can the land of our of our GENERAL NEWS OF THE WEEK. clear to be illustrated by the power of argument in convention and vote conjointly—state of that and the present day, voted on ment, and too plain to be obscured by the and a bare majority of the members voting the same side. How many of them have ment antico plain to be obscured by the land a bare majority of the members voting refinement of sophistry. And so it has been held and so decided by the proper and competent tribunals of Pennsylvania. My opinion has been long settled and my actions gress?

The Legislature of this State long the same side. How many of them have is sufficient to elect.

How then does this matter stand, as proposed in the Legislature of this State long the same side. How many of them have is sufficient to elect.

How then does this matter stand, as flow the constitution is yet the same.

How then does this matter stand, as on the faith of the state, for the prosecution of internal improvements, the most important of which is the great central Rail Road.

Sound Views:—Extract of a letter from mous opinion of the House of Representatives of Pennsylvania, on the same side. How many of them have is sufficient to elect.

Committee of Foreign Affairs providing for the recognition of the Independence of Texas, and the salary of a Diplomatic Agent to be sent to that country, gave rise to a brief debate to day. Mr. Howard of which is the great central Rail Road.

Kentucky.—A bill is not to be sent to that country, gave rise to a brief debate to day. Mr. Howard to postport the friends of Judge White are discovered by the proposed in the Legislature of this State to changed. I know not; but one thing I

State of Pennsylvania, the Journal of each in preceding day is made the exclusive and from the Journals of the Senate, the resolusideration or extraneous excitement to lives and property of the people over which tion of the 28th of March, 1834; which was swerve the mind from its honest purpose, navigating the Ohio, Mississippi, and other who dwelt with force on the importance of spirit of factions opposition, approving or the Legislature have no further control under consideration at different times, but and the House recorded its solemn decision, waters within the jurisdiction of that State. the questions involved, and expressed the condemning as its course may square with more than it has over the constitution itself, never passed, and were permitted to sleep the Constitution, to expunge any portion of the Constitution at other constitution at o the Constitution, to expunge any portion of the death of ought to be willing that this subject should was fare against the principles which have

from one sentence, line or syllable than it tions from the Legislature of Georgia trans. 1816, is diametrically opposed to the doctrine O'Connell is presumed to have originated give way to any thing. las to alter the constitution from were indefinitely postponed and this too at list constitutional to expunge from the Jaur. the commencement of the Government to a time when both branches of the Legisla- nals. And does not the Pennsylvania House himself by stating hypothetically what would press the matter, since it had been brought ment in conflict with the freedom of electhe present time. The reasons for this ture of Pennsylvania were decidedly friend of Representatives of 1837 possess as much be the consequences of the death of the before the House. He thought the mo- tions, and the practical application of the constitutional injunction are to my mind as ty to the present Chief Magistrate of the power over the Journals of their predeces. Irish Agitator. clear and forcible as the language in which Union. Now if this proves any thing, it is expressed. The great and good men proves that the Legislature of Pennsylvania States in 1837 possesses over the Journals Growth or Nations.—It is estimated that the resolutions would be defeated by who penned that sacred instrument seem to at that time strongly Jacksonism, were at least disinclined to countenance or sanction pectfully ask the House of Representatives, of population is such as to double the popu.

After some remarks from Messrs. Hamen, administration of affairs, to perpetuate itself. chiar language and care. "Each house the expunging doctrine—and what next?— whether they claim the constitutional right lation in twenty two and a half years. In Allen and Howard—Mr. Indensor of I would to God that the people, every That keep a Journal of its proceedings and Why during the session of 1836, about one and power to take from the archives the Russia the period of doubling is forty-two; Pennsylvania, moved to lay the resolutions where, could be made fully alive to the evil oublish the same;" and here the duties and venr ago, the House of Representatives of manuscript Journal of 1816, and expunge in England fifty-two; in Sweden about one on the table, which motion prevailed—Ayes and dangerous tendancy of those doctrines he powers of the Legislature in reference Pennsylvania, passed a resolution through the proceedings to which I refer and thereby hundred; and in France 125. o the Journal cease, and this record shall all the parliamentary forms, instructing her deprive me of the only evidence I have to the record shall fall the parliamentary forms, instructing her our triends to pursue, thence remain sacred and inviolate as per Senators in Congress by name, to vote a prove that I am now stating correctly what A Committee of the Massachusetts Legis- reconsideration of the last vote—but this is to adhere to their principles, through evil petual and abiding evidence of the wisdom gainst the Virginia or any similar Expung- then occurred, and that my present opinions lature have reported a bill authorizing the motion also was promptly laid on the ta; as well as through good report, to battle for or folly, pure or impure motives of the red ing resolution, by a vote of sixty four to are consistent with the sentiments which I Governor to appoint a practical experienced ble. resentatives of the people. How is it post twenty-five, majority thirty-nine. It was then avowed. sible to prove the validity or genuineness of not acted on by the Senate, but from the Butthis is not all. There will be found the result of Legislation; such as laws, reso | well known sentiments of that body then on the Journal of the same day, February report every six months. The sum of \$2,- nition of the Independence of Texas—but he that mun who may approximate them nearutions and the other numerous duties inci- and now, it is reasonable to suppose it would 10th, 1816,page 361, the following, viz: dental to legislative authority, except by re- have added to the majority of the House of ... A motion was made by Mr. Buchanan ferring to the written or original Journal? -- Representatives. But be that as it may, and Mr. Kelly, and read as follows, viz: A Rail-road is now in contemplation to preference. mental laws are designed as well to you will observe that the majority in the Resouved, That in the opinion of this House run directly from the coal mines of Penn. A debute of considerable interest took be true to ourselves and our principles, the check, circumscribe, control, and govern House, who voted to instruct their Senators no part of the lournals can be expunged even sylvania, through the counties of Steuben place on the question of taking up this bill. high character of Tennessee is a guarantee majorities as to protect and defend the rights in Congress to vote against expunging, is by unanimous consent." of minorities, and had I not a right under decidedly greater than the, whole number This resolution covers the whole ground. the constitution to claim and expect that of Senators, and as large, if not a larger ma- The remedy is as broad as the malady, and Proscription.—It is universally conceded gard a refusal to take it up now as an in-

34? It is a matter of complaint that a politi- if I am correct, and a reference to your cannot be expunged.

quisite refinement upon party rancour which mind which has never been forgotten or ef a term of nearly thirty years, now, if nothing dren to their fate. to my mind reflects no credit on our country, and the causes of which at this par
On the next day, precisely twenty-one let the blow come. I am prepared for the

Corron.—The total quantity of Cotton

On the next day, precisely twenty-one let the blow come. I am prepared for the Constitution and Laws, but in deregation of both.—Originally pas-What have our eyes seen and our ears page 359, "February 10, 1816, the Speaker much sooner sunk under the baneful effects more than half of which was raised in the vated one tenth of the land; if he fails in this were heard in the short space of three years?— informed the House that a constitutional of this systematized ostracism.

The highest functionaries of our Govern. question being involved in a decision by him

The public records, as cited above, show, its growth is estimated at \$800,000,000.— a farm may enter any adjoining land, not ment actually charging upon each other in yesterday, on a motion to expunge certain clearly that acting under official form, the corrupt violation of the proceedings from the Journals, he was deofficial form, the corrupt violation of the proceedings from the Journals, he was deone years ago, I declared against the docto 19,000,000 pounds—in 1835 they had

A parent, being a citizen of the United sacred charter our of liberties. I claim for sirous of having the opinion of the House on trine of expurgation. myself no superiority over nor plead exemptate that decision, viz:" "That a majority can I must now be content with the opinion increased to 225,000,000 pounds.

I must now be content with the opinion tion from the common imperfections of our expunge any proceedings from the Journals of the House, as to my sincerity, when I de.

I must now be content with the opinion of the House, as to my sincerity, when I de.

Mr. Charles Bannister, who married the by State authority, from the day of purchase. nature, and am as much disposed as ever to on which the yeas and nays have not been clare that every consideration which I have widow Stone, author of Metamora, has writ-listen kindly to the suggestions of experi-called." no pretended expediency can I consent to from said decision.

The resolution of the House of Repre in his decision? signed as instructions for me to vote for the viz:

detimated according to time and circum- Sellers, Shuffer, Smith, Stewart, Stroman,

nstructing her Semators to vote to expunge bered and unconnected with any party con- fore the Legislature of Kentucky, to protect them till Thursday. This was strongly posed to judge of the new administration by

protection against the arbitrary exercise of jority of both Houses, than either of the "the word was expunge." There was no di- ed that the National Intelligencer is one of timation of a desire not to act upon it during TRADE AND REAL ESTATE AT NEW power to destroy the evidence on which I present Pennsylvania Senators in Congress versity of opinion as to its proper meaning; the best conducted papers in the United this session. It was however resolved to one whole number of vessels taight hereafter wish to rely, to prove as had received in joint ballot. Such is the and if the word expunge had five hundred States; conducted with spirit and always consider the measure—Ayes 36, Nos 7. well the principle as the fact, that I did op true relation in which the Pennsylvania different applications they are all met by the with the most gentlemanly propriety—pre- Various amendments were then made in 5, was 237. Among the new town plots pose and was right in opposing the cen: Senators stood in reference to Legislative in- resolution and proceedings of the House just senting a strong contrast to the infamously it. "Worsted Yarns" was excluded from in the vicinity recently sold, Bath, which sorious resolution of the 28th of March structions on the 16th January last. Now referred to, as both assert that the Journal profligate, and dull sheet of the Globe, which the operation of its provisions—so that ma- cost \$35,000 nine months since, brought

cal party majority of the Senate at that time | Journals will test it, it clearly follows that | Time passes away and men change; but home or abroad. acted harshly. Would it not be wisdom in for all practical purposes, the Pennsylvania principles and truth are eternal. And I still The National Intelligencer has been supdo we find the power to correct one uncon- and competent tribunal of Pennsylvania; and be expunged. It is not true; and every populary. —[Philadelphia Post. stitutional act by another unconstitutional as it devolves on me, I will now produce the lar demonstration denies it. His fame stands

act? The object of the constitution in directing that a Journal shall be kept, could not be only to preserve the wise and grew out of a desultory and incidental act of Logislators it she investigation. active the wise and virtuous and grew out of a desultory and incidental debate on the 19th of February, 1816, upunwise and victous transactions should be alked accessable to public scrutiny and inlike accessable to public scrutiny and incidental debate on the 19th of February, 1816, upon the suggestion of a member to expunge form was to reduce the Revenue—the Compromise Bill had no claims to be regarded and unimportant. The Speaker gave it as should be appulled by an adverse expression bis opinion, that a majority of the House of Representation appointed by the House of Representation appointed by the House of Representathe single duty the government had to perform was to reduce the Revenue—the Compromise Bill had no claims to be regarded and unimportant. The Speaker gave it as should remain on the floor of the Senate.

This called up Mr. Clay, who with his
should remain on the floor of the Senate. blunted, annulled by an adverse expression his opinion, that a majority of the House of the Senate, placed on the Journal and let might order to be expunged from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal and let might order to be expunded from the Journal

an adverse senatorial majority to the present, I anticipate an effort will be made to ever, even by the unanimous consent of the out once thinking that thereby I was incurby means of a parcel of flax which was The Land Bill, introduced into the U. restore the journal which was mutilated on House, was utterly repudiated and denied, ring party proscription and anathema; and spread about the stove in the house, and so S. Senate, by Mr. Walker, has passed that the 19th day of January, 1837; and thus, and the matter rested for that day. Being still less, for expressing an honest difference rapid was its progress, that the eldest daugh- body by a vote of 27 to 23. The bill prothe fatal error commenced, where is it to a new member of the House at that time, of opinion as to the import and meaning of ter, a girl of sixteen had barely time to vides that no person shall be entitled, by March, 1834: and auxious to understand my duties, the the constitution. Having thus passed on, rescue, from the sleeping room, an infant entry or auction, to more than two sections | Resolved, That the President, in the late Exe-We exhibit at the present time an ex- subject made a deep impression on my without known or intentional deviation, for in the cradle, leaving the other three chil of public land, and the purchaser murt make cutive Proceedings in relation to the Public Reve-

United States, where the capital invested in proof, the land is forfeited. The owner of BIBB, BLACK,

stances I ask the House of Representatives, a series of five acts, and forming in them dent concerning our relations with Mexico, lines:

room and restored the loss property, much the report, if we are disposed to cavil, w SAMUEL M'KEAN. | room and restored the loss property, inden the report, it we are disposed to the gratification of the fair owners, who might, perhaps, take some exception. But Sutherland, Tyron, Vance, J. Wallace, P. Washington City, Feb. 10th, 1837.

Santo El m Real.

Sutherland, Tyron, Vance, J. Wallace, P. Washington City, Feb. 10th, 1837.

Gave him fifty pounds for his honesty. We are too well satisfied with its generally related not long since a similar case in this pacific and manly character, to indulge any to be mored and binding only when they correct against our purpose, and reject instructions that may be above with the majority against the point of the floor of the United States Senate with the bold declaration that "Slavery is a principle of the principle of the point of the could be always found in its Legislature of the morel and political friend, adds but little to the weight of authority; but it will also be seen would abolish it in Virginia to-morrow."

Wallace, J. J. Wallie, Weston, White, Windows, White, Windows, Wallace, J. J. Wallie, Weston, White, Windows, Windows, Wallace, J. J. Wallie, Weston, White, Windows, Windows, Windows, Wallace, J. J. Wallie, Weston, White, Windows, Windows,

tion to postpone till Thursday would a doctrine that to the victors belong the

90, Navs 89.

Mr. WRIGHT declared that he should re- standard."

March 34, is unconstitutional, and therefore show that in the plainest supposable cases, below of the ship Pennsylvania, may yet which pervades all his actions, has ordered Stone Wares" -- and succeeded in retaining a company of five gentlemen recently purought to be expunged. That is a question we meet many difficulties at every step, in survive, and like the coat of Hunks, again the discontinuance of sixteen copies of the about which great and good men may hon-carrying out consistently, the practical op-become fashionable and valuable.

| Chased 50 or 60 lots for \$1 | While these last items were under continuance of sixteen copies of the on the 25th for \$488,000. about which great and good men may hon- carrying out consistently, the practical opestly differ, and upon which it is not necess erations of the doctrine of implicit and un
I wholly repudiate the sickly idea, harp

| semi weekly, and one copy of the Daily Intelligencer, at the expiration of the time for sideration, Mr. Webster made some sound sary to my present purpose to volunteer an conditional obedience to Legislative instructed on by those who assume to be the keep. which the subscription has been paid." remarks, on the danger there was of the A Roland for an Oliver - The Expunging opinion. Admitting it however, for the sake tions.

of argument to be unconstitutional, can it of a graph of be amended by doing an other unconstituthat the unti-expunging doctrine has been March, 1834, has tarnished the character dialely, and refunded the amount of the being in possession of all the necessary in presented the resolution of the Legislature tional act, by way of retaliation? Or where long since asserted, and settled by the proper of the Chief Magistrate, and therefore it must overplus paid, \$57,42, to the sapient secre formation. He hoped every article would of Delaware, against the Expunging Reso-

an affidavit that it is not purchased for an nue, has assumed upon himself Authority and States, may enter for his children, not over

two sections in all. All land to be taxable

The Committee of that body is so constituted that its judgment upon the question

From York to Gettysburgh, From Gettysburgh to Hagerstown, By the Cumberland Valley Route-From Luncaster to Harrisburgh. From Harrisburgh to Chambersburgh, 51 .. From Chambersburgh to Hagerstown, 20 "



GETTYSBURGH, PA.

Monday. February 27, 1837.

this place to Hagerstown. It is called "ZERO" - Patriotism! The first called before this "august

Mr. McKean's Letter.

Letter recently written by Mr. McKean, one of Chairman look rather blue!

brated by the members on Wednesday evening, to the satisfaction of the very large and attentive 22d, 1836, and subsequently adopted, besides | Hil,—aided and assisted as he is by his equally and Laughlinstown Rail Road Company passed a

Military Celebration. "Guards" had performed different manœuvres and eign corporations."

The Compiler quotes largely from the "Key-Stone," a violent Masonic Van Buren paper of Harrisburgh. The Key-Stone is principally

| Compiler quotes largely from the "Key-Stone is principally | The Compiler quotes largely from the "Key-Stone is principally | The Compiler quotes largely from the "Key-Stone is principally | The Key-Stone is p Harrisburgh. The Key-Stone is principally wersal Education," and that other great ing the examination of a gentleman of such trans. On the same day, by the Rev. Mr. Keller, Mr. Edited by a fellow who is a DEFAULTER to the State for nearly Timez Thousand Dollars! bond of our social Union "Internal Improve. Itet the people remember this.

Un the same day, by the Rev. Mr. Keller, Mr. Cendent abilities and gigantic intellect, and who with but a single word could silence him at once of this place. Let the people remember this.

**The Wagon price of Flour in Baltimore—\$10 50.

To Correspondents.

**Cy-Lydia Jane is always welcome. Her excellent article shall appear in our next. Veritable for the making of our clairling. St. Rail Roads, and the Education of our children, with the meaning of our clairling. St. Rail Roads, and the Education of our children, with the more consideration. SLEEPY DAVID also.

**The wagon price of Flour in Baltimore—\$20 to the wagon price of Flour in Baltimore—\$30 to 50.

**The taufficient of the day is the evil thereof, and that therefore he is not the least desirous to anticipate a meeting with Mr. Syrxxss.

On Finday mirring last a petition was present, it is used as contribute withstanding they have advagaged from the horrs been received. "DISCOVERY OF AMERICA" with UT TAXING THE POPLE—with the great and profound "Ma. Hill" at their head, have commenced "the investigation" at last!—

**Of The Wagon price of Flour in Baltimore—\$20 to the without and that therefore he is not the least desirous to another the committee appointed to investigate questions propounded, satisfactorily answered—but before the witness was gone through with, the thorse have a desirous to anticipate a meeting with Mr. Syrxxss.

On Finday mirring last a petition was present, in the House, signed by clitzens of York and Admas Counties, paying for the erection of a new county to be called Jackson, out of certain the great and profound "Ma. Hill" at their head, have commenced "the investigation" at last!—

**Of The Wagon price of Flour in Baltimore was present, with that therefore he is not the least desirous to anticipate a meeting with Mr. Syrxxss.

On Finday mirring last a petition was present, due to find that therefore he is not the least desirous to anticipate a meeting with Mr. Syrxxss.

On Finday mirring last a petition was present, due to the tomatic of the duals. The committee approach of the withstanding they have advagaged from the horrs of the aluar." the "day of the duals." The committee approach of the examination was t

the top of the South Mountain, on the road from ous by the convocation of so much Wisdom and silion!" Oh, Mr. Hill! Mr. Hill! Oh! FROM HARRISBURGE. assemblage" was Mr. PENNYPACKER, a member of the last Logislature. Mr. Pennypacker stated his willingless to roply, but would first read the fol-

We ask for it an attentive perusal. No wonder of Representatives, to investigate the mode, House of Representatives, "to examine into the number of the citizens of this State, asking for its that so much truth, so much keen and cutting re- the Bink of mode, manner and means by which the Act of use in the most respectful munner, and this merely Christ Church on Sunday morning and evening

enlivened with various pieces of music, appropri- jority of the members of the last Senate and a nature as will astound the people and beggar all taken up in committee and passed.

GETTTEBUROU GUARDS and TROOP. to- demand an immediate enquiry at the hands ent inquiry, I venture to assert, there is not a resolution that the House should meet in the morngether with a number of Citizens, at the house of this House, fresh from the ranks of the single individual in the Borough of Harrisburgh ing of the 22d, and after hearing Washington's of Mr. John Barrett, in this place. After the people, and untouched by the money of for- capable of forming an opinion, but will candidly Fanewell Address read by the Clerk, it should admit. But I will give you a brief history of the then adjourn for the rest of the day: This was evolutions, accompanied by the CITIZENS' BAND, The resolution proposes "an enquiry into business of the Committee:they assembled at Mr. Barrett's and partook of an the mode, manner and means, by which the On Friday afternoon, it was called together by else was done that day. excellent dinner. After removing the cloth, said act of the 18th of February was passed, and also into the conduct of the stockholders after being duly organized, a resolution was offered House to-day: The Senate adjourned at a very Situate near Whitestown, on the south side assisted by Capt. F. Drent. A portion of Washington's Farewell Address was then read by der the said law, since the 3d of March, law of March,

appropriate address delivered by James Coopen, be connected with the said enquiry."

Esq. After the performances of the day, the ComThe members of the present House of auditory, composed of the citizens of Harrisburgh, The members of the present House of Representatives have no right to prefer any lowship with each other.

The members of the present House of Representatives have no right to prefer any charge against the conduct of the members of the Capital and members of the Legislature, took up their hats and left the Chamber, expressing their disastisfaction in pretty loud murmurs. Some declared that the constitution, of preferring charges and state of the constitution, of preferring charges.

Mr. Hunt, six numbers of the Rev. Mr. Hunt, six numbers of the Rev. Mr. Hunt, six numbers of the Constitution, of preferring charges and state of the Constitution, of preferring charges and state of the constitution, of preferring charges and state of the constitution of preceding Legislatures. To those bodies respectively belonged the right, agreeably to the constitution, of preferring charges and states that in pretty loud murmurs. Some declared that the Constitution of Slavery. Not satis, against any of their own members. And significantly in pretty loud murmurs, alias the members of the course of the Slavery. Not satis, against any of their own members. And of their own members of the course of the Abolition of Slavery. Not satis, and the State, now Patent Rellows; buildings all new;

A LARGE TWO-STONY

A LARGE TWO-STONY stinence from all intexicating drinks have been added to the society of that place! This is, indeed, great and glorious news!

The Frankline Rail Road.

The Frankline Rail Road Company. It is an extraordinary document, written banks. It is an extraordinary document, written banks.

The Frankline Rail Road Company. It is an extraordinary document, written banks.

The Frankline Rail Road Company. It is an extraordinary document, written banks.

The Frankline Rail Road Company is a part of the Legislature of the present House of their inability to put proper interrogatories to them; others said that Johnny Hill that he would not appear to much advantage before the public in his new capacity, and that he is one of the greatest of great men, be thought therefore it would be much better, and comport more with his dignity, to have the whole an Abolition) man, and an old Subscriber to the balance of cultivation, and the balance of cultivation and other necessary buildings.

The Frankline Rail Road Company to the members of the Legislature of the members of the legislature of the terrogatories to them; others said that Johnny Hill that he would not appear to much advantage before the public in his new capacity, and the would and ambituduals are styled "designung to which those individuals are styled "de fand Valley Rail Roads. Let them be made, and if that is the shortest and best route, (by shortest we mean soonest travelled,) it will take the business, and has nothing to fear from our route. If thouse of Representatives, to appoint community the best let it be made, and have the admittage to git in judgment investigating the letter to the property of the power of the present in regard to the resolution under which they were made, and have the admittage to git in judgment investigating the letter to the resolution under which they were made, and have the admittage to git in judgment investigating the letter to the resolution under which they were made, and have the admittage to git in judgment investigating the letter to the resolution under which they were means unknown, Johnny Hill discovered that the means unknown, Johnny Hill discovered that the means unknown, Johnny Hill discovered that the discovered that the means unknown, Johnny Hill discove ness, and has nothing to fear from our route. It ours is the best, let it be made, and have the advantages which Nature gave it.

But to return to Mr. Chambers' illiberal Report. He makes the difference in distance from Philadeles to the innetion of the two roads, with the labeles to the resolution under which they were prohibited from hearing the testimony of the with the standon of the two roads in regard to the resolution under which they were prohibited from hearing the testimony of the with the prohibited from hearing the testimony of the with the motives of official conduct and scrutinizing into the motives of the testimony of the with the motives of the beautiful to the resolution under which they were prohibited from hearing the testimony of the with the motives of the two roads are the following the following the following the following the testimony of the with the motives of the two roads are the fol Baltimore and Ohio Rail Road at or near Hagers town but 5 miles, when, in truth, it is 29 miles, and so he must have known. Lancaster is the point from which both routes diverge, and unite point from the two routes diverge of the profound Chairman, they declared that the lower point from the following resolutions, breathe the true spirit of the profound Chairman, they declared that the lower point from the following resolutions, breathe the true spirit of th

Section fifth of the act chartering a state bank, and in a few minutes the Chamber was filled with mon grounds.

The doors were then thrown open, like oil and water, can never unite on common grounds.

PERSONAL PROPERTY, at and belonging to the Works, consisting the content of the content o

From Harrisburgh to Chamberaburgh, 51

From Chamberaburgh to Hagenstown, 20

From Chamberaburgh to Hagenstown, 20

From Chamberaburgh to Hagenstown, 20

Illi miles

82

"Admitting this route to curve more than the present House of Representatives, independent of the Sontials will be 25 miles shorter than the Francislout to mean that the present House of Representatives, independent of the Sontia was a false report about the Sonthern was clearly contemphated by the State authorities some tra years since, to makes a false report about the Sonthern Sontial Were reported this offer the indicators protected in Factor of the Sont was the size of the Count Mitch and the Protect the indicators protected in the indicator of the Sontial was a sumption to make a false report about the Sonthern Sontial Sont

President Jackson has returned the opinion of the Court Martial acquitting the gallant Scorr back to that body, and directs a re-examination!

part of the resolution, as it is calculated to some little trouble had been made for the chairman and his associates by Mr. Oliver, (who, by the back to that body, and directs a re-examination!

some little trouble had been made for the chairman that may come into their possession, it might an indisputable title for the Real Estate given by the institution still more. back to that body, and directs a re-examination! confidence in Legislation, and subject the it adjourned to meet again on Monday at 33 o'among the Black Knights," has been himself Exevery from the Senate by the Legislature of Mainef

Mainef

The county will suffer a very from the Senate by the Legislature of the resolution as being contrary to the spirit and meaning of the spirit and

ported a bill making. Waynesboro' a point in the I comply with this inclination the more | might possess any knowlege, which was accordingfreely as I possess an entire consciousness ly done, and his examination was commenced, but On the 18th, in the Senate, the bill from the House, entitled, "An act to authorize John B. the act in question, and all others during meet again on to-morrow afternoon, (Friday,) when it is supposed that Mr. STRYENS will be extended to Miss Mary Douglass, of Hamiltonian.

On the 18th, in the Senate, the bill from the of the rectitude of my course in relation to mad not occur completed when they supported when they support to Miss Mary Douglass, of Hamiltonian.

On the 9th inst. by the Rev. Mr. McLean, Mr. Huen McGaughy, sen. of Cumberland township, to Miss Mary Douglass, of Hamiltonian.

And will restify in relation to the mode. On the 18th, in the Senate, the bill from the of the rectitude of my course in relation to had not been completed when they adjourned to manner, and means by which an act was as the little hill, which has grown up among the On the 16th inst. by the Rev. Dr. Paxton, Mr. House, in the Borough of Gettyburgh, on

> passed during the present century.
>
> E. F PENNYPACKER.
>
> most effectually. From John's conduct in relation to this matter, I am fully pursuaded that he most effectually. From John's conduct in rela-

signers to the memorial are whole hog men! and ship, aged 41 years. FROM HARRISBURGH.

Correspondence of the Gettysburgh Star.

have a county in Pennsylvania bearing his cogHARRISBURGH, Feb. 23d, 1837.

have a county in Pennsylvania bearing his cogOn the 11th inst. Lucinda, interesting daughter of Mr. Jesse D. Newman, of Mountjoy town-We have copied into our paper to-day the lowing Protest, which it is said, made the wise ral and I may add of important interests have been Hunt, to deliver a lecture on Temperance. This ate Funeral Discourse was delivered by Doctor Since the date of my last, some matters of gene- ed and carried granting the use of the Hall to Mr. ship, aged 11 months and 12 days. An appropriour Senators in Congress, to the present wise and our Senators in Congress, to the present wise and The undersigned, having been summoned in a senators of Government. The gentleman is a citizen of another State, and yet Martin. erudite Solons of the House of Representatives.— to appear before the committee of the House ted committee, appointed some weeks since by the whilst it was denied to a large and respectable

the United States was obtained, and having the 18th February, 1836, was passed," &c. have because the subject was that of Slavery!! Every next. been called on to testify, only a few minutes at length actually commenced operations! This act proves more and more conclusively, that these after service of subposena, was compelled to investigation, as you may well suppose, now con- Masonic Van Buren men have united themselves morning and evening next, in the Presbyterian ask time in order to collect his thoughts and stitutes the principal topic of conversation among with the "dark spirit of Slavery," and that they Church. mian Society of Pennsylvania College, was cele- prepare the following, which he now offers all classes and all parties of the day. The awful are now arraying themselves in direct opposition for the purpose of preventing his compliance disclosures which will be made, and the mass of to the freedom of speech and the liberty of the the 22d inst. in Chirst Church. After a prayer by Rev. Mr. Watson, addresses were delivered by

with the process of the committee from brought out to the public view, through the per- Saturday, Mr. Fone called for the second read.

In the process of the committee from brought out to the public view, through the per- Saturday, Mr. Fone called for the second read. Mr. D. S. Ersten, of Harrisburgh; Mr. M. G.

Dark, of Lancaster city, and Rev. S. W. Harker,

The preamble to the resolution offered in knowledged abilities of that most immaculate patof Frederick city—all of whom aduitted themselves the House of Representatives, December riot, the Chairman of the Committee, Mr. Johnny 61 to 19. The Bill incorporating the Pittsburgh

audience. Benediction by President Knaum. many unwarrantable declarations, contains talented and unsuspected Masonic fellow labourers second reading; after which the Bill incorporating tion, be it remembered, will also assemble in the The whole of the exercises were interspersed and an implied charge of bribery against a mu- in this great and glorious cause—will be of such the Sunbury, Pittsburgh and Eric Rail Road was same house on Saturday Monning Next, at 10 of the Executors of John Shenefelter, House of Representatives, as follows:

description! This investigation will prove in the end something like the mountain in labour, which, Monday, but the House refused to consider them, tal importance to the honor, dignity, pros. after much travail, brought forth nothing but a by a vote of 56 nays, 23 yeas. Nothing of impor-The 22d inst. was appropriately celebrated perity and freedom of this great state, and mouse! That this will be the result of the pres- tance was done this day, except the adoption of a

stinence from all intoxicating drinks have been if such a principle be sanctioned as that conlicly, because of their inability to put proper incasional slap, the Editor in a late number has co-

pany. It is an extraordinary document, written in a spirit, not only of low rivalry, but altogether relative to the Union," in which was involved and other necessary buildings.

Now, Sir, I, as an Anti-slavery (or, in a chooses, other out-houses. The cleared land is in a many other out-houses. The cleared land is in a comport more with his dignity, to have the whole an Abolition) man, and an old Subscriber to the union, in which was involved fair conducted privately and with closed doors, Sentinel, object to be styled as either designing, covered with young and thriving the conducted privately and with closed doors, Sentinel, object to be styled as either designing, and the strain and the balance of cultivation, and the balance of cultivation, and the balance of conducted privately and with closed doors, affair conducted privately and with closed doors, sentinel, object to be styled as either designing. destitute of truth. It ill becomes gentlemen, striving for the improvement of the State, to travel out of their way to assail any work which they may suppose likely to be their competitor. We certainly feel no hostility to the Franklin and Cumberland Vallev Rail Roads. Let them be made, and Ind Valley Rail Roads. Let them be made, and tatives cannot prefer a charge against the means unknown, Johnny Hill discovered that the lif Mr. Harper does not approve of the sentiments valuable buildings and other improvements. a Plot of the whole will be exhibited on the

point from which both routes diverge, and unite sgain at Hagerstown, or its immediate vicinity; for all our purposes, Hagerstown may be taken as the common termination. Take the present road on both routes.—

on both routes.—

From Lancaster to York, it is

22 miles.

This Farm is tion gives to each branch of the Legislature publicly, they would be induced to believe that it yadhered to, we would soon see the principles of Anti-Masonry spreading with unsuppose, was only a humbug! As you may well suppose, when the Chairman found out that the public voice was against him, he got one of his Masonic friends on the Committee to move for a re-consideration of the noxious resolution: this was carried, and on the back ground.

Democracy

Tion gives to each branch of the Legislature publicly, they would be induced to believe that it yadhered to, we would soon see the principles of Anti-Masonry spreading with unsupplies the Furnace. This Farm is well clovered, and the fences in good order. Situate in Hamilton township, adjoining was against him, he got one of his Masonic friends on the Committee to move for a re-consideration of the noxious resolution: this was carried, and on the back ground.

Democracy

The must have thoutes diverge, and unite vicinity; by which supplies the Furnace. This Farm is well clovered, and the fences in good order. Situate to which supplies the Furnace. Also, at the same time and place, will be sold at Public Sale or later.

The must have thoutes diverge, and unites the whole matter was conducted to believe that it yadhered to, we would soon see the principles of Anti-Masonry spreading with unsupplies the Furnace. This Farm is well clovered, and the fences in good order. Situate to the chairman found out that the public voice was against him, he got one of his Masonic friends on the Committee to move for a re-consideration of the noxious resolution: this was carried. Also, at the same time and place, will be sold at Public Sale or later.

The must have the with the whole supplies the Furnace. House, the enquiry is clearly unfounded and unconstitutional.

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of the noxious resolution; this was carried, and on the back ground. Democracy outcry, the outcry, the

Our readers will be surprised to learn that part of the resolution, as it is calculated to some little trouble had been made for the chairman the faithful to burn all the bills of the bank sold.

Ter

Gov. Poinnexter, after being killed by the permanence of laws, however wholesome, clock P. M. On that day they met agreeably to A letter to the Baltimore Patriot, from papers several times, is not dead yet! At the last and the character and institutions of Penn- adjournment in the Supreme Court room, and af- Cumberland Md. says—"I regret to have accounts, direct, he was almost entirely recovered sylvania, heretofore the most firm and sta ter Mr. Ovid F. Johnson, of this place, who is the it to inform you, that RICHARD BEALL, Esq. ble, to the caprice of political aspirants, who care far more about preferment than the ex. had read the journal of Saturday, the chairman of the patriotic, 21, departed this life this few weeks—still hot, being stopped up—the and has just received from the City A LANGE.

contrary to the spirit and meaning of the senate a petition to prohibit the sale of Ardent Spirits by less measure than one Barral within three miles of the Gettysburgh Rail Road.

In the House, on the 17th, Mr. Johnston re
contrary to the spirit and meaning of the senate and meaning of the act, and as being illegal and unjust.

Notwithstanding all this, as I entertain a high regard for the Legislative department of the Government, I will cheerfully yield to the request of the committee. And the affirmed to testify to any matters of which he island.

HYMENIAL REGISTER.

OBITUARY RECORD.

should judge that the majority, if not all, of the wife of Mr. David Hollinger, of Hamilton town-ment. as a last glorious act, wish to show their unalters. On the 14th inst. Extl., daughter of Mr. Jo- ban township ble attachment to the Hero in endeacouring to seph Carl, of Abbottstown, aged 9 months.

The Missionary Society of the Methodist the subscriber without delay.

ADVERTISEMENTS. Public Sale.

Valuable Iron Works! CHESTNUT GROVE FURNACE. performed on Wednesday, and of course nothing

February 27, 1837. DANIEL M. Savesin, Esq. and an eloquent and appropriate address delivered by James Coopen, be connected with the said enquiry."

| Address was then read by der the said law, since the 3d of March, before the committee only, and that they should sipations at the Ball, which was given in honour between Gettysburgh and Carlisle, 13 miles of March next, at 10 o'clock, A. M. on the distant from each, will be offered for Sale, premises, the following real Estate of ROB-

bank to be called the United States Bank, contains the following provision: "It shall times be lawful for a committee of the Legislature, appointed for that purpose, to inspect the books, and examine into the contains the following provision: "It shall wondering lookers on.

The first wiress called was E. F. Pennypack-port political Anti-Masonry, so long as the contains the following provision: "It shall wondering lookers on.

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an indisputable title for the Real Estate giv-

NATHANIEL PATTERSON. JACOB B. LYON. February 21, 1837.

BLANK DEEDS ALL OTHER BLANKS PUBLICK NORTH

A LECTURE will be delivered by a member. P All persons desirous of promoting the offe jects of the association, are invited to attend. secome members and participate in the exercise of the meeting.

The Executors both reside in Hamilton JOHN J. KERR. WILLIAM DOUGLASS, Exr's. February 27, 1937.

NOTICE. FETTERS of Administration, having been granted by the Register of Adams County, to the subscriber, residing in Menallen Township, in said county, on the Estate of JANE SAMPLE, decrased, late of Straban Township, Adams County, all persons having unpaid claims against said Estate are requested to present them, and

all persons indebted to make payment, to JAMES MAJOR, Adm'r. February 27, 1837.

AUDITORS' MEETING. THE undersigned, Auditors, appointed by the Orphans' Court of Adams county, to adjust and distribute the assets in the hands o and amongst the Creditors of said deceased, will meet on Tuesday the 28th of March next. at 10 o'clock. A. M. at the house of Adam Oaster, in M'Sherrystown; All persons having claims against said estate, will exhibit the same, properly authenticate

on that day. J. G. MORNINGSTAR.) J. L. GUBERNATOR, Auditors. JOHN LILLY,

TRUSTEES' SALE.

distant from each, will be offered for Sale, premises, the following real Estate of ROB-

day of sale, or can be seen sooner by calling

JAS. A. THOMPSON, Trustees. THOS. J. COOPER, February 20, 1937.

under the Museum. March 28, 1836. CO-PARTNERSHIP

NEW GOODS. P. S. The Furnace is out of blast but a partnership his Brother WILLIAM

> NEW GOODS. which is now offered on the most pleasing terms. The public are invited to call. The business will be conducted in future

under the firm of GEORGE ARNOLD, & Co. For Sale at the Office on the Star & Bannur February 6. [13] 1837.

the objectionable resolution remain as the nal, proceedings on which the yeas and nays numerous irresponsible sources, to injure me viduals had heretofore "peremptorily refus- led its claims to the support and mainten was interest to the support and mainten was interest. had not been called. This opinion was politically in public estimation. controverted and repelled by the most talen | I perfectly understand the authors of the mittee, and it now appears, according to the part of the Union. We need apprehend no positive evils in ted and experienced members of the House; engines of detraction set in motion to dra- Spy in Washington, that their good example Mr. Davis then moved to strike out ing stock in the Internal Improvement Com-We need apprehend no positive evils in Legislation, resulting from political minoriation. Those only can abuse power who are and of dangerous precedence and tendency. This proposition brought in the possession of power.

And we ought to be exceedingly cautious how we establish doubtful precedents in many have monarchial power now to expunge, blot out and destroy—we ought not to forget.

The soult are defined no positive evils in the dand experienced members of the House, good many into a state of abject political servicity, or to render life unpleasent as the villy, or to render life unpleasent as the form the Lebanon (Pa.) Courier of the 15th inst. that the dwelling house of Mr. Windows, and a recommandal power now to expunge, and the Journal would no longer be safe and better the possession of power.

It was contended that if the House asserted the right to judge in one case, what it might expunge from the Journal, it followed, that it had the same right to judge in all cases, and the Journal would no longer be safe and sets of abject political servicity, or to render life unpleasent as the from the precedence and tendency. It was contended that if the House asserted the right to judge in one case, what it might expunge from the Journal, it followed, that it had the same right to judge in all cases, and it had the same right to judge in all cases, and the Journal would no longer be safe and integrity. Mr. Wrist and the same right to judge in all cases, and it had the same right to judge in all cases, and the Journal would no longer be safe and the Journal would no longer be saf that those who come after us, may have a tion, but would be subject to the political enjoyed a reasonable, perhaps, as some have dren perished in the flames! namely, a girl great eloquence the obligations imposed by gislature wishes to punish them, they could that those who come after us, may have a majority differing from us in sentiment, and caprice of the majorities of each succeeding with our fatal example before them, may expunge us, and blut out our proceedings. It is expunge us, and blut out our proceedings. It is expunge us, and blut out our proceedings. It is empty a reasonable, perhaps, as some nave area perished in the names; namely, a guildent complained, an undue share of the confidence anged 9, and two boys, of 6 and 4 years. It is empty democratic administration from that appears that the father was absent at the but on motion of Mr. Webster the Senate are to be impeded by silly politicians, we expunge us, and blut out our proceedings. majorities of each succeeding day. to the present time. I have frequently, from a sense of duty, differed from my political mother was engaged in cleaning flax, some adjourned.

And on the question, is the Speaker right what was my duty as a Senator? I answer selves a complete history, the whole emis among the proceedings of that body on List of the Black Knights: sentatives, I presume, was originally de- The members present voted as follows, would have been taken to the Senate Cham-years. ber on the night of the 16th of January, and would have offered my proposition reversing the entitled to and would have received my and Dechert.—3.

The Committee of that body is so constituted that its judgment upon the question would have offered my proposition reversing the resolution of the 28th of March 1924.

A smart Blacksmith.—Mr. Newton presented by the Message may reasonably the resolution of the 28th of March 1924.

most respectful consideration; for I trust NAYES.—Messrs. Alshouse, Alter, S. and if this had been rejected, I would then, Rejoice Newton, of Hartford, Conn. last vailing sentiment in both Houses of Conthat no gentleman holds in higher estima- Anderson, Baird, Black, Boyd, Brodhead, as one of the most imperative and conscient week, made one hundred horse shoes in the gress on the subject. The report is decidedtion the opinions of his Legislature than I Buchanan, C. Bucher, Clarke, Cochran, tious duties of my life, have voted against almost incredible short space of one hour ly against the measure of represals, under do the opinions of mine, and I shall always | Conyngham, Coon, Denison, Dysart, Ed- the expunging resolution, freely awarding and forty-seven minutes, including a stoppage present circumstances. The Committee be happy to find my opinious accord with theirs—but it is due to candor for me to obligation of Legislative instructions which it is not necessary for me at present to go into.

The doctrine of instruction means some
do the opinions of mine, and I shall always be happy to find my opinious accord with the expunging resolution, freely awarding to others, who have thought and acted differently, what I claim for myself, viz: honesty of purpose. I declare to you, Gentlemen of the other to strike.

The doctrine of instruction means some
do the expunging resolution, freely awarding to others, who have thought and acted differently, what I claim for myself, viz: honesty of purpose. I declare to you, Gentlemen of the other to strike.

Hottenstein, Humphrey, Hutchison, Jenks, Kelley, King, Kittera, Kryder, Lewis, Lightner, Livingston, Maclary, Marlin, infraction of the Constitution of my country, a clear violation of the Constitution of the cath I had taken to worth of invertex, when going to a ball, that receive the search in the expunging resolution, freely awarding to others, who have thought and acted differently to others, who have thought and acted differently, what I claim for myself, viz: honesty of purpose. I declare to you, Gentlemen of the other to strike.

RARE Honesty.—A London paper relative of the House of Representatives, that I could not vote for that resolution, without having in my own estimation, committee to others, who have thought and acted differently to others, who have thought and acted differently, what I claim for myself, viz: honesty of the expuncion, Hibshman, Hiester, Hilliard, Holgate, of the constitution of the others of six minutes. It was all done at one fire other the more reasonable and politic course of six minutes. It was all done at one fire other the more reasonable and politic course of six minutes.

The doctrine of instructions which was all done at one fire other man, Hillowell, Hamilton, Holgate, viewen the thought and acted differently to others, who have thought and orty The dectrine of instruction means some.

The dectrine of instruction means some.

M'Clure, M'Euin, M'Kean, M'Kibbon, infraction of the Constitution of my country, coach some ladies accidentally lett. 510,000 sume that the conclusions of the Senate, and, gentling or it means nothing, we must adopt it.

Morton, Mosher, Norbury, Plumer, Power, support it, and must stand, ever after, before the discovered the accident, immediately proceeded to the ball.

To the statement of the case embraced in the case embraced in the statement of give it a place among other occurrences, to Robinette, Rowland, Sawyer, Scott, T. deliberate moral PERJURY.

ILLINOIS.—The Legislature of this State Committee of Foreign Affairs providing for nation.—National Intelligencer.

500 to be appropriated to the purpose.

and Yates in New York to Geneva. is not considered worthy reading either at terial is still protected. Mr. Davis of Mas- near \$60,000. Uncle Sam, 60 miles from

the adverse majority now to eschew and Senators stood essentially instructed to vote hope, that those good old Pennsylvania doc- plied by the Department of the State to the ty is relieved from the duty-let the salad lem, 8 miles above New Orleans, on the riprofit by, rather than imitate their incau against expunging, at the time it passed the trines, asserted and acted on in the days when legations abroad for forty years past, under eaters give thanks! Mr. Wall of New ver, which cost \$40,000, brought \$220,000. the venerable Madison commanded the Con- every change of administration and party. Jersey, made a vigorous fight for the pro- In the city, besides the sale recently made Senate of the United States.

| Senate of the United States | the venerable Madisco commanded the Conceptly made | Senate of the United States |
| Senate of the United States | the venerable Madisco commanded the Conceptly made |
| But it is said that the resolution of the 28th | I state these facts at this time, only to | stitution, and the patriot Snyder stood at the | Mr. Secretary | Forsyth with a meanness | tection of "China, Porcelain, Earthen and | by the second municipality, we are told that

Correspondence of the Baltimore Patriot. | pensity to rush to arms as a femedy for WASHINGTON, Feb. 21,1837. | grievances, which smicable measures are grievances, which amicable measures are The resolutions reported last week by the better adapted to redress, with honor to the

WASHING FUN, Jan. 1, "The friends of Judge White are dis-Mr. WILLIAMS of Kentucky, moved a and proper course for our friends to pursue,

them manfully in and out of Congress to be Farmer to make an agricultural survey of In the Senate, Mr. WALKER made an in no haste to indicate their candidate for failed-the Bill of Mr WRIGHT, for the re- lest in sentiment, a may have the most reasoduction of the Revenue, having obtained the nable prospect of succeeding. The battle will be hot and warmly contested; but, if we On some opposition having been manifested, that victory will perch upon the right

sachusetts, made a strong effort to preserve from New Orleans, on the Rail road and

be omitted from the bill, with regard to lution, instructing the Senators and Reprewhich there was any doubt-that the bill sentative from that State, to offer a resolu-

ed" to appear before the investigating com- ance of the honorable and patriotic in every prevent the United States Bank, and others having a capital of \$10,000,000, from tak-

> hope the Senate will take no responsibility. THE EXPUNCED RESOLUTION.

ticular period may well occupy the serious years ago, this very day, see Journal of the worst, and only regret that I can point to raised in the whole world during the year he must also prove that sed. Yeas 26. Nays 20.

Thoughts of the Statesman and Patriot.

House of Representatives of Pennsylvania, so many names, of higher merit, who have EWING, SMITH, FRELINGHUYSEN, SOUTHARD, SPRAGUE, SWIFT, TOMLINSON, TYLER, WAGGAMAN,

JOHN RUGGLES, JUDAH DANA. HENRY HUBBARD, N.Hampshi JOHN PAGE. JOHN M. NILES. New York SILAS WRIGHT, N. P. TALLMADGE, Do. GARRET D. WALL. New Jers James Buchanan, Penn'a. Virginia, N.Caxolin BEDFORD BROWN. ROBERT STRANGE. Do. THOMAS MORRIS. Ohio. FELIX GRUNDY, Tennesse R. C. NICHOLAS. JOHN TIPTON, ROBERT J WALKER, Mississip JOHN M. ROBINSON, Illinois. WILLIAM L. D. EWING, Do. WILLIAM R. KING, Alabama THOMAS H. BENTON, Missouri. LEWIS F, LINN,