

HUNTINGDON, TUESDAY, NOV. 7, 1848.

The election news being the only matter of interest this week we concluded only to issue a half sheet.

Campaign Subscribers.

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Our campaign subscribers will be entitled to another copy of our paper, containing the result of the Presidential election. We should be glad, however, if all such would consent to become yearly subscribers. They have had an opportunity to judge of our paper, and if they conclude to continue, will please notify us immediately. We shall do our best to make the Journal useful and interesting at all times.

Our young friends, Messrs. Wm. SNARE
and Wm. T. Wilson, have fitted up a truly
splendid Ogster Saloon, in the basement of
"Snare's Row." We commend them to the
patronage of the public generally. All are
pleased who visit their place.

pleased who visit their place.

CD Our old friend, Capt. Hazzard, it will be seen, has opened a new Oyster Saloon in the basement of A. Willoughby's Clothing Store. The Captain has always been famous in the way of pleasing his customers, and will doubtless lose none of his deserved popularity in his new stand. Give him a call.

The attention of farmers is invited to the Clover Hulling Machine advertised by Mr.

Wm. Crum.

Take a Paper.

Now is the time to subscribe for a newspaper, and the "Huntingdon Journal" is the Paper that should be in every family in Huntingdon county. The election is now over, and we shall have room and time to furnish our readers with a variety of matter, suitable to the tastes of all. The coming Court will afford a fine opportunity for those desiring a good county paper to send in their names. Every subscriber we have, could procure us a new name, if they would make the effort. Come, friends, give us a lift.

To Postmasters.

We know of three Post Offices where our subscribers have not received the Journal since the October election. We feel sure that Mr. the October election. We feel sure that Mr. Wallace, the Postmasrer here, treats us fairly. And we know, too, that the Huntingdon Globe has been received regularly at the offices in question. Now we can inform the scoundrels who act as Postmasters at those places, that whether Gen. Taylor is elected or not, we are who act as recommended whether Gen. Taylor is elected or not, we are bound, in justice to ourself and the public, to make an effort to expose and bring them to justice for their high-handed conduct. We are not disposed to have our business ruined merely because a set of perjured public officers desire to with unabated zeal, and with no slight success, with unabated zeal, and with no slight or nine

"Ronge is preaching his new doctrines here with unabated zeal, and with no slight success, his auditors in the Odeon being eight or nine thousand strong. He denounces the Trinity Confession, the Pope, the Calender of Saints, Convents and Monasteries, celibacy of the Clegy, and praying in foreign tongues."

Abarge concourse of people, both from town and country went out to meet and welcome him to old Huntingdon. All appeared auxious to see him and take him by the hand. At three o'clock the People assembled in the Diamond to hear an address from the man who had been leeted Governor of Pennsylvania in opposition to the Locofoco party. The meeting was the largest assembled in Huntingdon this season.—The Governor spoke for more than an hour, in a strain of eloquence and argument that could not be resisted. All were delighted who heard him; and those who had voted for him, rejoiced that they had aided in electing such a man to the Gubernatorial chair of Pennsylvania.

Death of Gen. Kearney.—The heroic Brig-

[From the Journal, Extra.]

GLORIOUS. VICTORY!!

HUNTINGDON COUNTY, O. K. The Enemy has fled, and the field is ours!!"

The result of the election in "Old Hunting-den" yesterday, is such as should cheer the heart of every lover of his country. The Tay-lor men have gloriously triumphed over their opponents, under the lead of Cass. At the Hunopponents, under the lead of Cass. At the Huntingdon box, the most desperate exertions were made by the Locofocos. They confidently expected, from the material they had on hand, to largely increase their majority. The means they used to do so, we may speak of again.—The townships come in gloriously. We have received the returns from all the districts save Springfield, Hopewell and Tell, which show a gain for Taylor over Johnston of over 200.—Should we have a like increase in the three districts to hear from, Taylor's majority will not vary much from 650. Glory enough for one day. day

The following are the returns as far as heard

riom.		
	Taylor.	Cass.
Huntingdon,		56
Franklin,	95	
Morris,	27	
Warriorsmark,	37	
Birmingham,	1	
Brady,	45	
Union,	60	
Porter,	72	
Walker,	a tie.	
Cromwell,	124	
Clay,	60	
Dublin,	41	
Shirley,	50	
Barree,		115
West,		45
Murrays Run,	18	
Cass,	71	
Tod,	87	
Penn,	64	
Springfield,		
Hopewell,		
Tell,		
Jackson,	9	
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The Free Soil vote in the county will not exceed 30.

Blair County is reported at 1100 for

Blair County is reported at 1100 for Taylor. Johnston had 866.

Mifflin County is reported at 75 for Cass. Longstreth had 118.

From the St. Louis Republican, Oct. 6.

The California Gold.—We were yesterday visited by a gentleman who has been for many years a conductor of gold mines in Mexico. He examined our specimen, and then informed us that he had travelled over a large part of the Sacremento region in search of gold mines, described the evidences he found, and concluded by assuring us, that after spending five thousand dollars in experiments, and attempts at discoveries, he came out minus the investment. This is one side, our readers may compare it with the other.

The amount of wine already made this year, in the neighborhood of Hermana, Ohio, is about 6,000 gallons. It is worth on an average \$1,25 per gallon. A consideranle amount, however, remains to arrive, as the Catawba grape has not yet attained perfect maturity.

HURRIGANE IN CUBA.—A terrible storm commenced in Cuba, on the 3d inst., and continued four days. The wind belw with great violence, the rain fell in a deluge, and thick clouds obscured the light of the sun, suspending all business in the towns, and putting a stop to agricultural labor in the country.

HAVISON.

Post.

A CURIOUS WILL. CASE.—The Baltimore country court has been occupied about two weeks in a the trial of a will case which developed some trialong which the trial of a will case which developed some trial of

land. Proceed with your sentence.—(Cheers in the gallery.)

THE SENTENCE.

The Lord Chief Justice then proceeded, amid the most profound and painful silence, to pronounce the extreme sentence of the law upon the prisoner. He said—William Smith O'Brien, after a long, painful and laborious trial, a jury of your countrymen have found you guilty of high treason. Their verdict was accompanied by a recommendation to the mercy of the crown. That recommendation, as is our duty, we shall send forward to the Lord Lieutenant, to whom, as you must know, exclusively belongs the power to comply with its prayer. It now remains with us to perform the last solenn act of duty which devolves upon us—to pronounce that sentence, by which the law marks the enormity of your guilt, and aims at the prevention of similar crimes, by the example and infliction of a terrible punishment. Oh that you would reflect upon that crime, and dwell upon it with sineere repentance and remorse.—Oh that you would regret it as it is regretted by every rational being—that you would feel and know that it is really and substantialy as repugnant to the interests of humanity and the precepts and spirit of the divine religion you profess, as it is to the positive law, the violation of which is now attended by the forfeiture of your life. The few words you have addressed to the court, however, forbid me proceeding any further with this subject. It now only remains for the court to pronounce the sentence of the law. Here his lordship assumed the black cap, and, amid a silence at once solemn and painful, proceeded as follows: That sentence is, that you, William Smith O'Brien, be taken from hence to the place from whence you came, and be thence drawn on a hurdle to the place of execution, and there be hanged by the neck until you be dead; that afterward your head shall be severed from your body, and your body be divided into four quarters, to be disposed of as her Majesty shall please, and may God have mercy on your soul! (The most profound sensation followed the

Capital Execution.

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Charles Langfeldt, convicted of the murder of Mrs. Rademacher, of Philadelphia—a most horrible crime, of which the details were published in the Spring when it happened—was executed at the Moyamensing Prison on Friday last. The Daily Republican says:

"Langfeldt, from the time of his conviction, to the last moments of his existence, endeavored to establish his innocence of the crime, by asserting and reasserting that the witnesses on the trial swore falsely. He was attended yesterday by several Catholic Clergyman, but in consequence of his refusal to submit to them alone, they retired, and he was attended by several Protestant Clergy. He prayed with them after considerable solicitation and advice, and said that he had no confession to make to man. That God knew his heart. He was led from the sell to the scaffold at 20 minutes before 2 o'clock and after he had ascended, he addressed the assemblage in German, which was interpreted by the Rev. Mr. Fleischam, of the Protestant Clergy. Langfeldt said that he was standing on the point of going from this world to his Creator, that the fifteen witnesses swore falsely against him—that the Judges of the Court had no spirit in them in condemning him under such circumstances, and that from the evidence of a man lying on the bed of Mrs. Rademacher, a conclusion of guilt could not be drawn. He foreave all—the Judges, the Jury, and the witnesses, and concluded with the following sententious remark: "God will Judge."

The cap was then drawn over his face—the rope was placed around his neck by Sheriff Lelar, and all the prope except the main one being removed, he stood on the brink of eternity. The not more and an examination conducted by Dr. W. T. Duffile proved that the vertebrach had been seperated, and of course death was instantaneous. There were about five hundred people present, and there must have been more than a thousand out side of the walls.

THE STATE OF OHIO is now in her 61st year, or rather it is now 61 years since the first white citizen moved into what is now that State—yet she polls a vote approximating to three hundred thousand. The fact abundantly shows the rap-

The Markets.

the testator was not, at the time the will was year, in the neighborhood of Hermans, Ohio, is about 6,000 gellons. It is worth on an average \$1,25 per gallon. A considerable amount, however, remains to arrive, as the Catawba grape has not yet attained perfect maturity.

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Death of a Veteras Stateman.—Harrison Gray Ottis, Eaq., of Boston, who has been suffering for some time past from a most painful disease, died on Saturday morning. His age was S3. Mr. Ottis was a man of the olden time. He lived and died housed and respected by all who knew him.

Death of a Vetera Stateman.—The New Orleans Commercial Times of the 1th contains a list of all that have died of Yellow Pever, at New Orleans, during the last summer. The record occupies five columns, and contains the names of 703 persons, of whom a very small proportion of American birth.

A Principles of some disposed of by the jurished the very large of the commisseration of street passengers. What a wretch and the twice and died housed and respected by all who knew him.

The Principles of the summer of the light of the summer of 200 ble have a morning the same of 703 persons, of whom a very small proportion of American birth.

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The Principle of the summer of the light of the summer of the principle o

SMITH O'BRIEN.

Below will be found the sentence of Smith O'Brien, the Irish Patriot, after having been convicted of Treason against the Government. No American—no christian can read the sentence without a feeling of horror. Before passing the sentence, the Clerk of the Crown asked Mr. O'Brien what he had to say why the sentence of the law should not be passed upon him.

Mr. O'Brien and — My lords it is not my intention to enter into any vindication of my conduct, however much I might have desired to avail myself of this opportunity of so doing.—I am perfectly satisfied with the consciousness that I have done olny that which in my opinion it was the duty of every Irishman to have done, and I am now prepared to abide the consequences of having performed my duty to my native laud. Proceed with your sentence.—(Cheers in the gallery.)

The Lord Chief Justice then proceeded, amid the most profound and painful silence.

GRAND JURORS—Nov. Term, 1848.

James Boggs, Henderson; Samuel H. Bell, Shirley; David Burket, do.; John Beaver, Penn; Henry Cramer, Springfeld; James Entekin, Hopewell; James Ewing, Franklin; George Fee, Henderson; John Gensinger, Warriorsmark; Andrew Gilliland, Cromwell; Geo. Guyer, Warriorsmark; William A. Hudson, Dublin; David Jefferies, Esq., do.; John Livingston, West; Thompson B. Miller, Henderson; James McCabe, do; James Park, Cass; John Shaffer, Jr., Morris; James Simpson, Henderson; Jacob Shoop, Tell; Henry Sheeter, Walker; Samuel Williamson, Shirley; Daniel Weight, Franklin; Jesse Yocum, Henderson.

TRAVERSE JURORS-FIRST WEEK

TRAVERSE JURORS—FIRST WEEK.

Robert K. Allison, Brady; Isaac Anderson, Barree; John Booher, Shirley; Peter N. Eare, Owen Boat, Henderson; Samuel Barr, Jr., Jackson; William Clayton, Tell; William Cornelius, Esq., Clay; Jacob Dopp, West; Joseph Book, Joseph Book, William Clayton, Tell; William Kerner, Walker; John J. Harmon, Cromwell; Henry Fulton, Franklin; Jacob Frank, Pem; Samuel Goosborn, Tell; James Gardner, Porter; Thomas Hamlin, Henderson; Moses Hamer, Walker; John J. Harmon, Cromwell; Lazarus Houck, Esq., Hopewell; Abraham Harnish, Morris; Jacob Hegie, Tell; John S. Isett, Franklin; Joseph Z. King, Brady; Ephriam Kyler, Clay; Samuel Krigger, Hopewell; David Long, Clay; John B. Logan, do.; Wm. Mateer, Barree; George M. Grum, do.; John Mateer, Barree; George M. Mattern, Franklin; John Neff, West; Cavim Noble, Cromwell; Daniel Neff, Porter; James Porter, do.; Benjamin Ramsey, Springfield; Abraham States, Esq., Walker; Thomas J. Stewart, West; David Stewart, Franklin; James Stewart, Sr., Jackson; Samuel N. Wharton, Cromwell; George Wilson, Porter; Daniel Womelsdorf, Franklin; John Whitney, Tod; Richard Wills, Warriorsmark; Samuel Wigton, Franklin; John Walker; Colon Deep Second Second

SECOND WEEK.

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William B. Addleman, Warriorsmark; Daniel Africa, Esq., Henderson; John Appleby, Jr., Dublin; Benjamin Baker, Tod; Samuel Burdge, Tell; Henry Brewster, Shirley; Richard Copelin, Jackson; Joseph Cornelius, Cromwell; John A. Campbell, Brady; David Clarkson, Cass; Samuel Clement, Henderson; Joseph Dysart, Franklin; Peter Kecker, West; Michael Flesher, Jackson; Thomas Fisher, Henderson; Hiram Greenland, Cass; Samuel Grubb, Penn; William G. Harper, Tell; John Heete, Tell; John Henderson, Warriorsmark; Alexander Hutchison, do; Jacob Herneame, Porter; William Johnston, Henderson; Daniel Knode, Porter; Michael Lowe, Morris; William B. Leas, Shirley; Miles Lewis, West; Daniel Massey, Barree; George May, Tell; William Orr, Esq., do; Lewis Palmer, Warriorsmark; Joseph Rhodes, Shirley; John Starr, Esq., Clay; John L. Travis, Franklin; Alexander Thompson, Jackson; Thomas Wilson, Esq., Barree.

TRIAL LIST—FERST WEEK.

Jas. Milliken for use vs Wm. Stewart.
John Laughry vs Geo. W. McBride.
Wm. McNite vs Fraker & Diven.
Wm. P. Laughlin vs Alex. McAnnch.
S. S. Barton for use vs Mary Barton's adm'r.
Brubaker for Neff's heirs vs David Miller.
Daniel Corkle vs John Jackson.
Huntingdon county vs. A. Robison's cxr's.
James Dearment's heirs vs A. & N. Creswell.
Christian Prough vs James Entrekin.
Daniel Prough vs Same.
George Prough vs Same.
Henry Prough vs Same.
Henry Prough vs Same.
Bell & Orbison vs John McMahon.
George Leas vs James Clarke.
Bell & Orbison vs John Savage.
Lewis Smalley's heirs vs Dawson Smalley.
Wm. Scott's heirs vs Wm. Scott's ex'r.

Lewis Smalley's heirs vs Dawson Smalley.

Wm. Scott's ex'rs vs Wm. Scott's ex'r.

SECOND WEEK.

Robt. Stunkard's ex'rs vs Wm. McClelland.
Abraham Cresswell vs E. F. Shoenberger.
A. McAninch & wife vs. Wm. L. Laughlin.
R. W. Desilver vs Wm. Stewart.

Matthew Garner vs Sebastian Keely.
Com'th for use vs Beigle, Gates et al.
Reed Goe for use vs Martin Gates.
Alex. Steel vs James Reed.
Wright for Swoope vs Jesse Wright.
Morrison for McMahon vs Daniel McMahon.
Matthew Garner vs Daniel Kyper.
A. McAninch & wife vs Wm. P. Laughlin.
Robert Massey vs Robert Moore.
Elias Hoover vs. J. W. & S. Lock.
John Rumbarger's adm's vs Wm. M. Lyon & co.
Ewing for Gates'vs James Ewing.
James Entekin's ex'rs vs. John McPherran.
Rebecca Wall vs Creswell & Dinsmore.
Lewistown Eank for use vs Hardman Philips.
Wm. R. Thompson's Co. vs Pa. & Ohio Line.
W. & B. Leas vs Blair & Madden.
James Ewing vs Ewing & Gates.
John McCahan vs Edward H. Lytle.
I. Thompson's heirs vs. T. Stewart & J. Johnston.

Executors' Notice.

NOTICE is hereby given that letters testamentary have been granted to the undersigned, on the estate of John Shaffer, late of Morris township, deceased. Persons knowing themselves indebted will come forward and make payment, and all those having claims will present them duly anthenticated forsettlement.

PETER SHAFFER,
WILLIAM SHAFFER,
Executors.
Morris township, Nov. 8, 1848--6t.

Notice.

Notice is hereby given that Letters Testalate of Jackson township, Hunt. co., dee'd, have been granted to the undersigned. All persons indebted to said eatleter requested to make immediate payment, and those having claims or demands against the same to present them duly authenticated for settlement to JAMES BARR.

DANIEL BARR.

ROBERT CUMMINS.

Executors.

Jackson tp., Nov. 11, 1848-6t.

"Broke out in'a New Place !" STANDING STONE HEAD-QUARTERS.

CAPT. DAVID HAZZARD,
would respectfully inform all creation—everything
on two legs, that eats—and his numerous friends
in particular, that he has again opered in a new
place, next door to T. Read and Son's store, an
elegant

OYSTER SALOON.

where he is prepared to accommedate all who may favor him with their custom with superior "Surll Pist" and Jizin's, at all times. His new stand is fitted up "on purpose" to accommedate Ladies and gentlemen. The "old Captain" therefore hopes that his friends of both sexes will extend to him a liberal support.

CONFECTIONARIES, APPLES, NUTS, &c., &c., always Nov. 11,1848.

OH! WHAT A RUSH, EAGLE SALOON,

WORLD'S HEADQUARTERS.

The undersigned take great pleasure in announcing to the public that, after a considerable amount of labor and expense, they have succeeded in opening the most splendidly furnished and comfortable

OYSTER SALOON.

OVSTER SALOON.
between Philadelphia and Pittsburg, in the basement of SNARE'S ROW, Huntingdon, immediately epposite the "Grand Bazar" where they will be pleased to see all who may be kind enough to give them a call.

They have, on this occasion, as well as all others had an eye single to the interests of the ladies, in furnishing an apartment expressly for their fair friends Give us a call ladies and gentlemen, and examine the different apartments, for yourselves, and if you are not satisfied you can "take our hats."

They have also a fine lot of Confectionary &c., which will be sold low.

WM SNARE,

WM. T. WILSON.

Huntingdon, Oct. 31, 1848.

Huntingdon, Oct. 31, 1848.

\$10 Reward.

Ran away from the subscriber on Tuesday night, 25th inst., John Brayr, an indented apprentice to the Tailoring business. All persons are cautioned not to harbor or trust said apprentice, as I will pay no debts of his contracting.—The above reward, but no other charges, will be paid to any one returning said apprentice to me.

JACOB SNYDER.

Huntingdon, Oct. 31, 1848.

Huniingdon, Oct. 31, 1848. New Arrangement. JACOB SNYDER, Tailor, would take this means of informing his customers and the public generally, that he has disposed of his Tailoring Establishment to Mr. Jour Elsrox, by whom the business will be hereafter conducted. All persons knowing themselves indubted for work done, will please call and settle without delay, as he is determined to collect his outstanding debts forthwith. Those who call soon will therefore save costs. Oct. 31, 1848.

The partnership heretofore existing under the firm of Joseph Milliken & Co. was disolved by mutual consent on the 19th inst. All persons having claims will present them to L. G. Kessler for payment, and those indebted by note or book account to the above firm, and also those indebted to the late firm of Milliken & Kessler, will pay their respective amounts to L. G. Kessler.

JOSEPH MILLIKEN.

W. P. MILLIKEN.

W. P. MILLIKEN.

W. P. MILLIKEN.

Tayloring is his trade, and he knows what he says he can and will accommodate all whe call, on ternsts out. He also continues at the call, on ternsts out. He also continues at the call, on ternsts out. He also continues at the call, on ternsts out. He also continues at the call, on ternsts out. He also continues

The business will be continued as heretofore, by P. F. Kessler & L. G. Kessler, under the name of Kessler & Brother, who are at all times prepared to pay cash for wheat, clover-seed and other produce at the highest market

price.
Constantly on hand, Plaster, Salt,
Fish, Iron, Stoves, Coal &c., with a general assortment of Merchandise at the
lowest prices.

KESSLER & BROTHER.
Mill Creek, Oct. 20th, 1848.

Farmers, Look Here! Mansfield's Patent Clover-Hulling Machine,

Machine.

THE subscriber having purchased the Patentright for this CLOVER HULLING MACHINE, for Huntingdan county, now offers it
to the public throughout the county, feeling assured that it har not its equal in the United States.
It will shelf, with a cylinder only 22 inches long
and 16 in diameter, from

30 to 40 Eushels per Day!

EIGHT BUSHELS PER HOUR! EIGHT BUSHELS PER HOUR!

The object of the undersigned is to put up a machine wherever desired, and to dispose of township rights. Persons, therefore, who wish to engage in the business and Make Norsky, can see the machine thoroughly tested by calling on the undersigned residing near MANOR HILL. Barree township, Huntingdon county. Individual or township rights will be disposed of on the most reasonable terms.

All persons are respectfully invited to witness a trial of said machine.

Near Manor Hill, Hunt. Co., Pa.

Notice.

Notice.

THE DEEDS FOR UNSEATED LAND sold in June last, are now ready, and the purchasers are requested to come forward and lift them.

ISAAC NEFF, Treasurer.

Oct. 31, 1848.

A. W. Benedict,
A TTORNEY AT LAW, Huntingdon, Pa.—
Office at his old residence in Main street, a
few doors west of the old Court House. He wit
attend to any business entrusted to hun in the sev
ral Courts of Huntingdon and adjoining counti-

ONLY \$1,50 FOR THE BEST DATE

LIKENESSES EVER MADE IN HUNTINGDON.

JOHN G. LEMMON, & Co.

JOHN G. LEMMON, & Co.
Respectfully informs the Ladics and Gent'h
of Huntingdon and its vicinity, that they ha
opened a Daguerrian Gallery at the Court Hou
where with an improved apparatus and materia
of the best quality they are prepared to execut
Daguerreotype Likenesses,
of all sizes, in a style unsurpassed by any other
Artists in the country. Their likenesses are warranted not to fade, and their bright lifa-like expression is one of their peculiar characteristics of beauty.

Family groups taken in a splendid style, and at moderate prices. Likenesses of children (as young as two years), taken in the handsomest manner.

Miniatures, and Paintings of all kinds copied; ministures made, without regard to the weather, rom 8 o'clock, A. M. to 5 P. M.

As their stay will be 'limited, those wishing to get a good likeness, would do well to call soon and have their "Shadow caught, ere the substance fades."

stance fades,"

Instruction given at moderate rates.

Huntingdon Count held at Huntingdon in And for the county of Huntingdon, on the second Monday (and fourteeith day) of August A. D. 1848, before the Judges of the said Court. The Petition of George Feap was read, setting forth—That a written contract was read; setting forth—That a written contract was entered into between Petitioner and James Enterkin, Eq., in his life time, by which the said James Entrekin agreed to sell and convey to Petitioner, three lot of ground in Stoner's Town, Bedford county, Penn'a. That said Agreethent has been lost and control be found, and praying the Court to take Testimony of the existence, contents and loss of said Agreement, and desire a specific performance of the said contract, &c.

Whereupor, the seventeenth day of August A. D. 1848, the Court order that the first day of next (November) Term be appointed to take said Testimony—that personal Notices of this Order be served on the Exceutor of James Entrekin, Eq., dec'd., and that Notice thereof be published it not Newspaper printed in the county of Huntingdon for six weeks prior to the said first day of ext (November) Term, which shall be deemed notice to all other persons interested in the Estate of said deceased. By the Court.

Certified from the Record under the Seal of the said Court at Huntingdon, the twenty-eighth day of September A. D. 1848.

FOR SALE OR REINTE.

FOR SALE OR RENT.

FOR SATE OR REINT.

THE subscriber offers for sale or rent his house and Lot situate in the borough of Alexandra, in Main street opposite the residence of I. Grafius, Esq. The house is large and evilable for any kind of business. A good lot, Pump at the door, a variety of fruit trees, large stable and other out buildings. This property will be sold low.

Application may be made to CYRUS WILSON OF GEO. B. YOUNGE, Esq., Alexandria, Pac. Oct. 3, 1848.

FALL AND WINTER FASHIONS!!

Clothing for Men and Boys-

A. WILLOUGHBY.

Has received at his old Stand in Main Street,
Huntingdon, a new, and large assortment of
Clothing, READY-MADE,

He has a FULL assection will sell the Cheapeat.

He only wants a small living profit; and he invites all who wish to purchase to see his Goods, before purchasing elsewhere.

Tayloring is his trade, and he knows what he says when he says he can and will accommodate all who call, on ternisto suit. He also continues all who call, on ternisto suit. He also continues says when he says he can and will accommodate all who call, on terns to suit. He also continues THE TAYLORING BUSINESS, and has an extensive assortment of Cloths, Cassineres, Cassinetts and Vestings, which he will sell and make up to suit any and every body, cheap and well. He is determined to leave

Pennsylvania Railroad Company.

Notice is hereby given, that the SIXTH instalment of FIVE DOLLARS per share is requested to be paid on or before the FIRST day of NOVEMBER next.

EF Instalments received by Miles & Dornst, Huntingdon.

Huntingdon, Oct. 17, 1818.

MOSTIGIB

Is hereby given to the Stockholders of the Spruce Creek and Waterstreet Turnpike Road Company, That an election will be held on the first Monday of November next, at the house of Geo. W. Mat-torn, Frauklin township, Huntingdon county, for six managers, a President and Treasurer, to man-age the affairs of said company for the ensuing year.

J. FORNEY, See y. Oct. 16, 1848.

OLD ZACK'S COME!



After a portion of our issue to-day was worked off and mailed, we received the

6	Tollowing	returns, by express	
		Taylor.	Cass.
	Allegheny,	2900	
	Adems,	816	
	Dauphin,	1400	
	Franklin,	820	
	Huntingdon,	650	
е	Lebanon,	1100	
e	Lancaster,	5338	
	Philadelphia	city & co., 8200	
	Schuylkill,	1200	
	Blair,	1039	
	Cumberland,	180	
	Berks,		4700
	Bedford,		25
a	Montgomery	trend the said of father	850
	Mifflin	the section of the se	60

NEW YORK.

9900 majority for Taylor in New York city.