Democrat Sentinel

THE BLESSINGS OF GOVERNMENT, LIKE THE DEWS OF HEAVEN, SHOULD BE DISTRIBUTED ALIKE UPON THE HIGH AND THE LOW, THE RICH AND THE POOR

NEW SERIES.

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1 square 3 insertions, Every subsequent insertion, 1 square 3 months, we ee 1 year, "col'n 1 year, Twelve lines constitute a square.

Choice Poetry.

Thermopylæ.

BY GEORGE W. DOANE.

Twas an hour of fearful issues When the bold three hundred stood, For their love of holy freedom, By the old Thessalian flood; When lifting high each sword of flame They called on every sacred name, And swore, beside those dashing waves, They never, never would be slaves!

From morn to setting sun Did desperation urge th fight Which valor had begun; Till, torrent like, the stream of blood Ran down and mingled with the flood, And all, from mountain cliff to wave, Was Freedom's Valor's Glory's grave.

And, Oh! that oath was nobly kept,

O, yes that oath was nobly kept, Which nobly had been sworn, And proudly did each gallant heart The foeman's fetters spurn; And firmly was the fight maintained, And amply was the triumph gained; They fought--fair Liberty, for thee: They fell-TO DIE IS TO BE FRIE.

The Licquor Law.

The New License Bill.

An Act to Regulate the Sale of Intoxicating

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in General Assem- act, shall be granted, such person applying bly met and it is bereby enacted by the authority of the same, That from and after the monwealth of Pennsylvania, with two suffipassage of this act, it shall be unlawful to cient sureties, in the sum of one thousand dolkeep or maintain any house, room or place where vinous, spirituous, malt or brewed li- enth class, and in five hundred dollars for all drank, except as hereinafter provided.

to any venders of vinous, spirituous malt or principal obligor, and a warrant of attorney brewed liquor, or any admixtures thereof, to confess judgment, which bond and warrant caused by the expirations of any term of sereither with or without other goods, wares and shall be approved by the said court and be merchandise, shall authorise sale of said li- filed in the office of the Clerk of Quarter Sesquors or any admixtures thereof in less quan- sions of the proper county, and whenever a tities than one gallon, except as hereinafter judgment for any forfeiture or fine shall have provided; nor shall any license for the said sales in any quantity be granted to the keeper lation of the provisions of this act, or of any of any beer house, theatre, or other places of other law for the observance of which said

in all parts of the State shall be returned, to enter up judgment, and institute suit thereclassed, assessed and licensed agreeably to the provisions of the act of tenth of April, Anno Domini one thousand eight hundred and fortynine, entitled "An Act to create a sinking of forfeited bonds and recognizances in the fund and to provide for the gradual and certain extinguishment of the debt of the Commonwealth" and the owner, proprietor, or lessee of any and each of the said breweries and distilleries shall be assessed and required to pay annually, before obtaining a license, double the rate of taxes assessed agreeably to in any case be less than fifty dollars, nor shall any such licenses authorise sales by them of

the original bale, cask, package, or vessel, as imported, and said importers shall be returned, classed, assessed and licensed, as provided | rate or tax in the tenth section of said act by an act to provided revenue to meet the de- | specified; but no such license for sales in any mands on the Treasury, and for other purpo- amount shall be granted for a less sum than | tions "granted" or "refused," and the said ses, passed on the fourth day of May Anno fifty dollars. Domini, one thousand eight hundred and forty one, upon the payment of double and addi- shall be classified and rated according to the bond, upon justification or proof, for which tional rate or tax in the tenth section of said estimated yearly rental of the house and prop-

shall not extend to druggists and apothecaries, tion of the yearly rental of the said house and like effect, as if taken in a judicial proceedor sell any admixtures of wines, alcohol, tion of a regular practising physician; Provided that no druggist or apothecary shall sell or keep for sale, under any name or pre- where the valuation of the rental shall be six mate and ascertain the annual sales of said tence, any preparation or admixtures as afore- thousand dollars and not more than eight thou- venders and of said keepers of eating houses, said, that may be used as a beverage; and sand dollars, the third class, and shall pay six and the yearly rental or valuation of the house any violation of this section shall be punished hundred dollars; where the valuation of the and property occupied, or intended to be ocin the manner prescribed in the twenty-eighth rental shall be four thousand dollars and not cupied as a hotel, inn or tavern, and shall de-

been complied with.

ty, except Philadelphia and Allegheny, at sum than seventy-five dollars.

counsel. Provided: That for the present provisions of the twenty-second and twenty-

sary to accommodate the public and entertain | ty of Allegheny. strangers or travellers, and that such person is accommodation of strangers and travelers.

bed rooms and eight beds, nor in any other parts of the State at least two bed-rooms and four beds for such use.

Section 10. That before any license for the sale of liquors under the provisions of this lars, where the license shall be above the sevbeen recovered or conviction had for any viobond shall be conditioned, it shall be the duty Section 3. That breweries and distilleries of the district attorney of the proper county, on, and thereupon the same proceedings shall be had, and with the like effect, and with the same costs as now provided by law in the case several counties of this Commonwealth. The bond to be given by the keepers of eating houses as aforesaid shall in all cases be in the sum of five hundred dollars.

Sec. 11 That it shall not be lawful for the clerk of said court to issue any license as aforesaid until the applicant shall have filed the cersaid act : Provided, That the same shall not | tificate of the city or county treasurer that the | inquire into the moral character and sobriety license fee has been paid.

less than five gallons, except malt or brewed or distilled liquors, either with or without and property proposed to be occupied for the liquors, which may be bottled and delivered other goods, wares or commodities, except as purpose mentioned in the petition, and whethin quantities not less than one dozen bottles. hereinafter provided, shall be classified and | er the said license shall be required for the Section 4. That the provisions of this act rated as prescribed in an act to provide reve- accommodation of the public, and the Clerk shall not apply to importers selling imported | nue to meet the demands on the treasury and | of the Court of Quarter Sessions of the said wines, brandy, liquor, or ardent spirits in for other purposes, passed the 4th day of May | counties shall produce before said respective Anno Domini one thousand eight hundred and forty one, and shall pay double the additional

Sec. 13 That all hotels, inns and taverns erty intended to be occupied for said purpose Section 5. That the provisions of this act as follows, to wit: All eases where the valuawho shall sell unmixed alcohol or compound, property shall be ten thousand dollars or more shall constitute the first class, and pay one spirituous or brewed liquors, in the prepara- thousand dollars; where the valuation of the tion of medicine, or upon the written prescrip- yearly rental shall be eight thousand and not agreeably to the provisions of the 12th 13th more than ten thousand dollars, the second class, and shall pay eight hundred dollars; to the classifications therein contained, esti-Section 6. That licenses to venders of vi- class, and shall pay four hundred dollars; licenses for one year according to said classifilon, and to the keepers of eating houses for class, and shall pay one hundred and fifty dol- turn, unless an appeal be taken, as hereinafthe sale of malt and brewed liquors and do- lars; where the valuation shall be five hun- ter provided, from the decision of said board, mestic wine, shall only be granted to citizens of the United States, of temperate habits and good moral character, and not until the requirements as hereinafter provided, shall have

year licenses as aforesaid may be granted at the third or any earlier session of said

Section 8. That every person intending to apply for a license in any city or county of this Commonwealth, from and after the passage of this act, shall file with the Clerk of the Court of Quarter Sessions of the proper county this, her or their petition at least three tweeks before presenting the same in Court or weeks before presenting the same in the court of the Court of Quarter sessions of the provisions of the court of Quarter sessions of the provisions of the court of Quarter Sessions of the provisions of the Court of Quarter sessions of the provisions of the court of Quarter sessions of the provisions of the court of Quarter sessions of the provisions of the provisions of the court of Quarter sessions of the provisions of the c

of, and said Clerk shall cause to be published this act, shall be assessed and returned as exceptions the said license may be refused, ding, shall, in addition to the payment of a names of all such applicants, their respective erns, and retailers of vinous and spirituous board of licensers. residences and kinds of license. If not more than one newspaper be published in any city or county, then said publication in it shall be thirty-four, and those classified under the mined by the court, the said clerk shall make the period of five years thereafter; and any sufficient, but if no newspaper be printed in any city or county, then the publication shall be by printed handbills, in such manner as the Court may prescribe, and whether by handbills or advertisement, the first publication shall be at least ten secular days before the time fixed by the court as aforesaid, and those classified under the sufficient, but if no newspaper be printed in twelfth and fourteenth sections of this act shall be assessed and returned by the persons said licenses, which shall run for one year from the 1st day of May, but no license shall be issued under the twelfth and fourteenth sections of this act shall be assessed and returned by the persons and in the manner provided by law in the several counties of this State for the appraisement of mercantile taxes: Provided, That in the city of Philadelphia and county of Allefor publication of notice and petitions, and gleeny said assessments and returns shall be for all other services, one dollar; and for all other services, one dollar; and for all other services. in the case of hotels, inns, or taverns and eating houses, the petition shall embrace a certificate signed by at least twelve reputable citizens of the ward, borough, or township in which such hotel, inn, or tavern is proposed who shall be fined the services of the board of licensers, as hereinafter the services of the board of licensers one dollar, which latter amount shall be accounted found intoxicated in any street, highway, applicant has not and cannot in due course of law procure his assessment, rating and classition.

SEC. 29. That any person who shall be found intoxicated in any street, highway, public house, or public house, or public house, or upon proof made before the services of the board of licensers one dollar, which latter amount shall be accounted found intoxicated in any street, highway, public house, or public house, or upon proof made before the services of the board of licensers one dollar, which latter amount shall be accounted found intoxicated in any street, highway, public house, or public house, or upon proof made before the services of the board of licensers one dollar, which latter amount shall be accounted found intoxicated in any street, highway, public house, or pu to be kept, or if there be less than fifty taxa-bles in the borough or township, by six such citizens, setting forth that the same is neces-

Allegheny, the Judge of the District Courts in and for the said counties respectively shall favor of the parties entitled to the same. Section 9. That no person shall be allowed | immediately after the passage of this act, apsons so appointed shall meet at the District Court room on the Monday next following their appointment, and shall make out or at demeasur, and on conviction thereof he fixed firmation, before one of the Judges of said in a sum not less than one handred dollars, Courts, to discharge their duties faithfully and presence of said Judge divide themselves in- more than three months. to three classes by agreement or lot with a term of one, two and three years respectively. faithful observance of all the laws of this annually thereafter in the month of January, Section 2. That no license hereafter issued | Commonwealth relating to the business of the | the said courts shall respectively appoint one vice as the same shall occur, and to serve for quirement. a period of three years, and any vacancy in wise, shall be supplied by said courts respectively for the unexpired term thereof.

Sec. 17. That immediately after being qualified as aforesaid, and annually thereafter before the first of April the said board shall give due notice, by advertisement in at least two papars published in their respective counties, of the time and place of their meeting, when and where, and from time to time, as may be necessary, the said board shall proceed to apportion among the wards of said city of Philadelphia and words, townships, and boroughs within the county of Allegheny, the hotels, inns, and taverns and eating houses to which said city and county may be entitled under the provisions of this act, and to receive evidence for and against said application, and to grant licenses, for which purpose they shall of the applicant, and ascertain the locality, Sec. 12. That the venders of vinous, malt commodiousness, and extent of the houses board of licensers the applications filed in their offices' with proof of publication of notice as aforesaid, and shall, as a majority of the said board shall determine, mark on said applicaboard shall at the same time decide upon the sufficiency of the sureties in the applicant's purpose and in the discharge of their other duties the said board shall have the power to administer oaths and affirmations with the ing in Court.

Sec. 18. That whenever any license as aforesaid shall be granted by said board, they shall and 14th sections of this act, and according more than six thousand dollars, the fourth | cide upon the rated price, to be paid for said een complied with.

Section 7. That licenses for sales of liquors sided, That in the cities of Philadelphia and court of Quarter Sessions in the cities, boroughs, the first day of the week, commonly called was instituted for no other purpose than to towns, and townships of their respective coun
Sunday;" nor of the act of the eighth of May prevent men from sleeping diagonally in bed.

ment, classification or grant of license by said

occupied by him in the discharge of his duties.

furnish a certified list of all persons so ap- coming a witness in any such case. praised, with the classification as made out and | SEC. 32. That no person, pursuing excluwith any fees payable thereon.

Auditor General to charge the said city or perry, ale, porter or beer, in less quantities county Treasurers, as the case may be, with than a dozen bottles at one time, nor permit the amount payable by the several persons in any of said liquors to be drank upon the premsaid lists. from the payment of any part of ises occupied in said business; and any violawhich amount said Treasurers shall only be tion of this section shall be punished as and in exonerated by producing satisfactory evidence | the manner provided in the twenty-eighth sec-

Auditor General to return to the legislature any quantity not less than one dozen bottles, annually, in the month of January, a state- | without license therefor. ment, arranged in a tabular form, of the numgoods, wares and merchandise, designating counties, to make return on oath or affirmation, each county separately.

aforesaid, in any other house, building, or with his or her name subscribed thereto, to such censers, may grant a license for the remainder a misdemeanor, and upon indictment and con-

to publishing of notice. publishing of notice. than thirty days.

SEC. 27. That the number of licenses so Sec. 34. That if any person engaged in the granted to keepers of hotels, inns, or taverns, sale or mannfacture of intoxicating liquors as in the aggregate, shall not exceed in the cit- aforesaid, shall employ or permit any imtemies one to every one hundred taxables, nor in perate person in any way to assist in such nous, spirituous, malt or brewed liquors as where the valuation of the rental shall be two cation. The petitions and bends in all cases the several counties of the State one to every manufacture or sale it shall be deemed a misaforesaid, either with or without other goods, thousand dollars and not more than four thou- where the application may be granted by said one hundred and fifty taxables, the number demeanor, and any person so offending shall aforesaid, either with or without other goods, thousand dollars and not more than four thouwares and merchandise, in quantities not less sand dollars, the fifth class, and shall pay three board, shall be returned to said taxables to be taken from the returns be liable to conviction and punishment, as losing his kiss and two front teeth. Poor than one gallon to keepers of hotels, inns and hundred dollars; where the valuation of ren- and licenses therefor be issued by him at any of the preceding year, and it shall be the dutaverns, selling in quantities less than a gal- tal shall be one thousand dollars, the sixth time after five days from the date of said re- ty of the courts of quarter sessions of the re- act. spective counties (the city of Philadelphia and Sec. 35. That nothing herein contained county of Allegheny excepted, where the shall be construed to impair or alter the pro-board of licensers shall perform such duties,) visions of an act approved the twenty-sixth get to the Pole to deposite his vote but the county of Allegheny excepted, where the shall be construed to impair or alter the proimmediately after the passage of this act, to apportion the aggregate number of hotels, eight hundred and fifty-five, entitled "An act inns, or taverns so to be licensed, under the to prevent the sale of intoxicating liquors on the licensed and bachelor says the licensed are to deposite his intoxicating liquors on the licensed are to deposite his intoxicating liquors on the licensed are to deposite his licensed are to

as here's provided, shall be granted by the Court of Quarter Sessions of the proper coan- and 13th sections of this act shall be for a less aside, the said board shall proceed to correct reference to the convenience of the public and "An Act to protect certain domestic the same, according to the order of said Court | the accommodation of strangers, travelers, and private rights, and prevent abuses in the Sec 14. That no license shall be granted and if an appeal from any license shall be sus- sojourners; and the said court may, from use and sale of intoxicating drinks," and the shall be for one year. The said courts shall be for one year. The said courts shall for the keeping of eating houses, except where fix by rule or standing order, a time at which application for said licenses, shall be heard, at which time all persons applying or making objections to applications for dicenses may be heard by evidence, petition, remonstrance or heard by evidence, the said city or county may be entitled.

SEC. 28. That any sale made of vinous,

ty his, her or their petition at least three weeks before presenting the same in Court or to the Board of Licensers, as the case may be, and shall at the same time pay said Clerk twenty-five cents for publishing notice there-twenty-five cents for publishing notice therenor more than three months; and if liceused,

Sec. 30. That any person who shall sell Sec. 16. That for the purpose of granting Provided, That it shall not exceed, in any spirituous or other intoxicating liquors as of good repute for honesty and temperance, licenses to parties enumerated under the sixth one year, the sum of five hundred dollars, aforesaid, to any person who shall drink the and is well provided with house room as here- section of this act, in the city and county of and shall be paid upon warrants on the State same on the premises where sold, and become Treasurer, drawn by the Auditor General, in thereby intoxicated, shall, besides his liability level with esquire. The title is of military in damages under any existing law, be fined Sec. 21. That if any person shall give, be- five dollars for every such offence, to be recov- honor. Esquires were so called because in to keep a hotel, inn, or tavern, in any city or point three temperate and reputable persons, stow or promise any money, reward, office, or ered in debt before any alderman or justice of combat they carried for defence and ecu or county town as aforesaid, which shall not have citizens of said counties, and in no manner anything of value to any member of said board | the peace, by any wife, husband, parent, child, for the exclusive use of travelers at least four | interested in or connected with the liquor bu- of licensers for the purpose of influencing his | relative or guardian of the person so injured, siness, who shall constitute a Board of Licen-cers for their respective counties; and the per-member of said board shall accept the same defendant without exemption: Provided,

nor more than five hundred dollars and suffer court, mayor, alderman or justice of the impartially, and shall then and there in the imprisonment not less than one month nor peace, before whom any fine or penalty shall be recovered, to award to the informer or pros-Sec 22. That every person licensed to sell ecutor, or both, a reasonable share thereof for spirituous, vinous, malt or brewed liquors un- time and trouble, but not in any case exceedquors, or any admixture thereof, are sold or in and below that class, conditional for the from the first Monday in February last and der this act, shall frame his license under a ing one-third; and the residue as well as the glass, and place the same so that it may at all proceeds of all forfeited bonds as aforesaid, times be conspicuous in his chief place of ma- shall be paid to the directors of the public person of like qualifications to fill the vacancy king sales, and no such license shall authorize schools of the proper district, except in the city pleasant to look through the visits of time sales by any person who shall neglect this re- of Philadelphia, where they shall be paid to the upon the sorrows and felicities of our earlier city treasurer to be applied for school purpo-Sec. 23. That the Commissioners of the ses; and nothing herein contained shall presaid board from death, resignation or other- several counties and Board of Licensers shall vent any such informer or prosecutor from be-

> within twenty days thereafter, transmit to the ness of keeping any hotel, inn or tavern, provisions of this law: Provided, That such of age. Sec. 24. That it shall be the duty of the persons shall not sell or deliver said cider, Sec. 25. That it shall be the duty of the any measure not less than five gallons, and in

SEC. 33. That the constables of the respecber and classification and license rates of all tive wards and townships shall make return of responded the sailor, "to come here as a lawimporters, brewers and distilleries, keepers of retailers of liquor, as now provided by law; yer, and don't know what abaft the binnacle hotels, inns or taverns, eating houses, and and in addition thereto it shall be the duty of means." venders of vinous, spirituous and malt or every such constable, at each term of the brewed liquors, either with or without other court of quarter sessions, of the respective whether within his knowledge there is any SEC. 26. That where any license may be place within his bailiwick kept and maintaingranted, as aforesaid, under the classifications ed in violation of this act, and it shall be the of the twelfth, thirteenth, and fourteenth sec- especial duty of the judges of all said courts tions of this act, it shall not be transferable, to see that this return is faithfully made; and nor shall it confer the right to sell liquors as if any person shall make known in writing, place, than the one mentioned and described constable, the name or names af any one who in the license, nor shall the bar or any apart- | shall have violated this act, with the names of ment so called, or used, be underlet; but if witnesses who can prove the fact, it shall be the party so licensed shall die, remove, or his duty to make return thereof on oath or cease to keep said hotel, inn, tavern, eating affirmation to the court, and upon his wilful bouse, or store, the said court, or board of li- failure to do so, he shall be deemed guilty of blistered the foot of a hill; felt the pulse of of the year, at any term of the court, to his viction shall pay a fine of fifty dollars, and or her successor, who shall comply with the be subject to imprisonment at the discretion law in other respects, except so far as relates of the court, of not less than ten nor more

laws or parts of laws inconsistent herewith, are hereby repealed. Provided, also, That any license heretofore granted shall not be hereby invalidated.

THE OCCUPANTS OF THE FRENCH THRONE. -Not a little remarkable is it to observe that from the accession of Louis XIV to the present time, not a single King or Governor of France, though none of them, with the exception of Louis XVIII, have been childless, has been succeeded at his demise by his son, Louis XIV, survived his aon, his grandson, and several of his great grandchildren, and was succeeded at last by one of the younger three times in two of the newspapers of the provided in the sixth, seventh, eighth and proper city or county a list containing the ninth sections of an act relating to inns, tavsucceeded by his grandson, Louis XVI. Louis XVI, left a son behind him, but that son perished in the filthy dungeon to which the cruelty of she terrorists had confined him. The King of Rome, to whom Napoleon foudly hoped to bequeath the boundless empire ho had won, died a colonel in the Austrian service. Louis XVIII, was, as we have said, childless. The Duke de Berri fell by the hand of an assassin in the lifetime of Charles XI, and his son, the Duke de Bordeaux, is an exile from the land which his ancestors regarded as their own estate. The eldest son of Loois Phillippe perished by an untimely ac-cident, and his grandson and heir does not sit upon the throne of his grandfather. Thus, then it appears that for upward of 200 years in no one of the dynasties to which France has been subjected has the son succeeded to the throne of the father .- London Times.

Origin of the Words Yeoman and Esquire.

The title of yeoman was originally on a origin, as that of esquire and other titles of shield; and yeomen, because, besides the weapons proper for a close engagement, they fought with arrows and the bow, which was made of yew, a tree of more elasticity than any other. The name bow seems to be derived from yew, or yew from bow, as Walter Dryden uses the eugh for bow in his transla tion of the "Eneid:"

"At the full strength of both his hands he drew. And almost joined the horns of the tough eugh."

A BEAUTIFUL EXTRACT. - When the sum mer of youth is slowly wasting away into the night of age, and the shadows of past years grow deeper, as life wears on to its close, it is years. If we have a home to shelter and hearts to rejoice us, and friends have been gathered together around our firesides, then the rough places of our wayfaring will have been worn and smoothed away in the twilight finally determined upon, to the treasurers of sively the business of bottler of cider, perry, of life, while the sunny spots we have past their respective counties, or of the city of ale, porter or beer, and not at the same time | through will grow brighter and more beauti-Philadelphia, as the case may be, who shall following or engaging in any way in the busi- ful. Happy, indeed are those whose intercourse with the world has not changed the Auditor General a copy of such list, and shall restaurant, oyster house or cellar, or place of holier feeling, or broken those musical chords receive and collect the sums to be paid for said licenses in the manner directed by law, shall be required to take a license under the ous, so tender and touching, in the evening

AT THE SAILOR'S RETORT. - A sailor was called up on to the stand as a witness .-"Well, sir," said the lawyer, "do you know the plaintiff and defendant ?" "I don't know the drift of them words," answered the sailor. "What! not know the plaintiff and deto the Department that the party or parties tion of this act: And provided further, That fendant!" continued the lawyer; "a pretty so returned failed to obtain a license as afore- producers and manufacturers of domestic wines fellow you to come here as a witness. Can and cider may sell and deliver the same by you tell me where on board the ship it was that man struck the other one?" "Abaft the binnacle," said the sailor. "Abaft the binnacle," said the lawyer, "what do you mean by that?" "A pretty fellow you,"

> An Irish lawyer in a neighboring county. recently addressed the court as 'gentlemen, instead of "your honors." After he had concluded, a brother of the bar reminded him of his error. He immediately rose to apologise thus :- " May it please the court, in the haste of debate, I called yer honors gentlemen. I made a mistake, yer honors." The gentleman sat down, and we hope the court was satisfied.

> Be Sir, I am a doctor-I have cured a pain in the head of navigation, and drawn teeth from the mouth of the Mississippi, I have anatomized the side of the mountain; an arm of the sea; plastered a cut on the hand of nature, and cured a felon on the finger of scorn.

> An incorrigible wag, who lent a minister a horse, which ran away and threw his clerical rider, thought he should have some credit for his aid in spreading the gospel!

> A young man in Chicopee, who atyoung lady.

An old bachelor says that marriage