reliance on the Major's views of finance, count by the United States is a debt against in Liverpool on the 3d, with news of the lowing extracts from the messages of both. Bill: "This act shall commence and be in utes—was merely "tound drowned." that we ask with entire confidence the said States, and can be deducted out of stoppage of the U.S. Bank. It is certain Extract from Governor Ritner's message force from and after the first day of May, The jury being dismissed, Mr. M. turned attention of our readers to the following their proportion of the distribution of land therefore, that the account above, derived etter. Those who approve his notions sales if needs be, so that no State, unless its from a passenger, in relation to the effect should use their individual efforts to see bonds are cancelled, by this exchange sys- on American stocks, will only apply to Liv- \$24,330,003 32, in 1835, is now \$24,230,- the operation of the same, until the end of but he had gone; and he thought he saw them carried out into practice; it is cruel tem, pays for account of any other State; erpool-for the news was published in that 000 32: them carried out into practice; it is crue tem, pays for account of any other State; erpool—for the news was pushed in that of that the state of this State, whenever he shall be officially Lane. This struck him as being curious, this crushed and trammeled, amid plenty there is no mystery about it; if twenty or and ability, and all for the want of good and even forty millions of State bonds were thus the periods and ability, and all for the want of good and even forty millions of State bonds were thus tence, without comment.

tence, without the hope of termination, has informed that the Evecutive of New York and it also reminded him of another curious and the periods, and other curious and ability, and all for the want of good and even forty millions of State bonds were thus wholesome measures. Every day's delay brings increased misery and distress, and we are quite sure that as soon as the pre- ty millions is six hundred thousand dollars, in case of the surrender of Parliamentary Debates, in one of which in the corpse, he started, and turned deadly we have had enough of party.

## WASHINGTON, 15th March. 1841.

To the people of the United States: long speeches and wasting time till the dog it. But if one set of folks talks one way, the community at large.

compels every man who owes Uncle Sam work properly. engaged in any kind of calling will understand the difference betwixt an agent of the stand the difference betwixt an agent of the landlord drawing gold and silver for rent, or one who is willing to take what the tenants and takes in his trade; and if this agent can accommodate thus the tenants, and agrees to pay dollar for dollar of what he collects for the landlord in gold or silver for the landlord in gold or silver if moving the statute was amended, so as to restore the common law rule of 12 years of age as the common law ru than no one can grumble, and we have cur. crops; it makes no odds what name these for the landlord in gold or silver, if wanted,

land matter on a safe footing, so that they who own this big farm will get their honest share of the proceeds of sales, and see that no speculators grab up large quantities of it

we have of them the better.

Your fellow citizen.

From the Philadelphia Inquire

J. DOWNING, Major, &c. &c. &c.

because prices are low, but sell to no man unless he goes and digs there: and then let him have it at the lowest price. ed over, and intelligent and patriotic folks understand them all well, and there is no use to waste time in Congress in gabbling over them but too the mark and pass them.

The Atlantic steamer arrived at Boston of State officers, or officers of this Government, and for whomsoever, or against whoms ed over, and intelligent and patriotic folks and say "all ye who have any State bonds now issued by the States, if you don't think bearing three per cent. interest," and Congress might further say, "and all bonds hereafter issued by the State can at any time be thus exchanged—provided said bonds are issued by the state can are signed by the state can ar

unable to pay them.

I have no doubt mysell that any of the the measure.

States now owing debts can easily pay them of the country has a revenue from foreign had majorities in both Houses, and all flome on the reople.

I have the honor to be, sir, your obedities the strongest, perhaps; at the South West, but it is not wanting in the shows marriage was commerce, an agent to collect and disburse | questions were in a fair way of settlement. the same with, power to furnish a good cur From Spain.—The Madrid dates are to Similar letters have been addressed to to protect their cotton manufactures, and thereby hange a tale which may be worth sons are sanguine as to its success. There rency, and also the land distribution bill; the 21st ult. The Government had con-other heads of Departments.] but these take a little more time than can centrated a large force in the neighborhood

of three millions, or Indiana bonds or any Landon.

lother honds, are thus cancelled for United! The News from the U. States .- The lites and idlers, that live upon public plunder lo be engrossed by a large majority." The the slip while in a state of intexication; but

sent administration can have time to act, and the credit of the States sound and out we observe that Lord John Russell said, in in 1835, is now raised and the common tives from justice, (and that the law of New pale. Mr. M. then proceeded to his board. they will act promptly and wisely; and we high; he has paid more than this in chasing reply to a question from sir J. Graham, that wealth obtains even her temporary loans York of the sixth of May, eighteen hundred ing house, and thence to his store to look trust the whole people will go with them, in and catching six Injins in Florida, and con- the pension to be granted for Lieut. McCor- with ease at four per cent." an honest and patriotic aid to lift the nation over and out of the mud we are now flour.

Now, the next question is, how will this recived in the "cutting-out" of the Caroline.

PRESENT STATE DEBT.

right of trial because of Governor that State.)" dering in. It is not the work of a party, operate? Well, I'll tell you. By the time It was rumored in Paris, that the French | Porter. but the work of a people, honest, patriotic, ten millions of dollars of State bonds are and independent, and above mere party— brought in for exchange, folks who hold the England and the United States, in relation is—

balance will begin to think it is quite as well to the McLeod affair. to hold on and they will teel confidence, and The American Chamber of Commerce in well they may, for by the time they see the Liverpool. -At a recent meeting of the Do. do. at 41 per cent. country on its legs again, and all interests American Chamber of Commerce in Liver- Temporary leans at 4 " working ahead, as they will under the mea- pool, resolutions were adopted in favor of and his Cabinet folks are busy looking into matters and gitting things in order, I think matters and gitting things in order, a think be a strange matter in leed if the securities States, and urging that sound policy calls count of deposite surplus to what is best for you, the people, to be of this country aint as good as the best in for the admission of American grain, flour revenue, thinking about, so that by the time Con- Europe when things are put straight here, and rice, at a moderate fixed duty; and that Unpaid appropriations, gress gets together they can go to work and they will be put straight if the people the practical exclusion of American timber and do what is needful, without making will only agree to what the present folks at operated most injuriously on the British

There are three or four measures must and one another, and another a little of both, Dreadful Catastrophe at Sea.—Since be put in shape without delay—and it is a great pity all the State elections didn't finbundle of sticks straight and crooked all tied "Gov. Fenner." It appears that she was cords of the proceedings of the Legislatures Astor."—N. Y. Times. up snugly together, and all creation can't run into by the steamer "Notingham," and of some of the States present frequent cases ow Congress would be always ready.

In the first place Uncle Sam must have break them whilst thus bound together, but supposed to have been cut in half—as one of the dissolution of the marriage contract

Sizk.—But few persons are aware of the it may appear, such was the actual fact.

-there is no mistake about that. In the next place he must have an agent to receive next place he must have an agent to receive hundred folks all talking month after month saved. The entire number of lives lost they are decided upon a uniform and rigid Compared with other articles imported, that had been found drowned. She then stated and pay his money, and make it the interest of that agent to take what kind of
sy he chooses; only agreeing to pay out
what he does receive, in the best kind of what he does receive, in the nest kind of right out of honest labor. The people must would go down, and they made every effort liar in its features. The common law fixes iron, \$12,051,663; of cloth and cassimers, her very badly, the consequence of which money the people demand; and then all parties are accommodated, and that can't be therefore look to it, and see that their reptore to get on board the sinking ship—but fortu- the "age of consent," as it is termed, at 12 \$7,078,906; worsted stuffs, \$7,025,898; was that she picked up his trade by stealth. ties are accommodated, and that can't be done by Sub-Treasuries; because if the law resentatives look to it too, and do their nately they could not succeed, and so their years for a female. Some years since, the other manufactures of wool, \$3,567,161; and when she thought she was sufficiently

March 20, 1841.

rency matters put back on the same footing it was before the hogs got into the corn fo Secretary of the Treasury:

22 DAYS LATER FROM ENGLAND. interference in popular elections, whether mother of the girl were absent from their to war upon these or similar difficult

sure Uncle Sam has only to say to the was not so disastrous as had been expected world, "I stand by the boys," and the business is done at once. Now how is he to this economically and safely! Unless some folks have a better plan—this is mine. Let Congress pass a law authorizing the issue of U. States bonds having twenty years to run, and bearing an interest of 3 per cent. and say "all ye who have any State bonds as "all ye who have any State bonds as "all ye who have any State bonds and say "all ye who have any State bonds and say "all ye who have any State bonds and say "all ye who have any State bonds are received in England. The effect sion and maintenance of his opinions respecting the spinion the affair.

Resulting from these proceedings was the indictment of the conspirators, and the indictment of the conspirators, and the indictment of the constitutional right of suffrage. But persons employed under the Government, and of the law; although the punishment of the law; although the spinion of March, 1809. He converted to the Philadelphia and Trouton Rail Road Co. for a consideration of March, 1809. He converted to the house of the husband to the state prison. Meanwhile, the wife is such, in the offset of the law; although the law; although the law; although the spinion of March, 1809. He converted to the public menory of the indication, the indication of the public menory of the indication, the indication of the public menory of the i mentioned won't do this—out to make it had been received in England. The effect sion and maintenance of his opinions respect condary part in the affair.

press might intriner say, "and all bonds hereafter issued by the State can at any time be thus exchanged—provided said bonds are issued by the authority of Condigna had been tried in the Mouse of Lords, on accusations arising out of the original satisfied with Capt. Reynolds, and acquities issuing 'a bill of credit,' (which the Constitution positively prohibits) yet it comes to the right ground, and the States should the right ground, and the States should the right ground, and the States should the states in the state of the elective franchise by the exercise of the elective franchise by the People shall be free from undue into the purpose of having the committed on Friedrity day, for the purpose of having the facts spread upon the journals in a formular election may remainted of the dilt and ordinary course of the city does not come day, for the purpose of having the purpose of having the facts spread upon the journals in a formular election may remainted on the exercise of the elective franchise by the People shall be free from undue in the House of Glicial station and authority, and each the purpose of having the committed on Friedrity day, for the purpose of having the city does not come decing under the journals in a formular election of Thisday, for the purpose of having the city does not come decing under the journals in a formular election of Thisday, for the purpose of having

the right ground, and the States should agree to it never to let any State issue more of these "bills of credit" without consent of the Allied Powers intended to remorbid and the Allied Powers inte of these "bills of credit" without consent of the disthe great family.

The Constitution did evidently intend
that no State should go on and create "bills

An extensive mercantile house had failed

There has on this point, evidently been, the following veritable narrative of facts,

The case which forms the burthen of the distime to return, in this respect, to the early there is not, in reality, a stronger feeling gusting than the romantic in their compositions. The case which forms the burthen of the following veritable narrative of facts,

There has on this point, evidently been, of the following veritable narrative of facts,

There has on this point, evidently been, of the following veritable narrative of facts,

The case which forms the burthen of the following veritable narrative of facts,

There has on this point, evidently been, of the following veritable narrative of facts, that no State should go on and create "bills of tredit"—and for very good reasons; for apart from the ability any State could other wise have in raising money for unlawful of the following money for unlawful of the following veritable narrative of facts, those entrusted with the public money just within a few years past, an extraordinary of the following veritable narrative of facts, those entrusted with the public money just within a few years past, an extraordinary of the following veritable narrative of facts, those entrusted with the public money just within a few years past, an extraordinary of the following veritable narrative of facts, those entrusted with the public money just within a few years past, an extraordinary of the following veritable narrative of facts, those entrusted with the public money just within a few years past, an extraordinary of the following veritable narrative of facts, those entrusted with the public money just within a few years past, an extraordinary of the following veritable narrative of facts, those entrusted with the public money just within a few years past, an extraordinary of the following veritable narrative of facts, those entrusted with the public money just within a few years past, an extraordinary of the following veritable narrative of facts, the following veritable narrative of facts, and rising at the rate of 18 however is a striking exception to that gen hour—a considerable portion of cause of immediate removal. He deems that are the following veritable narrative of facts, and rising at the rate of 18 however is a striking exception to that gen hour—a considerable portion of cause of immediate removal. He deems that are the fact of 18 however is a striking exception to that gen hour—a considerable portion of cause of immediate removal. He deems that are the fact of 18 however is a striking exception to that gen hour—a considerable portion of the fact of 18 however is a striking exception to that gen hour—a considerable portion of the fact of 18 however is a str purposes, it is a scandal to the family for sented a bill for the levy of 80,000 men; essential to the public service, as every dol- North has evidently very much increased, manner in the last number of that journal: any of its members to create debts and be and for increasing the term from 7 to 8 lar lost to the Treasury by unfaithfulness while at the South there has grown up, in -New York Sun. years. The deputies had already adopted in office creates a necessity for a new charge certain parts, a desire for protective duties "Married, on Tuesday, by the Rev. Wil-

be afforded. Creditors have lost confidence; public works of improvement are millions will be lost by not saving what is afforded by the Regency.

The stopped for want of means to proceed, and millions will be lost by not saving what is afforded. Creditors have lost confidence; public works of improvement are millions will be lost by not saving what is a respectable shoemaker, who desire retainatory duties upon imports to be put a coating of caoutchouc, mixed who keeps several men employed, and a great extent in Maryland; and in nearly among the rest was one named John Pelvince, should they refuse to instal a Judge among the rest was one named John Pelvince, should they refuse to instal a Judge among the rest was one named John Pelvince, should they refuse to instal a Judge among the rest was one named John Pelvince, should they refuse to instal a Judge among the rest was one named John Pelvince, should they refuse to instal a Judge among the rest was one named John Pelvince, should they refuse to instal a Judge among the rest was one named John Pelvince, should they refuse to instal a Judge among the rest was one named John Pelvince, should they refuse to instal a Judge among the rest was one named John Pelvince, should they refuse to instal a Judge among the rest was one named John Pelvince, should they refuse to instal a Judge with tax to pay the interest. One of the John Pelvince, should they refuse to instal a Judge with tax to pay the interest. One of the John Pelvince, should they refuse to instal a Judge with tax to pay the interest. One of the John Pelvince, should they refuse to instal a Judge with tax to pay the interest. One of the John Pelvince, should they refuse to instal a Judge with tax to pay the interest. One of the John Pelvince, should they refuse to instal a Judge with tax to pay the interest of the John Pelvince, should they refuse to instal a Judge with tax to be put a coating of caoutchouc, which who destream the first test to be put a coating of caoutchouc, which the late of the John P done and completing some, so that they can go on earning; and this can be at once done by Uncle Sam himself coming right up and saving to the holders of State bonds, "here is your security if you don't like what you security if you don't like what you have not all the same and security of the state of t baye got," Uncle Sam then paye three Ibrahim Pacha had arrived at Gaza.— est of the State debt was promptly paid, the ings on this subject, which is subject per cent. on his bonds thus issued; the Vessels had been sent to bring home the of STATE TAX was taken from the pock- to be fully appreciated at the North."

question is who is to pay that? for some remains of the Syrian army.

| ets of the people. But how is it now? | coronor's inquest which was about to be meeting was held three years ago. Since States have no bonds out—the answer is, | The Sultan and Mehemet.—The Porter came into power | New York and Virginia.—The Rich held on the body of a man that had been then, six of them had gone to a drunkard's the States pay at whose bonds are exchanged for these United States bonds. For ex restrictions to be imposed on Mehemet Ali's trions, and a State tax to the amount of a posing restrictions upon vessels coming deceased had all the appearance of having ample, suppose Illinois honds to the amount Government, and also to the negotiations in million a year has been levied up us. And from or belonging to New York, was yes been a regular dock lonfer, and it was the been restored to reason and to society by the the money squandered upon partizan favor. I terday, after various amendments, ordered opinion of all present that he had fallen into perseverance of the friends of temperance.

delivered December 23, 1838.

facts .-- Har. Tele. From the Albany Argus.

the South West, but it is not wanting in | The above marriage was consummated DANIEL WEBSTER. parts of N. and S. Carolina and Georgia, in this city on last Tuesday week, and with India rubber, and many scientific perexists still more among the tobacco growers the attention of the lovers of the marvellous. is to be a substratum of wood, on which is who desire retaliatory duties upon imports Mr. Mowitt is a respectable shoemaker, to be put a coating of caoutchouc, mixed

> when one day they were subprened for a frequent convivial meetings, and whose last coronor's inquest which was about to be meeting was held three years ago. Since

the succeeding session of the Legislature of him running at almost full speed up Maiden

- practical tests, confirm the impression that with himself.

78 intrinsic value than gold or silver. It is She was told the particulars of his story 622,247 59 impossible to calculate the value of this "And has nt he been here since," she inquimine, or to anticipate the influence it is to red. "Not since," replied Mr. Mowitt.-\$36,790,775 69 have upon the manufacturing interests of "I know he has," said the lady. "He has look at the above the country. An intelligent merchant who not, I assure you, at least to my knowledge," A SINGULAR DIVORCE CASE.-The regestate of Stephen Girard or John Jacob best in the world," returned the stranger,

money, without being driven to borrowing only transported to make the actual fact.

on't from hand to mouth on Treasury notes, on't from hand to mouth on Treasury notes, which is a beggarly system; and he must get his money out of duties on foreign goods—there is no mistake about that. In the in with about 16 miles west of the "Sker- when that mode is resorted to, without country. The Journal of the American Pelsing was a gentleman, or a lady, and it statute law of this state varied that age of one half the value of silks and worsted stuffs, perfect, equipped herself in men's clothes. work properly. | lives were saved. | statute law of this state veried that age of one half the value of silks and worsted stuffs, perfect, equipped herself in men's clothes, and at the same time \$1,169,042; total woollen goods, \$13,834, and ran off to this city to be the more safeto pay only in gold and silver, they must country; the hammer, the wheel, the axe and at Liverpool, the sales were chiefly declared it a telonious offence to marry a fe- 90. The importations of sugar amounted by out of the reach of her lord and master. male under that age, without the consent of to \$9,924,632; linen, \$6,731,278. So that Here, as we have seen, she got into the emfirst get the gold and silver, and that is a trade in itself, and before the folks can larn it there will be no revenue. Every man folks at head quarters, and all they want in the course of a debate on the British Na-

county, aged about 13 years, attended the it is not an event that will speedily occur. The upshot of this romantic affair was, common school of the district in which she 1. There are no sufficient grounds for a that Mr. Mowitt requested Mrs. C. to make resided, and when going and returning was war. There is nothing in the matter in his house her home; that after a while he len," and "skunk cabbage" we all know, field.

The President is of opinion that in the habit of calling at a neighbor's house dispute which may not be arranged by amfound that he liked her yet better as Mrs.

The mistress of this house is to put the public we have of them the better. the General Government into conflict with seems to have been an invoterate match to a third party 2. They will not even thereof, he proposed a renewal of their the freedom of elections; and that this abuse of maker, and she so filled the simple girl's have the common excuse of aggrandizement of the common excuse of aggrandizement and that this abuse of partnership, which was accepted; and gain. It is not probable that either one been permitted to exist, and to be prevented reference to a particular young man of her can force the other to yield. The enlight-and the late Mr. John Pelsing became husacquaintance, as toprepare, her to take that ened men of all countries and future histo- band and wife,

He therefore directs that information be important step at the first convenient opportions will condemn two nations so intimately | This is the first instance we believe on ARRIVAL OF THE STEAMER given to all officers and agents in your De
CALEDONIA.

In the course of events, the father and ners, customs, and intercourse, if they go of a coronor's juryman on the body of her own the partment of the public service that partisan partment of the public service that partisan was sheen from their to war upon these or similar difficulties.— own husband, or wherein a young man was

EXTRA Sessions. - The following extra | the safe side of thirty. over them but toe the mark and pass them, dates, namely, to the 4th of March—Lonment of any contribution or assessment on match maker, and others, to persuade their design of Congress have been called since and as soon as done there is only one mea done the 3d, and Havre of the 2d.

sure to look to, and then we all float off the We hasten to publish all the news of important to ride to a clergyman's in the organization of our Government:

John Adams was inaugurated on the 4th day night, between one and two thousand on her part) to ride to a clergyman's in the organization of our Government:

John Adams was inaugurated on the 4th day night, between one and two thousand proposes, will be regarded by him of March. 1797. He convened Congress, people assembled near the stone bridge in mud and get into deep water, and that is to aid and save the credit of the States. I don't know but that the measures already mentioned won't do this—but to make it mentioned won't do this—but to mentioned won't do this—but to mentioned won't do the suspension of specier pay—who would seem, from the statements before the sound and the won't do the won't do this—but to mentioned won't do the won't do this—but to mentioned won't do the won't do t

the dull and ordinary course of every day Charleston papers of the 13th instant give on certain articles, of importation. This liam Ash, Thomas Mowitt to Charlotte marvels of the times, says the London Mor-

other bonds, the interest paid for their ac- packet ship George Washington had arrived If any doubt this, we refer them to the fol- following is the concluding section of the the verdict—which was given in a few min-1842; but that the Governor of this Com- round to look for his friend and fellow juror, "The permanent State debt, which was monwealth may, by proclamation, suspend who had been at his side till that moment,

and forty, entitled 'an act to extend the for his partner, but he was to be found at right of trial by jury,' has been repealed by neither; nor did he return that night; nor the next; nor the next; and two months passed away without bringing any intelli-NORTHREN STEEL .- The Evening Jour- gence of him, during which time Mr. Monal publishes the report of Professor Em- witt had fully made up his mind that there mons, the State Geologist, upon the nature was some mysterious connection between \$33,096,013 32 and qualities of the native steel embedded his friend and the man that was found drown-200,000 00 in the soil of Franklin county. The come cd, and that, in consequence thereof. Mr. 15,000 00 bined evidence of scientific investigation and Pelsing had in all probability made away \$33,301,013 32 the steel found in that region is a genuine Well, so matters rested until a certain

article. "Such being the fact," says the day in last June, when a lady called at Mr. Journal, "we have a treasure of far greater | Mowitt's store, and asked for Mr. Pelsing. entertains doubts of its reality, remarked to answered Mr. Mowitt. "But I am posius that if it was genuine steel, for the article tive," said the lady. "What proof have of axes alone it was more valuable than the you of it," inquired the shocmaker. "The one and the same person. And strange as

married to his own master. The lady, by the way, is very good looking, and still on

NATHANIEL F. WILLIAMS, Esq. has been apoem of Wm. Frick, removed. of New Brunswick, N. J. was brought to a close

Congress for ten years in succession. During the last few years he has filled the office of Presi-

bridges, embankments, &c. &c. on the 17th of May next. INDIA RUBBER PAVEMENTS .- Among the Taxation. ning Chronicle, a patent has been actually taken out for paving the streets of London every man to be his own assessor. Rather a poor no doubt would have much difficulty in finding insold would scarcely pay the taxes. A tax is also seph Sewall, removed. proposed on "courtships." Now, these are very

> A New Society.-There is a Society in Richmond, (and would that there were one in these diggins") called an "Anti-borrowing-your-neigh. Postmaster at Albany.

it, we will not murmur.

Jovernor of Maine. A good sefection,

REPUBLICAN BANNER. We are indebted to Messrs. SMYSER and FAUSS,

AND

GETTYSBURG, March 30, 1841.

Democratic Candidate

FOR GOVERNOR,

JOHN BANKS,

OF BERKS COUNTY.

of the Legislature, for various public documents.

The Bank Bill.

ween this time and that, elections for members of Congress are to be held in eleven States. Are reading to-day the Bank bill passed by the Senate, ment to their respective shares of the public

then in power. Let us not continue our exultations on account of that victory until defeat again overtakes us. That victory will have availed the

features of the bill. shall secure another victory which is necessary to to be passed; and some schemes to be devised for amendment.

Robinson, for the murder of the late Mr. Suydam, on Wednesday night last. The jury after being absent a short time returned to the court with a ved. verdict of "guilty of murder in the first degree!"

Many subjects have lately been proposed for taxation. An exchange paper suggests the proposed pricty of causing a tax to be laid on obrains," Pricty of causing a tax to be laid on obrains," Sower, Administrators of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expressions of the Estate of Daniel Trinkie, decompanied nowever by expression source of revenue, we should think; and collectors, vice Denny McCobb, removed. dividuels in possession of the materials taxable. Joseph P. Junkins, removed.

that a tax judiciously laid upon them would prove Robert W. Alston, St. Mark's, Florida, principle. The Legislature took the quar victed under the provisions of the act or the Executors of the Estate of Peter Baumgard ed to make immediate payment of their rejustly said to be cluxuries," and we doubt not vice James W. Roach, removed. to be a fruitful source of revenue. Our word for vice J. F. Kackler, removed. Whitely, removed.

diggins") called an "Anti-borrowing-your-neighhor's-newspaper-every-day and thus-cheating-the
orinter out of his hougest-ind hard-earned-dues 80

In the place of James Page, removed.

John C. Montgomery, at Philadelphia, regard of the Constitution was more palpato and direct than in the other; and the

Yankee Enterprise.—A late English
The account of George Trostle, admin
to the place of James Page, removed.

John C. Montgomery, at Philadelphia, regard of the Constitution was more palpato the place of James Page, removed.

John C. Montgomery, at Philadelphia, regard of the Constitution was more palpato the place of James Page, removed.

John C. Montgomery, at Philadelphia, regard of the Constitution was more palpato the place of James Page, removed. printer out of his honest and hard-carned-dues So- in the place of James Page, removed. the place of G. J. Grosvenor, removed.

EDWARD KENT has been quanimously nominated as the Democratic Harrison candidate for John Dement, removed.

HARRISHURG, March 22, 1841.

Of Judge King is published in the Inquirer selves, and to be able at the same time to Thus are these New Yorkers served.—

Dear Sir:—At an early hour this morning, the of Tuesday and is very lengthy. The Indiscover the same with great clearness in We in Baltimore have had them so long House proceeded to the second reading and conquirer makes the following remarks on the
sideration of the resolution for the final adjournsubject:

on 1 desday and is very lengthy.

another. With regard to the legislative act,
too, a difference of opinion may be enterBalt. Pat.

Very little else beside was transacted to-day. Мавси 23.

Dear Sir: - The House considered on second representation in Congress, as an advance peaceful termination. - Balt. Pat.

The question pending when the House adjourn- From the Savannah Republican, March 17. vania to that of the State Bank of Pennsylvania.—
The question to-morrow will of course be on the amendment.

The locos very generally voted against the bill, since took twenty one Indians with their fast parlor, and insisted on making him compared by the parlor, and insisted on making him compared by the middy feet of one who came on foot! The President brought the visiter into the breakfast parlor, and insisted on making him compared by the middy feet of one who came on foot! The President brought the visiter into the breakfast parlor, and insisted on making him compared by the middy feet of one who came on foot! The President brought the visiter into the breakfast parlor, and insisted on making him compared by the middy feet of one who came on foot! The president brought the visiter into the breakfast parlor, and insisted on making him compared by the middy feet of one who came on foot! The president brought the visiter into the breakfast parlor, and insisted on making him compared by the middy feet of one who came on foot! The president brought the visiter into the breakfast parlor, and insisted on making him compared by the middy feet of one who came on foot! The president brought the visiter into the breakfast parlor, and insisted on making him compared by the middy feet of one who came on foot! The president brought the visiter into the breakfast parlor, and insisted on making him compared by the president brought the visiter into the breakfast parlor.

have yet to elect their members.

For Pennsylvania let there have no foars. Her old veterans will be in the field—those men who never faltered in any contest, however unequal, from 1829 up to the consummation in 1840. The same men who broke down the more than 52,000 majority opposed to us, again lead the van. Of these John Banks was one. It is not often that the old and faithful are rewarded; the newer converse, the old and faithful are rewarded; the newer converse, the more eager proclaimers of their own veris, the more eager proclaimers of their own provided the bank is willing to accept the propositions of the same and the same and gone of the following is the bill relative to Tavern Licenses.—The following is the bill relative to Tavern Licenses, as it passed both Houses of the Legislature:

About four hundred Indians are already at Tampa waiting to be shipped—in fact every one writes that the war is over.

Sill latter from Florida.—By the steamer Gen. Taylor, Capt. Peck, the above is constroated. services, often succeed in making themselves conspicuous, and without any other merit than presumption, succeed in palming themselves upon heedless constituents. But in John Banks, true merit and long services in the cause of the country are united; and these were so prominent, that the nomination was awarded to him with unexampled unanimity. Of his triumphant election ampled unanimity. Of his triumphant election ampled unanimity. Of his triumphant election to the same day, for the purpose of ampled unanimity. Of his triumphant election to the same day, for the purpose of ampled unanimity. Of his triumphant election to the same day, for the purpose of ampled unanimity. Of his triumphant election to the same day, for the purpose of ampled unanimity. Of his triumphant election to the same day, for the purpose of ampled unanimity. Of his triumphant election to the same day, for the purpose of ampled unanimity. Of his triumphant election to the same day, for the purpose of ampled unanimity. Of his triumphant election to the same day, for the purpose of ampled unanimity. Of his triumphant election to the same day, for the purpose of ampled unanimity. Of his triumphant election to the same day, for the purpose of finally passing the bill, as this requires two thirds, intending to apply for a tavern license in the same, That every person intending to apply for a tavern license in the same, That every person intending to apply for a tavern license in the same, That every person intending to apply for a tavern license in the same, That every person intending to apply for a tavern license in any city or country of this Commonwealth, from and after the first day of April next, April 5th, at 6½ o'clock. On the same Evening a lecture will be delivered in the same Evening and the bill as three publications in two newspapers where the application is made in any city or country of this commonwealth, from and after the first day of April next, and it is hereby enacted by the authority of the same, That every person intending to services, often succeed in making themselves con-

or according to his usual practice, veto the Bill. Patriot. pointed Collector of the Port of Baltimore in the remains to be seen. For my part, I fear he will

William Coad, St. Mary's, Maryland, for the further act of Gov. Gilmer, which, same is hereby repealed.

POSTMASTERS.

favorable to that Institution. The opinion common thing to be blind to faults in our- N. Y. for \$4 a piece.

ment of the Legislature on the 24th inst. Various attempts were made to postpone the further opinion of Judge King, in relation to the citation cases of the United States Bank, inourselves. But in the Executive proceedLife of the Flesh is in the blood. With as riod, but without success. A motion was then made to amend the resolution by striking out the 24th March and inserting the 15th April, which being under consideration, a motion was made to being under consideration, a motion was made to being under consideration, a motion was made to be respectively by the United States Bank, in-ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the ourselves. But in the Executive proceeding the first the first the ourselves. But in the Executive proceeding the first the being under consideration, a motion was made to amend the amendment by striking out the 15th April and inserting the 8th day of April; the amendment to the amendment to the amendment was agreed to, but amendment was agreed to be regretted; but it would have been a blood. The moisture derived from earth, blood with the stomach of to the tree becomes sap, and the stomach of the matter of far greater regret if the cause to the tree becomes sap, and the stomach of the matter of far greater regret if the cause to the tree becomes sap, and the stomach of the which amendment was agreed to, but a stomach of the tree becomes sap, and the stomach of the tree bec before the question was taken on the amendment constitutionality of the citation law, or reso- withheld. The sentiment of the Legisla- blood, which supplies the daily waste of bert Taylor, on South Bultimore street, a before the question was taken on the amendment as namended, a motion to postpone the further consideration of the subject until Saturday next was sideration of the subject until Saturday next was siderated as the same affect the Bank of sideration of the subject until Saturday next was siderated as the same affect the Bank of siderated as the same affect the

ments, and it is believed to be one of the ablest opinions ever delivered on that bench. UNITED STATES AND GREAT BRITAIN .- otherwise; because the Brandreth . Vegeta- LATEST The Bank Bill.

March 23.

It will be observed, by reference to our Harrisburg correspondence, that the Bank Bill which has been under discussion for some time, passed both Houses of the Legislature, and needs but the signature of the Governor to become a law. We will give the bill in our next.

The Contest of 1841.

An Extra Session of Congress has been called to convene on the 31st day of May next; and be
The Contest of 1841.

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An Extra Session of Congress has been called to convene on the 31st day of May next; and be
The Contest of 1841.

The Bank bill has not yet been taken up, it is generally understood that on to-morrow the Honse general statisfaction to all those who may eiter the subscriber takes this opportunity to those now in power, there is no cause to the last dates thence; and looking to those now in power, there is no cause to the last dates thence; and looking to those now in power, there is no cause to the last dates thence; and looking to those now in power, there is no cause to the last dates thence; and looking to the same that purgue.

The Contest of 1841.

An Extra Session of Congress has been called to give very decided majority.

The Bank bill ha

Congress are to be held in eleven States. Are our friends in those States animated by a proper our friends in those States animated by a proper our friends in those States animated by a proper of the bill as reported by the committee on banks in the deficiency in the Treasury thus The White Committee on the Treasury thus T congress are to be find in electric States. And our friends in those States animated by a proper zoal;—or is there a lukewarmness prevailing amongst them, such as is always the forerunner of disaster?

The victory achieved by our party last year, was the result of an activity which had been awas t kened and stimulated by the abuses of the party then in power. Let us not continue our exultations on account of that victory until defeat again overtakes us. That victory will have availed the country nothing, if we suffer ourselves to be thrown

country nothing, if we suffer ourselves to be thrown into the minority at the coming elections. An opposition majority in Congress, would cripple all the efforts of the administration to restore prostite estually paid in. The dividends of non-special arouse from the condition of Governor on the senior member of the duty of adapting themselves to the change of Adout of the vitiated humors with a vegetable meditation to arouse from the arouse f have fallen; put on once more their armor, and have fallen; put on once more their armor, and continued to accuse to Directors is col. John Rutherford (L. F.) then becomes with the Sub-Treasury constituted the two venson, or only in the county of Agents fight the approaching battle with the same gallantry which distinguished them in the last, and we

Col. John Kutheriord (L. F.) then becomes with the Sub-Treasury constituted the two great radical reforms of the late President. The foregoing are amongst the most important Governor.

Col. John Kutheriord (L. F.) then becomes with the Sub-Treasury constituted the two great radical reforms of the late President. The foregoing are amongst the most important Governor. He gets up at sunrise, like a plain farmer as

he is, and wants his breakfast within an render the former one available.

The measures which will be brought before the next Congress, will be of the very highest importance to the country. Its prosperity—we hazard the House adjourn-to the savannah Republican, March 17.

Good News from From the Savannah Republican, March 17.

Good News from From the Savannah Republican, March 17.

Good News from From the Savannah Republican, March 17.

Hour after, (the vulgar man!)—and eath with the appetite of a common day laborer. He gave one of his servants a regular blow-ing from Black Creek. To the attention tance to the country. Its prosperity—we hazard nothing in asserting—will depend upon their adoption. The Sub-Treasury law, so repugnant to the interests of the poor man, is to be repealed; a law enacted to distribute the proceeds of the sales of the poor man, is to be repealed; a law to public lands amongst the States; a tariff law to be possessed and the proceeds of the sales of the poor man and the public lands amongst the States; a tariff law to be possessed and the possessed and the proceeds of the sales of the poor man and the public lands amongst the States; a tariff law to be possessed and the possessed and the proceeds of the sales of the poor man are the public lands amongst the States; a tariff law to be possessed and the proceeds of the sales of the poor man are the public lands amongst the States; a tariff law to be possessed and the proceeds of the sales of the poor man are the public lands amongst the States; a tariff law to be possessed and the proceeds of the sales of the poor man are the public lands amongst the States; a tariff law to be possessed and the proceeds of the sales of the poor man are the public lands amongst the States; a tariff law to be possessed and the proceeds of the sales of the poor man are the public lands amongst the States; a tariff law to be possessed and the proceeds of the sales of the poor man are the public lands amongst the States; a tariff law to be possessed and the public lands amongst the States; a tariff law to be possessed and the proceeds of the sales of the poor man are the public lands amongst the States; a tariff law to be possessed and the proceeds of the sales of the poor man, is to be repealed; a law to the United States, the capital shall be reduced to the bank of the United States, the capital shall be reduced to the United States, the capital shall be reduced to the United States, the capital shall be reduced to the United States, and the United States, the capital shall be reduced to the United States, the capital shall be reduced to the United Sta

the regulation of the currency, rendered so worthless by the experiments of the late administrations,
To effect these desirable objects we must have a
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majority in Congress, and to th Wild Cat has been in at Tampa and gone 'palace!'

Sill Later from Florida.—By the and House of Representatives of the Com. Gettysburg Literary As-

ampled unanimity. Of his triumphant election we feel but little doubt; that his administration we feel but little doubt; that his administration will restore the credit and prosperity of the State we have none. Venality and corruption such as disgrace the present administration, and the character of the State itself, will find no countenance from him; and guilt will not be emboldened, by the assurance of pardon in advance, to tear up the order and peace of society.

Mosher, of Baltimore, was found on the shore, and the House adjourned. Your's, &c.

HARRISBURG, March 27, 1841.

Dear Sir:—The Senate have just this moment of New Orleans, which vessel foundered in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common where the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common where the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this common whether the application is made in any of the counties of this counties, and in one wh

More Defaulters.—It is stated in the place where such tavern is intended to be and '40, will take notice that their different veto it; God forbid that I should be right in this.

More Defaulters.—It is stated in the kept, and shall embrace the certificate re
Vourige of the net page Rohlnson Convicted.—The trial of Peter Resident Appointments By The President By The Boulders By The President By The President By The Boulders By The Boulders By The President By The Boulders By The Boulders By The Boulders By The Boulders By The President By The Boulders By Robert C. Cornell, of New York, to be had been detected in plundering the Post sand eight hundred and thirty-four, entitled Receiver General of Public Money at New Office at that place. He was caught with an act relating to inns and taverns, and so York, in the place of Stephen Allen, remo- letters in his coat sleeve, which contained forth, the last of which publications shall be money, and it is supposed that he has oper, at least ten days before the first day of the Samuel Frothingham, of Boston, to be ated pretty largely in that way. He was term of the court to which the application Receiver General of Public Money at Boston, in the place of Isaac Hill, removed.

Receiver General of Public Money at Boston, in the place of Isaac Hill, removed.

Wythe jail. The accused has hitherto Section 2. That the price of a license

declines being a candidate for re-election to Congress. Mr. Thomas has been a representative in Congress for ten years in succession. During

REGISTER'S NOTICES.

Congress for ten years in succession. During

REGISTER'S NOTICES. the last few years he has filled the office of President of the Chesapeake and Ohio Canal Compa.

In your best of the Chesapeake and Ohio Canal Compa.

In your best of the Treasury, in the place of Matthew Burchard, removed.

Charles B. Penrose, of Pennsylvania, to be occupied for that purpose, shall not exceed one hundred dollars; in all connection with that of Representative in Charles B. Penrose, of Pennsylvania, to occupied, to be occupied for that purpose, shall not exceed one hundred dollars; in all connection with that of Representative in Charles B. Penrose, of Pennsylvania, to occupied, to be occupied, to all Legatees and other persons connection with that of Representative in Charles B. Penrose, of Pennsylvania, to occupied, to be Elisha Whittlesey, of Ohio, to be Auditor of the Treasury for the Post Office Demonstration in explanation tells us, that the Indian tells us, that Special Electron.—The Governor of Mary. land has issued his preclamation ordering a special election for members to Congress to be held on the Legislature at his refusal to surrender to the Gov. of New cent. on the rental above the hundred dol. The Reach Mint of Deblorger in the Said estate that the said estate the said estate that the said estate that the said estate that the said es the Branch Mint at Dahlonega, in the State of Georgia, in the place of J. J. Singleton.

John Williamson, of Pennsylvania, to be accompanied however by expressions of dred and thirty-four as is supplied by this trator of the Estate of Daniel Hinkle, de-

George Allen, at Waldoborough, Maine, It must be admitted that the action of Commonwealth, except such as retail vinous, The final account of George Dutterer, Commonwealth, except such as retail vinous, Administrator of the Estate of George vice Denny McCobb, removed.

It must be admitted that the action of Commonwealth, except such as retail vinous, The final account of George Dutterer, I ETTERS of Administration on the Estate of George that Legislature of Virginia in passing the spirituous or other strong drinks, and the Administrator of the Estate of George tate of SAMUEL NEELY, of Hun-Inspection Bill, by which the first example twelfth section of the act of March eleventh Weikert, deceased. Even then, in many instances, the property if Parker Shelden, at Bath, Maine, vice Jo- of retaliation was set in the controversy one thousand eight hundred and thirty-four, The account of Daniel Diehl Esq. George with New York, affords a sort of precedent to which this is a supplement, be and the Gulden and John Blair, Esq. Executors of having been granted to the subscriber living

rel into its own hands as though the two act to which this is a supplement, of retail- ner, deceased. and a common Government to which both cense, such person shall be fined in a sum deceased. upon the same view. In his case the dis dred dollars.

James Rees, at Geneva, New York, in Legislature disapproved. It cannot be paper states that one of the American ships istrator of the Estate of Peter Gintling, deconcealed that the reproof came with a bad at Calcutta, recently landed 400 tons of ice. ceased. Daniel G. Garnsey, Dixon, Illinois, vice to see it; for it indicated a sincere desire to loby the requirements of the Constitution port daties, of upwards of £3,700 sterling.

| Constitution | Constitu

FROM HARRISBURG. | THE U. S. BANK .- Judges King, Ran- | which were not knowingly disregarded in | Shad .- Four fine shad, the first of the | dall and Jones have delivered opinions in the passage of the Inspection Bill. We season, were taken at Staten Island on Monrespondence of the Gettysburg Star and Banner. relation to the suits against the U.S. Bank, say not knowingly disregarded—for it is a afternoon, and sold at the Fulton Market,

from too great a quantity of sap, as that a man can die from too great a quantity of Gettysburg and its vicinity, that he

agreed to, when, in all probability another day will be consumed without coming to a conclusion.

When the United States. It is susfained by the will be consumed without coming to a conclusion.

When the United States is susfained by the highest authority and most powerful arguing always improper in the treatment of most fashionable and workswell arguing always improper in the treatment of most fashionable and workswell arguing always improper in the treatment of most fashionable and workswell arguing always improper in the treatment of most fashionable and workswell arguing always improper in the treatment of most fashionable and workswell arguing always improper in the treatment of most fashionable and workswell arguing always improper in the treatment of most fashionable and workswell arguing always improper in the treatment of most fashionable and workswell arguing always improper in the treatment of most fashionable and workswell arguing always improper in the treatment of most fashionable and workswell arguing always improper in the treatment of most fashionable and workswell arguing always improper in the treatment of most fashionable and workswell arguing always improper in the treatment of most fashionable arguing always improper in the treatment of most fashionable arguing always improper in the treatment of most fashionable arguing always improper in the treatment of most fashionable arguing always improper in the treatment of most fashionable arguing always improper in the treatment of most fashionable arguing always improper in the treatment of most fashionable arguing always improper in the treatment of most fashionable arguing always improper in the treatment of most fashionable arguing always improper in the treatment of most fashionable arguing always improper in the treatment of most fashionable arguing always improper in the treatment of most fashionable arguing always improper in the treatment of most fashionable arguing always in the most fashionable arguing always improper in the treatment any complaint, whether inflammatory or As the subscriber regularly receives the

Harmissum, March 24, 1841.

The House considered on second representation in Congress, as an advance, page for work. being only that which is discharged by Gettysburg, March 30, 1841.

one will undoubtedly be. At West Chester, on the 11th inst., by the Rev.

OBITUARY RECORD. On Sunday the 21st inst. Mr. Jacob Diehl, sen.

of Mountjoy township, in the 73 year of his age. On the 10th inst. in Hamilton township, Alexander Klinepeter, aged about 13 years.

tice, shall be attached to the application) FINHE COLLECTORS of Adams Counwhich publication shall be made nearest the tv, for the years 1836, '37, '38, '39, DANIEL DIEHL.

WM. DOUGLASS.

Commissione Attest-H. J. Schneinen, Clerk. March 30, 1841.

yearly rental of the house and the property Notice is hereby Given, the Prothonotary of the said Court, their

he maintains, is only carrying out the same is hereby repealed.

Section 4. It any person shall be con

the Estate of Peter Diehl, deceased.

The account of Jacob Clutz, one of the lead to make immediate narmed at a make immediate narmed

Arnold Naudin, Delaware, vice Henry States were sovereign, independent combining vinous, spirituous or other strong liquing. The account of Peter Miller, Surviving by less measure than one quart without li
Executor of the Estate of Mathias Sunday, settlement. Solomon Van Rensselaer, to be Deputy owed allegiance. The Governor proceeded not less than twenty, or more than one hundred to Moses McClean, Esq. Administrator of the Estate of James Coxe.

WM. KING, Register.

REMOVAL. C. ZBCHBR.

ADVERTISEMENTS.

FASHIONABLE TAILOR.

he confidently hopes to be able to give very

For \$5 twelve copies to one address. sand at least, as no body will refuse to pay fifty cents for a paper for six months during so exciting a campaign as the approaching Address, H. Montgomeny, Harrisburg

Grand Jury, April Term, 1841.

Franklin-David Wills, Esq. Germany-Ludwick Study. Huntington-Loonard Marsden, Sam'l McCosh, Thos. Stephens, Francis Godfrey. Gettysburg-Peter Weikert, George Little,

Hugh Denwiddie, David McCreary, David Lit Mountpleasant-Jacob Clapsaddio, Honry Conowago-Daniel Gitt. Tyrone-John Diehl, Henry Spangler. Reading-Abraham Myers. Mountjoy-Cornelius Lott, Wm. Guldan.

Latimore-Samuel Hollinger. Libertu-Henry Gordon. General Jury. Straban-John N. Graft, Mountpleasant-Jacob Lawrence.

Strabun-William McIlhenny.

Latimore-Jesse Cook, Wm. F. Bonner. Menallen-Wm. H. Wright, William Rex, Germany-David H. Eckert, Jacob Bishop H. W. THORP, Sec'y. | John Barnitz. Huntington-Christian Picking, Harman Wierman, John Gardner. Reading - George Spangler, Jacob Bushey of

Solomon Albert. David White. Gettysburg-William Boyer, George Critz-men, George Heck, Alexander D. Buehler, Rob-Franklin-John Sholl, David Middlecoff Frederick Stover, Henry Comfort. Berwick-Jacob Diehl, Joseph Carl. Hamiltonban-Isaac Weagly, Jacob Herreder

Hamilton-Hugh McSherry. Cumberland-John Hunter, Samuel Cobcan. Freedom - William McCreary. Estate of JOHN TAUGHINBAUGH. an habitual Drunkard-In the Court of

Common Pleas of Adams County. HEREAS, Robert King and Garrott Brinkerhoff Committee of said Taughinbaugh, have filed in the office of Prothonotary's Office, ?

NOTICE.

Estate of SAMUEL NEELY, deceased. tington Township, Adams county, deceased, claims or demands against said Estate to

JAMES H. NEELY, Adm'r. March 23, 1841.

JOB PRINTING. OF ALL KINDS, Such as Cards, Circulars, Hand-bills, Blanks, &c., &c. Neathy and expeditiously executed at the office o

STAR & BANNER."