<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text> tween him and DANIEL, M. BRODIEAD, who has it would seem, together with George Handy, figured as principal *lions* in this stair. In order to give a coloring in this stair. In order to give a coloring in the Bederal papers are industrious in creating the impression, that Porter and Mr. Broadhead have stood in the *Governor* an appointment as "*Commis-sioner of Loans*," and, in a word, stood in his close and intimate confidence. Now all this is sheer and malicious FABRI-CATION, invited solely and exclusively with a view of lending some color to the mgenious and unwarantable manner in which Handy, Broadhead, Solms and the rest of the conspirators, have dragged in the name of the Governor. It is not true, that Governor Porter has ever, during his official carter, conferred any office of trust official carter, conferred any office of trust official carter, conferred any office of trust official carter, conferred any office of the successfully for a loan of \$2,054,000 authorized by the legislature of the strea-mon when the creditors of the state were in breathless anxiety to receive their honest claims—then it is true, Mr. Broadhead. In the fall of 1859, after the Secretary of the commonwealth had advertised un-successfully for a loan of \$2,054,000 authorized by the legislature of the state were in breathless anxiety to receive their honest claims—then it is true, Mr. Broad-head volunteered to negociate with the banks for the desired loan. He however, never derived his authority from the Gov-erhor-was never compensated by the Commonwealth for his services, as he would have been, had he derived his ap-pointment from the Executive—and if he was compensated at all, it was done by the United States Bank, with which he esperition whatever under the administra-tion of Governor Porter, and we challenge the Federal papers to give us day and site of his alledged appointment. Where is the same, the world to produce it. It wists nowhere save in the distempered is the salt of the rockless slanderers, who would fain hu

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## THE HUNTINGDON JOURNAL. One country, one constitution, one destiny

Huntingdon, May 11, 1842. V. B. PALMER, Esq. (No. 104 S. 3rd St.) from the Whigs have lost seven members Philadelphia,) is authorized to act as Agen

More of the Royal Family. WILLIAM A. PORTER, Esq. (son of Da-vid R.) has been appointed Prosecuting Attorney for the city and county of Phila-delphia, in the place of William Badger, Esq. resigned. Rise in the Monongahela. The Weekly News, at Ben-says: "Unexpectedly the Monongahela has bullies, rowdies, and "pardoned filons" club together, call themselves "the people," and take up arms against an officer of the and this morning it is within S feet to have

law, —and even Lynch him! If, however, in the plentitude of their disinterested patriotism, they attempt such a course, they will no doubt meet with a warm reception at the hands of the "posse comitatus," and perchance lose a few drops of their *hot blood*.

The Deputy Sheriff, who is now discharging his official duties, is termed a "trespasser" by these "patriots," and

Hail Storm. Hail Storm. Hail Storm. A destructive hail storm passed over the vicinity of Doylestown, Bucks county, him. But he is a man of too much NERVE to be in the least offected by their course, -THREATS DO NOT AT ALL INTIMIDATE HIM. Hail Storm. A destructive hail storm passed over the vicinity of Doylestown, Bucks county, Pa., on Sunday the 1st inst. The Intelli-gencer published in that place says: "We learn that many for their

their master, the Governor, has said that he should not—why they do not issue a writ of Quo h arranto to the said Sheriff,

which and have the matter brought before the proper tribunal legally, and legally dispo-sed of? They certainly know what is the only lawful mode of testing the matter, for some of them are learned in the law. We presume it is want of confidence— ing, the loat was capsized by the wind then probled know that they have a had when between Rest Lidencedees and and have the matter brought before the proper tribunal *legally*, and *legally* dispo-sed of? They certainly know what is the they probably know that they have a bad when between Fort Independence and

North E. Boundary Question. It is stated that Governor Fairfield has sued a proclamation, ordering the Legislature of Maine to convene on the 18th inst. to consider the subject of the North-eastern Boundary Question.

## The Virginia Election,

The Richmond Whig of Monday the nd inst. states that the returns received are not conclusive, but they are certainly ominous of Whig defeat. As far as heard

and this morning it is within S feet of be-ing as high as it was at the remarkable freshet of 1852, and is still rising, and much drift wood floating. If the other tributaries of the Ohio are as the Monon other

# Hail Storm.

--THREATS DO NOT AT ALL INITIALIZATION WE learn that many nourising active HIM. We would respectfully ask the fellows who are so "indignant" because John Shaver presumes to act as Sheriff, after Meeting House; and in various dwelling

A writ of Quo Warranto may be issued pon the suggestion of the Attorney Gen-be saved. Those saved laid hold of a box