the School House number one in said township.

I make known that by an Act of Assembly, passed the 15th day of April, A. D., 1851, entitled "An Act to provide for the election of Judges of the several Courts of this Commonwealth, and to regulate certain Judicial Districts, it is provided—

That the qualified voters of each of the several counties of this Commonwealth shall at the next general election, at the times and places of electing representatives, and whenever it shall hereafter become necessary for an election under this act, and under the constitution of this Commonwealth, vote for five persons at the first election, and at every election thereafter, as aforesaid, to serve as judges of the Supreme Court of this Commonwealth, one person to serve as president judge of the judicial district in which such county shall lie, and two persons to serve as associate judges of the several courts of such county.

SECTION 2. That the qualified electors residing within the jurisdiction of any district court or other court of record now existing or hereafter to be created by law, shall at the general election, and whenever thereafter the same shall be necessary, at the times and places for holding such election within their respective election districts, vote for one person for president judge of such court and as many persons for associate judges thereof as shall be required by law.

SECTION 3. That the judges of the Supreme Court and the president judges of all other courts of record and the associate judges of the District Court and the Court of Common Pleas of the city and county of Philadelphia and the District Court of the county of Allegheny, shall be learned in the law, and all the aforesaid judges shall be qualified electors of this Commonwealth, and shall be otherwise qualified as required by the second section of the fifth article of the constitution of this Commonwealth.

SECTION 4. That the election for judges shall be held and conducted in the several election districts in the same manner in all respects as elections for representatives are or shall be held and conducted, and by the same judges, inspectors and other officers; and the provisions of the act of the general assembly, entitled "An Act relating to the elections of this Commonwealth," approved the second day of July, one thousand eight hundred and thirty-nine, and its several supplements, and all other laws as far as the same shall be in force and applicable, shall be deemed and taken to apply to the elections for judges: Provided, That the aforesaid electors shall vote for judges of the Supreme Court on a separate piece of paper and for all other judges required to be learned in the law on another separate piece of paper.

I also make known and give notice, as in and by the 13th section of the aforesaid act it is directed, that every person, excepting justices of the peace, who shall hold any office or appointment of profit or trust under the government of the United States, or this State, or any city or incorporated district, whether a commissioned officer, or otherwise, a subordinate officer, or agent, who is or shall be employed under the legislative, judiciary, or executive department of this State or United States, or of any city or incorporated district; and also, that every member of Congress, and the State Legislature and of the select or common council of any city, commissioners of any incorporated districts, is by law incapable of holding or exercising at the

same time, the office or appointment of judge, inspector or clerk of any election of this Commonwealth, and that no inspector or judge, or other officer of any such election, shall be eligible to any office then to be voted for.

Also that in the fourth section of the Act of Assembly, entitled, "An Act relating to elections, and for other purposes," approved April 16, 1840, it is enacted that the aforesaid 13th section shall not be construed as to prevent any militia officer or borough officer from serving as judge, inspector or clerk; any general or special election in this Commonwealth.

Also, that the 61st section of said act it is enacted that "every general and special election shall be open to the electors of eight and ten in the forenoon, and shall continue without interruption of adjournment until seven o'clock in the evening, when the polls shall be closed.

The general, special, city, incorporated district and township elections, and all elections for electors of president and vice president of the United States, shall be held and conducted by the inspectors and judges elected as aforesaid, and by clerks appointed as hereinafter provided.

"No person shall be permitted to vote at any election, as aforesaid, but a white freeman of the age of twenty-one years or more, who shall have resided in this state at least one year, and in the election district where he offers to vote at least ten days immediately preceding such election, and within two years paid a state or county tax, which shall have been assessed at least ten days before the election. But a citizen of the United States, who has previously been a qualified voter of this state, and removed therefrom and returned, and who shall have resided in the election district, and paid taxes as aforesaid, shall be entitled to vote after residing in this state six months. Provided, That the white freemen, citizens of the United States, between the ages of 21 and 22 years, and have resided in the election district ten days as aforesaid, shall be entitled to vote, although they shall not have paid taxes.

"No person shall be admitted to vote whose name is not contained in the list of taxable inhabitants furnished by the commissioners, unless, first he produce a receipt for the payment within two years, of a state or county tax assessed agreeably to the constitution, and give satisfactory evidence on his own oath or affirmation of another, that he has paid such a tax, or on failure to produce a receipt shall make oath of the payment thereof, or second, if he claim a right to vote by being an elector between the ages of twenty-one and twenty-two years, he shall be sworn on oath or affirmation, that he has resided in the State at least a year before his application and make such proof of his residence in the district as is required by this act, and that he does verily believe, from the accounts given him that he is of age aforesaid, and give such other evidence as is required by this act, whereupon the name of the person so admitted to vote shall be inserted in the alphabetical list by the inspectors and a note made opposite thereto by writing the word "tax," if he shall be admitted to vote by reason of having paid tax, or the word "age," if he shall be admitted to vote by reason of such age shall be called out to the clerks, who shall make the like notes in the list of voters kept by them.

In all cases where the name of the person claiming to vote is found on the list furnished by the Commissioners and Assessor, his right to vote whether found thereon or not, objected to by any qualified citizen, it shall be the duty of the inspectors to examine such person on oath as to his qualifications, and if he claims to have resided within the state for one or more years, his oath shall not be sufficient proof thereof, but shall make proof thereof, by at least one competent witness, who shall be a qualified elector, that he has resided within the district for more than ten days next preceding said election, and shall also himself swear that his bona fide residence in pursuance of his lawful calling, is within the district, and that he did not remove into said district for the purpose of voting therein.

Every person qualified as aforesaid, and who shall make due proof, if required, of his residence and payment of taxes as aforesaid, shall be admitted to vote in the township, ward, or district in which he shall reside.

"If any person shall prevent or attempt to prevent any officer of any election under this act from holding such election, or use or threaten any violence to any such officer, or shall interrupt or improperly interfere with him in the execution of his duty, or shall block up the window, or avenue to any window where the same may be holding, or shall riotously disturb the peace at such election, or shall use or practice any intimidating threats, force or violence, with design to influence unduly or overawe any elector, or to prevent him from voting or to restrain the freedom of choice, such person on conviction shall be fined in any sum not exceeding five hundred dollars and be imprisoned for any time not less than one month nor more than twelve months and if it shall be shown to the court, where the trial of such offences shall be had, that the person so offending was not a resident of the city, ward, or district, or township where the said offence was committed, he shall be sentenced to pay a fine of not less than one hundred nor more than one thousand dollars, and be imprisoned not less than six months nor more than two years.

Pursuant to the provisions contained in the 57th section of the act first aforesaid, the judges of the aforesaid districts shall respectively take charge of the certificate or return of the election of their respective districts, and produce them at a meeting of one judge from each district, at the Court House in the borough of Ebensburg, on the third day after the day of election, being for the present year on FRIDAY the 15th of OCTOBER next, and there to do, and perform the duties required by law of said judges. Also, that where a judge by sickness or unavoidable accident, is unable to attend said meeting of judges, then the certificate or return aforesaid shall be taken charge of by the inspectors or the clerks of the election of said district, who shall do and perform the duties required of said judge unable to attend.

Given under my hand at my office, in Ebensburg, the 9th day of September, A. D., 1852, and of the Independence of the United States of America, the seventy-seventh.

JOHN BRAWLEY, Sheriff of Cambria Co. Sheriff's Office, Ebensburg, September 9, 1852—6t.

Dissolution.

THE partnership heretofore existing between Dr. R. M. S. JACKSON and JOHN GEMMILL, trading at the Hemlock Steam Mill, Cambria county, Pa., in the name of JACKSON & GEMMILL, is this day dissolved by mutual consent; the said Dr. R. M. S. JACKSON settles and pays all accounts against said firm and receives all dues.

JOHN GEMMILL, R. M. S. JACKSON. Hemlock Steam Mill, June 14, 1852—47-3t.

Stray Calf.

CAME to the residence of the subscriber residing in Allegheny Township, Cambria county, on the 14th of August last, a black and white yearling calf, the owner is requested to come forward, prove property, pay charges, and take it away, otherwise it will be disposed of according to law. THOMAS R. THOMAS. Sept. 9, 1852—47-3t.

Stray Mare.

CAME to the residence of the subscriber in White township, Cambria county, on the 30th day of July last, a dark iron gray mare, about 15 hands high, shod all round, blind in the left eye, and supposed to be four years old last spring. The owner is requested to come forward, prove property, pay charges and take her away, otherwise she will be disposed of according to law. A. D. TROXELL. White tp., Aug. 19, 1852—3t.

HEAD QUARTERS.

I REG. 3. BRIG. 16 DIV. PA. VOL. EBENSBURG, SEP. 2, 1852. REGIMENTAL ORDERS, No. 7. The companies comprising the 1st Regiment, 3d Brigade, 16 Division, Pennsylvania Volunteers, will assemble at Loretto on the 14th of September, for drill & inspection, armed and equipped as the law directs.

The parade will be continued until the afternoon of the 15th of September. By order of Lt. Col. 1st Reg. 3d Brig. 16th Div. Pa. Vol. September 2, 1852—16-2t.

Stray Steer.

CAME to the residence of the subscriber living three miles east of Ebensburg, about five weeks ago, a small two year old red steer with various white spots, the owner is requested to come forward, prove property, pay charges, and take him away. JOHN FERL. September 2, 1852—47-3t.

Dissolution.

THE partnership heretofore existing between John Ivory and Wm. W. Ivory, under the name of John Ivory & Co., at Summitville, Cambria county, Pa., is this day dissolved by mutual consent. The books of the firm will be settled up by John Ivory, to whom all persons indebted will please make payment. Those who have their notes, or papers, or other documents, before the 1st of October, will save 6 per cent. The business will be continued at the old stand by W. W. IVORY & CO. JOHN IVORY, W. W. IVORY. Summitville, Sept. 9, 1852—47-4t.

Look Here.

DRY GOODS, Groceries, Hardware, Queensware, ALSO, 50 bbls. Flour, 150 " Salt, on hand and for sale for cash or approved four months credit. Interest will be charged on all accounts after the expiration of four months. Call at the new store of W. W. IVORY & CO. Summitville Sept. 9, 1852.

Attention Guards!

YOU will parade at Loretto, on Tuesday the 14th day of September, at 10 o'clock, A. M. armed and equipped as the law directs, to remain until Wednesday the 15th. By order of CAPT. B. McDERMOTT. September 9, 1852—47-1t.



CHERRY PECTORAL For the Cure of COUGHS, COLDS, HOARSENESS, BRONCHITIS, WHOOPING-COUGH, CROUP, ASTHMA, AND CONSUMPTION.

Many years of trial, instead of impairing the public confidence in this medicine, has won for it an appreciation and notoriety by far exceeding the most sanguine expectations of its friends. Nothing but its intrinsic virtues and the untold benefit conferred on thousands of sufferers could originate and maintain the reputation it enjoys. While many inferior remedies thrust upon the community, have failed and been discarded, this has gained friends by every trial, conferred benefits on the afflicted they can never forget, and produced cures too numerous and too remarkable to be forgotten.

While it is a fraud on the public to pretend that any one medicine will infallibly cure—all there is abundant proof that the Cherry Pectoral does not only as a general thing, but almost invariably cures the maladies for which it is employed.

As time makes these facts wider and better known, this medicine has gradually become the best reliance of the afflicted, from the log-cabin of the American Peasant, to the palaces of European Kings. Throughout this entire country, in every State, city, and indeed almost every hamlet it contains, Cherry Pectoral is known as the best remedy extant for diseases of the Throat, Lungs, and in many foreign countries, it is considered and used by their most intelligent and Physicians.

In Great Britain, France and Germany, where the medical sciences have reached their highest perfection, Cherry Pectoral is introduced, and in constant use in the Armies, Hospitals, Alms Houses, Public Institutions, and domestic practice, as the surest remedy for attending Physician can employ for the more dangerous affections of the lungs. Also in milder cases, and for children it is safe, pleasant and efficacious.

In fact, some of the most flattering testimonials we receive have been from parents who have found it efficacious in cases particularly incidental to childhood. The Cherry Pectoral is manufactured by a practical Chemist, and every ounce of it under his own eye, with inviolable accuracy and care. It is sealed and preserved by law from counterfeits, consequently can be relied on as genuine without adulteration.

We have endeavored here to furnish the community with a medicine of such intrinsic superiority and worth as should commend itself to their confidence—a remedy at once safe, speedy and efficacious, which this has by repeated and countless trials proved itself to be; and trust by great care in preparing it with chemical accuracy, of uniform strength to afford Physicians a new agent on which they can rely for the best results, and the afflicted with a remedy that will do for them all that medicine can do.

PREPARED AND SOLD BY JAMES C. AYER, Practical and Analytical Chemist, LOWELL, MASS. Sold in Ebensburg by Fred Kittell, and by Druggists and Dealers in Medicine every where.

Bryan, Gleim & Co., BANKERS AND EXCHANGE BROKERS, Hollidaysburg, Pa.

ARE now prepared to draw bills from £1 upwards to any amount, on the ROYAL BANK OF IRELAND.

Also to grant passage certificates, by the several lines of Packets of Messrs. ROCHE, BROTHERS & MASTERSON, of N. Y. Money received also on deposit, payable with interest, or on demand without interest. Drafts on the principal Cities also constantly for sale. Hollidaysburg, May 6, 1852.

Stray Mare.

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Just Received.

At his Store one door east of the Sentinel office, a superior assortment of Gold and Silver watches and fine Jewellery. Gold Lever watches full jewelled, \$35.00 Silver Lever watches full jewelled, 16.00 Silver Cylinder Escapements, 12.00 Silver Quarters, 6.00 Also a fine assortment of eight day and thirty hour clocks.

N. B. Clocks, Watches, and Jewelry repaired at shortest notice, and warranted. WILLIAM B. HUDSON. April 29, 1852.

MICHAEL DAN MAGEHIAN, Attorney at Law, Ebensburg, Pa.

Office in the Court House, up stairs. January 1, 1851.—ly

J. McDONALD, Attorney at Law, Ebensburg, Pa.

Office, opposite J. Thompson's Hotel. All business in the several Courts of Blair, Indiana, and Cambria counties entrusted to his care, will be promptly attended to. January 1, 1851.—ly

SAMUEL C. WINGARD, Attorney at Law, Ebensburg, Pa.

Will practice in the several Courts of Cambria, Blair and Huntingdon counties. Germans can receive advice in their own language. Office, on main street two doors east of the Exchange Hotel. May 8, 1851.—ly

GEORGE M. REED, Attorney at Law, Ebensburg, Pa.

Will practice in the several Courts of Cambria, Indiana, and Westmoreland counties. Office a few doors East of Carmon's Hotel. Jan. 15, 1851.—ly

WILLIAM KITTELL, Attorney at Law, Ebensburg, Pa.

Office at his residence at the west end of the Borough, immediately below the "Foundry." January 15, 1852.

THOMAS C. McDOWELL, Attorney at Law, Hollidaysburg, Pa.

Will attend the several Courts of Cambria county, as heretofore. Office one door west of Wm. McFarland's cabinet wareroom. January 1, 1851.—ly

T. E. HEVER, Attorney at Law, Johnstown, Pa.

Office on Main street, two doors east of the Echo Office. March 13, 1851.—ly

RICHARD JONES, Justice of the Peace, Ebensburg, Pa.

Will attend promptly to all collections entrusted to his care Office, adjoining his dwelling. Decem. 24, 1851.—11-4t.

Exchange Hotel, Hollidaysburg, Blair Co., Pa.

The proprietor assures the public that no exertions will be wanting on his part to render his house home-like to those who call with him, and solicits a share of public patronage. GEO. POTTS. April 29, 1852.

Remember.

ALL kinds of Lumber taken in exchange for Furniture, at the Ware Rooms of McFARLAND & SON. Hollidaysburg, April 29, 1852.

Safety Fuse.

80,000 feet of superior Safety Fuse for sale low to contractors and purchasers by McCOLGAN & DOUGHERTY. Summitville, April 29, 1852—28-6t.

WM. DAVIS, JOHN LLOYD, Davis & Lloyd.

Having formed a partnership in the MERCANTILE BUSINESS, Would respectfully solicit the patronage of their friends and the public generally. Call and see us at the old stand of William Davis. April 29, 1852.

WM. McFARLAND & SON, Cabinet Ware Rooms, Allegheny Street, Hollidaysburg, Pa.

Would respectfully invite the attention of the public to their superior stock of FURNITURE of every description. Furniture of all kinds manufactured to order on the shortest notice. All orders from a distance promptly attended to. April 29, 1852.

David T. Storm, Notary Public, Scrivener and Conveyancer, JOHNSTOWN, CAMBRIA CO. PA.

Will also attend to his duties as Justice. Legal instruments of writing, such as deeds, agreements, Foreign Power of Attorney, &c., drawn up accurately. Collections entrusted to his care will receive strict attention. May 13, 1852—30-4t.

CARROLLTOWN HOUSE, Carrolltown, Cambria County, Pennsylvania.

The undersigned is prepared to accommodate him with a call, and hopes by strict attention to business to merit and receive a share of public patronage. HENRY SCANLAN. may 20, 1852—31-4t

CITY ADVERTISEMENTS.

CITY HOTEL, Nos. 41 and 43 North Third Street, Philadelphia. The undersigned respectfully begs leave to state that he has thoroughly refitted and improved the above Establishment, in a manner unsurpassed by any Hotel in the country.

The location of the City Hotel is undoubtedly the most desirable in the City, for Merchants and Business men generally, being in the centre of the great mercantile trade, and convenient to the Banks and other public institutions.

He pledges himself to spare no pains to merit the approbation of his guests, and desires that he may receive a share of public patronage. A. H. HIRST. April 24th 1851.—ly

BRADY'S HOTEL, Harrisburg, Pa.

MAJ. JOHN BRADY, Proprietor. April 10, 1851.—ly

RUSSEL & FOX, Importers and Wholesale Dealers in BOOTS and SHOES, No. 7 North Fourth St., FOUR doors