

the subject of the paragraph." But, to the article. "I see that an opinion is entertained that a change will take place in Governor Por-ter's Cabinet, and that persons have been already noticed to fill these offices. If the should be the case, I would take the liberty of suggesting the name of Col. Jonx Crasswert, of Huntingdon, as a suitable person to fill the Office of Secretary of the Land Office. I do not bring forward this gentleman for any other purpose than the one distinctly in view. His long unwavering attachment to democratic principanting mind, and joined to all his affable character, pre-eminently recommend him to the favorable notice of the Executive. Nie popularity in this county is unquestioned, and no man be he friend or for; will dare charge him with a single dovia, the same time they all concecte to him from the path of democracy, while at the same time they all concecte to him futures and unsulted corse.

litical course. Col. Cresswell is a business man well convinced that no may knowledge of him, and of the office spoken of, I feel well convinced that no man in the state could fill it to better advantage, or to more could fill it to octain general satisfaction. AN OLD DEMOCRAT.

We wish our readers to see the above arti-le for a two-fold reason. First-to show how ity county

Meek Kelly and James Buchanan, el Mr. Fleming offered an amendmen ndiana county.

Bridge, March 4. Numerous petitions mittees.
 The senate then resumed the second mean domain of the result on fit reading and consideration of the resolution matters.
 The gression being on the amendment of Mr. Same Generations and the second mean domain of the resolution as it stool, fixed the monitores.
 Mr. Ewing moved to amend, by insert in the year is a construct of the second mean domain of the resolution as it stool, fixed the monitores.
 Mr. Ewing moved to amend, by insert in the year is a construct of the second mean domain of the resolution as it stool, fixed the monitores.
 Mr. Ewing moved to amend, by insert in the year is a solution.
 Mr. Ewing moved to amend, by insert is the second of the second the monitores.
 The resolution as it stool, fixed the resolution of the 22d instant were presented and referred to apport.
 The resolution - Mr. Kwing moved that it be postport for the barger to any movie that it the resolution - Mr. Kwing moved that it the resolution - Mr. Kwing moved that it the post of district the state withou an extra section. being on the passage of the light at Pithol July, which, after some district the state withou an extra section. being on the passage of the light at Pithol July, which, after some district the state withou an extra section.
 After some debate, Mr. Gibons moved tay in the 190 of July, which, after some district the state withou an extra section.
 After some debate, Mr. Gibons moved tay is at read second was oldered to be transcribe for a hird reading.
 The second divisuon, providing for an at reading.
 After some dasage of a light and the assert is a readial and light apper light aby the borough laws refered bay. Mr. July, and the assert is a second the construct the start, the borough laws reference and the second of the second the second the mowing maintains for associate the act of May 4th 1841, was taken

AUDITOR'S NOTICE, THE undersigned appointed by the Court of Common Pleas of Hun-tingdon county, an Auditor in the three tollowing mentioned cases, will attend at the office of Bell & Orbison, in the bo-rough of Huntingdon, on Thursday the Th day of April, 1842, at 10 o'clock A. M. for the purpose of acting on and dis-posing of the same to wit: 1st. To appropriate the proceeds of sale of the real estate of Joseph Adams Esq. in the hands of Joseph Shannon, late sher-if of said county. 2d. To appropriate the proceeds of sale of the real estate of Joseph Martin, of Hollidaysburg, in the hands of the same. 3d. To appropriate the proceeds of sale of the personal estate of Irvin and James S. Horrell, in the hands of the same. 16th March, 1842. TO OUD ODEDITODO



AUBILURS' NOTICE, LL persons interested are hereby notified that the undersigned Au-ditors appointed by the Orphans' Court of Huntingdon county, to examine the account of Samuel Dean and William Caldwell, Executors of Robert Dean, decd, late of Morris township, will attend at the office of T. H. Cremer, in the bo-rough of Hautingdon for that purpose, on Saturday the 19th day of March next, when and where all persons interested may attend and be heard in matters rela-ting to said account, if they think proper. MCP. MILLER, WM. P. ORBISON, T. H. CREMER, Marchael B. 1940, 1942, -31.

(Estate of Robert P. Wallace.)

Take notice, that we have applied to the Judges of the court of common Pleas of Huntingdon court of common Pleas of Huntingdon court for the benefit of the laws of this commonwealth made for the radie of Insolvent debtors; and the said court has appointed the 2nd Monday (11th day) of April next, for the hear-ing of us and our creditors; at the court when and where you may attend if you when and where you may attend if you see proper. SAMUEL COUCH

 Arm oay of April next, for the hear.
 DAY of MARCH inst., ing of us and our creditors, at the court when and where all persons in the borough of Huntingdon, when and where you may attend if you see proper.

 SAMUEL COUCH, GEO, STARN.
 FREDERICK SENSER.

 March 9, 1842.
 FREDERICK SENSER.