The New Bank Bill.

Secrion 1. Be it enacted &c. from and after the passage of this act t several banks within this commonwealth shall be liable for the payment of their bil manner that natural persons or individue are now liable, agreeably to the existin laws of this commonwealth and the pena ties and forfeitures to which the said banks are subject and liable according to the pro- Sec. 6. No bank shall hereafter make avisions of the several acts of assembly i such cases made and provided for the nor

payment of their liabilities on demand be and the same are hereby repealed. SEC. 2. It shall and may be lawful any of said banks during the term of five years from and after the passage of this to issue, circulate and receive bills or not in the form of bank notes of the denomin tions of one, two and three dollars, payab in the whole fifteen per cent on the amou of the capital stock of such bank actually paid in. And any law prohibiting the i suing, passing, or receiving the bills notes of any bank, of the denomination suspended for the term of five years afor of all denominations of bills or notes which any bank may make or issue shall not at any time exceed the following limits; the is to say, where the capital stock actual

not exceed four hundred thousand dollars the amount which such bank may so make or issue shall not exceed the amount of said capital more than thirty seven and a hal amount which such bank may so make or ssue shall not exceed the amount of said capital more than twenty-five per cent date be made or issued by any bank which and 30 days to run to maturity, nor shall any of said bills or notes payable after date be hundred dollars, nor shall the whole amoun amount of bills or notes of all denomination which any may make or issue as afore

SEC. 3. The total amount of debts and one million of dollars, the stock so held shall liabilities of any bank, exclusive of sums not be less than five hundred dollars. Produe for deposits, shall not at any time ex ceed double the amount of its capital stock actually paid in, nor shall the total amount of debts and claims, exclusive of the contin gent fund to be invested as hereinafter prorided, due or becoming due to any bank at any time exceed double the amount of its director on the state in said served in the following order:—The amount of the passage of this act, convene (under the the most important and just bills passed by That funds deposited by any bank within as a director in more than one bank at the bills promissory notes and bills of exchange, provisions of their act of incorporation) as the Legislature, even when composed of his any other bank in this commonwealth for same time nor in the same bank if located discounted or purchased by such bank, and general meeting of the stockholders, for the political supporters; he has prostituted the the payment or redemption of the bills or an the cuty or county of Philadelphia, or not then due exclusive of the amount of ad-appropriate of redemption of the same bank of Philadelphia, or not then due exclusive for which starts and represent the respectively. the payment or redemption of the bills or in the city or county of Philadelphia, or not the more standard of the bank depositing the same shall city of Pittsburg for more than three out vances or discounts, for which stocks or propriety of reducing the capital of said in aggrandizing his relatives and personal brig Richmond, Bates, of this port, which stocks or loans are held as collateral security.

The amount of ad-appurpose of submitting for their decision of said in aggrandizing his relatives and personal brig Richmond, Bates, of this port, which stocks or loans are held as collateral security.

The amount of ad-appurpose of submitting for their decision the power of appointment to the worst extent, that "letters have been received from the notes of the propriety of reducing the capital of said in aggrandizing his relatives and personal brig Richmond, Bates, of this port, which stocks or three fourths of the stock of the same consist of three favorities, even with judicial stations of the state that this vessel had been overhauled three fourths of the divergence or discounts for fundred and fifty thousand shares of the state that this vessel had been overhauled which stocks or loans are held as collateral forty dollars, and amount which any black or city of Pittsburg shall be re elected security, designating particularly such to fourteen millions of dollars, and if at such such of the stockholders then the capital of said in aggrandizing his relatives and personal brig Richmond, Bates, of this port, which stocks or the stockholders that this vessel had been overhauled that the capital state of the stockholders that this vessel had been overhauled that the capital of said three capital of said three to the capital of said three three to the capital of

ecurities in the nature thereof, including its own stock, the stocks or loans of an state, (those of this commonwealth accept d) the stocks, or loans of the United State and the stocks or loans of cities, countieboroughs, incorporated districts, institution or companies whether the same be purchas ment of any advance loan or discount made the one tenth part of the total amount of the in the proceding section of this act. Nor

SEC. 5. No president, cashier, or oth shall in any case lend the funds of such bank without the express authority of the board of directors thereof. And the total amount of liabilities of the directors of an hank individually or collectively, wheth directly or indirectly to such bank, sha not exceed the following limits: that is say, when the capital stock of any ban actually paid in does not exceed \$250 000. the amount of said liabilities shall not ex ceed the one sixth part of the aggregate loans of such bank .- When the capito

counts, or advances constituting the liabi ties aforesaid, to be made at the discre tion of the board of directors as in other ases. Provided, that nothing in this seccontained shall be so construed as impel the reduction of the total amoun said liabilities existing at the passage of ais act, in any greater ratio than twelve and a half per cent for every ninety days

wned and held for three calendar months hereby repealed. ine vote, and all shares so owned and held shove fifty and not exceeding one hundre shall entitle the holder thereof to one vote tober in each and every year, a statement and dollars, the amount which such bank for every five shares so owned and held a verified by the oaths or affirmations of the

nirectors, and thereafter no person shall b elected or serve as a director in any bank unless he hold his own right of the capital as follows: stock thereof at the par value in the proportions following, that is to say. When th amount of capital stock paid in is not un less than three millions of dollars the amount of stock so held shall not be less than three shall have a longer time than one hundred thousand dollars; when the amount of capital stock paid in is not less than tw milltons of dollars, the amount of stock so made or issued for any less sum than five held shall not be less than two thousand dollars; when the amount of capital stock thereof exceed ten per cent of the total paid to is not less than one million of dollars, the stock so held shall not be less than one thousand dollars; when the a-lin this State. nount of capital stock paid in is less than

thousand dollars or in the Columbia bank to the same. and Bridge company to the amount of five. The amount of all other debts due by same is hereby repealed. nundred dollars, and shall be eligible as a said bank and the nature thereof. r the succeeding year, except the pre ident for the time being who shall always be The amount of notes of other banks with

SEC. 9. Every president, director cash er or other officer of any bank, shall be. State. fore taking on himself the duties of his office take and subscribe an oath or affir- State. mution before some judge, alderman, or ed bona fide by said bank or held collater- justice of the peace, faithfully to discharge ally by itself or others, to occure the pay the duties of his office, and to observe and comply with the laws of his commonwealth by said bank, shall not at any time exceed in relation to banks, which said oath or af debts and liabilities of such bank as limited in a book kept for that purpose. Sec. 10. If any director, officer, or othshall any bank at any time make advances ir person concerned in the management or same may be taken or held collaterally as books of such bank, or any false return of stocks, loans or other securities shall be less any statement or accounts in any of the than par, the amount of such advances, loans books of records thereof, by which the true or discounts shall not in any exceed two condition of such bank shall be disguised or of such bank, or to the capital stock thereof lost. advances, loans, or discounts, made prior or which would in any manner increase the

convert to his own use or to the use of any of the last dividend. other person, any bullion, money, note, bill, of a misdemeanor, and upon conviction thereof before any court having competent jurisdiction shall be punished by imprisonk ment in the jail of the proper county or in loans of such bank.—When the capitol state in the c part of the aggregate loans of such bank, seven per cent per annum, and all the future part of the aggregate loans of such bank, seven per cent per annum, and all the future year, publish for three successive days the his signature worth a moment's consider \$500,000 and does not exceed \$1,000,000 per annum, shall be reserved and invested said abstract in one of the daily newspapers throu.—Harrisburg Chron.

the amount of said habilities shall not exceed as hereinalter provided, until the same shall published in Philadelphia, Harrisburg and Pittsburg. the amount of said hishlities shall not ex as hereinatter provided, until the same shall pittsburg.

The old books, it will be seen, and the to secure the effects and search the percent of the capital feach one tenth part of the aggregate smount to ten percent on the capital feach one tenth part of the aggregate sead in one of the unhappy deceased. In one of up, and closed, to the 4th of March. The bins peckets he discovered a written document, by which the coachman declared to paid in evceed \$1,000,000, and does said profits exceeding seven per cent per such bank to cause to be published once in one each shall be equally divided one half for each said in the capital stock as paid in exceed the one tieflith the use of the Commonwealth to be paid in the city or county, when the capital stock so paid in exceed \$2,000,000, and does not exceed \$3,000, and does n exceed the one fifteenth part of the aggres thank in the loans of this commonwealth, to

capital stock so paid in exceeds \$3,000,000 and provide for the ultimate payment of all or refuse for the period of thirty days, to AGRICULTURAL STATISTICS former prosperous condition. We know The following is a copy of the Bank Bill as it the amount of such liabilities shall not exceed the one twentieth part of the aggress and contingent fund as may remain at the ment required in the preceding section, or by whom the late centus was taken, the form the 4th of March, 1837, with the countries of the Legislature on the centus was taken, the form debt, and an overflowing Treatitional thirty days to publish the same in the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treatitional thirty days to publish the same in the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treatitional thirty days to publish the same in the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treating the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treating the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treating the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treating the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treating the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treating the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treating the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treating the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treating the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treating the period of State of New York is behind Pennsylvania. act of the 11th June, 1840.

FIRST-The liabilities of such Bank is

the following order: The amount of the capital stock there ctually paid in.

The amount of its bills, notes and othe ligations payable after date. The balance due to other banks with The balance due to other banks not with

The amount due to general depositors. The amount due to special depositors. not be less than five hundred dollars. Pro. The amount due for unpaid dividends annum, in consequence of any bank neglect, the Public Debt for which the State has revided, That any person holding stock as Edesignating the amounts if any, which may ling or refusing to pay on demand in gold or creived no equivalent. Too cunning to be

cks or loans so heid n this State: The balances due by banks within the

The balances due by banks not within th The amount of coin and bullion of all de scriptions on hand.

The amount of loans owned and held by tirmation shall be in writing and registered such bank created by the United States, or this proclamation, declaring that the capital The amount of its own stock held by such sent loans to be made to the Commonwealth

The amount of the contingent check, draft, certificate, obligation, or secu-rity or any other property or effects belong-THIRD—As follows: The amount ing to or in possession of such bank or be. the expenses and losses incurred in conduct longing to any person, or persons and de sing the business of such bank since the de posited therein, he shall be deemed guilty laration of the last dividend. The aggregate amount owing by the rectors of such bank, first as principal

asce of misdemennors, for any term not ex-banks.

ceeding seven years, and be fined in any sum not exceeding two thousand dollars.

General to prepare quarterly an abstract Legislature hereafter to get the Governor

SECTION 14. If any bank shall neglect banks of the Ohio.

exceeding 7 per cent per annum, nor from the government or regulation thereof, they barley 2,300,000 bushels-of potatoes 21,

for the whole amount of the debts and lia-pounds-hav nearly 2,000,000 tons-sugars Relier, clerks, porters, or servants, thereof mand any of its notes, only deposits or of the state of them, nor shall any or eithest liabilities (special deposites excepted) in same or any other bank. And every such about 3,000,000 bushels while Virginia is tration:

near of them, be allowed to keep any private gold or silver coin, to make, declare or pay neglect or refusal on the part of any bank, but about 1½ million bushels behind New to transmit and publish the statement re. York in that article. In Indian corn, Tenor individual account in or with such bank any dividend, or other profit to the stock to transition and publish the statement re. York in that article. In Indian corn, Tenture of Norshall any director of any bank become holders thereof, exceeding five per cent per cut the surety of any officer, clerk, or other annum, and all the future profits of any such tion of the provisions of this act, or any ducing 42½ millions of bushels yearly, other act for the government or regulation. North Carolina 34½ millions of bushels, Illiant any loans or discounts so made or notes, hilly deposits or other liabilities in of such bank, not hereby altered or repeal-linois 22 millions, Michigan 22 millions of such bank, not hereby altered or repeal-linois 22 millions, Missouri 15 millions of the charter thereof and upon proof of the Deposits of the discount and published for the stock to transition and published in the statement re. York in that article. In Indian corn, Tenture the statement re. York in that article. In Indian corn, Tenture the statement re. York in that article. In Indian corn, Tenture the statement re. York in that article. In Indian corn, Tenture the statement re. York in that article. In Indian corn, Tenture the statement re. York in that article. In Indian corn, Tenture T tock holders or any election for directors any bank, not paying its liabilities in gold the third of April, 1840, in relation to non amont 1,393,420, Virginia 1,280,736. fany bank held in persuance of law, each or silver on demand, from making loans or payment of specie by said banks, the char In the products of the orchard New York

hare of stock not exceeding fifty bona fide dividends or issuing its own notes or bills, is ter of such bank shall be absolutely forfeited and Vermont lead the other States nearly as provided in said resolutions. next preceding such general meeting or e. SEC 13. Each of the banks shall make SEC. 15. It shall be the duty of the Se \$1,732, 357, the latter \$1.100.387. lection, shall entitle the holder thereof to out and transmit by mail to the Auditor cretary of the Commonwealth, immediately cotton Mississippi bears the palm, produ-General, between the 1st and 10th days of after the passage of this act, to forward a cing yearly 289,838,818 pounds, Alaba eld General, between the 1st and 10th days of after the passage of this act, to follow a ching yearly 200,000,010 pounds, Alabama red the months of January, April, July and Occopy thereof addressed to the President, 540,379,669 pounds, South Carolina 148, to tober in each and every year, a statement Directors and company of each of the banks 907,880 pounds, Georgia 134,322, 755 n. verified by the oaths or affirmations of the incorporated by the laws of this Common pounds, Louisiana 67,640,182 pounds Virginiana 67,640,182 pounds may so make or issue shall not exceed the bove one hundred shall entitle the holder president and cashier, of the condition, lia wealth, who shall thereupon convene a gen-figure 10,767,451 pounds. Of tobacco, Ma amount of such capital more than fifty per hereof to one vote for every ten shares, bilities and resources of such bank as they eral meeting of the stockholders thereof, for ryland produces 19,000,000 pounds, Vi amount of such capital more than fifty per present to one vote for every ten shares, pointies and resources of such bank as they every ten shares, pointies and resources of such bank as they every ten shares, pointies and resources of such bank as they every ten shares, pointies and resources of such banks of the purpose of submitting the provisions of ginia 14,000,000 pounds, Ohio 6,000,000 in exceeds two hundred thousand and does the banks of the commonwealth shall vote of December, March, June and September, this act for their acceptance or rejection.—pounds, Tennessee 26,700,000 pounds, Misnot exceed four hundred thousand dollars in proper person, and not by proxy or at immediately preceding at the time of the The said meetings to be called and their souri 8,500,000 pounds, and Indiana near torney. closing of the business of the bank, which proceedings to be regulated as provided by Sec. 8. At the next annual election of statement shall be made out in such uniform the respective charters for the election of 2,000,000 pounds. manner as the said Auditor General may Directors, and the acceptance or rejection THE KEY STONE STATE. - Greely's Log Cabin, in referring to the Gubernatoria by the Presidents of the respective banks campaign, upon which we have embarked

prescribe and shall designate particularly of this act shall be certified to the Governor in under the corporate seal thereof, within has the following article, which shows that sixty days from the passage thereof, and the misdeeds of our locoloco Governor are thereupon the Governor shall declare by appreciated abroad as well as at home:

proclamation which of said banks have ac
"One of the greatest political contests of The amount of its bills, notes and other cepted or rejected as aforesaid. And if any 1841 is to be fought in Pennsylvania, where obligations in circulation, payable on de-lof said banks shall refuse or neglect to accept the provisions of this act in the manner for three years ensuing, in place of David er aloresaid, then, and in every such case, all R. Porter, the present Loco Foco incumthe provisions and penalties of the several bent. We do not believe a more reckless. n acts and resolutions in force, prior to the ruinous or demoralizing State Administra-passage of this act, shall continue in force in tion has been endured in any State of the Garden, at the polls. On Saturday a full relation to every such non accepting bank. Union than that of D. R. Porter has been. SEC. 16. So much of any former act or We believe its glaring profligacy in the resolution as imposes any other penalty or prosecution and repair of the State Works would be also be a latter for the state works. higher rate of interest than six per cent. per thas added at least One Million Dollars to

by altered or supplied, shall be, and the and the ranker articles of the Loco-Foco creed, while he has proved himself a thor Sec. 17. The President and Directors of ough pupil of Dallas and Kendall in his adself surrounded by a band of friends, both the Bank of the United States may, after ministration of the laws. He has vetoed tried and untried.—Harrishurg Telegraph director on the part of the State in said SECOND-The resources of such bank the Bank of the United States may, after present shall approve of, and consent to such fore trial, so as to shield him from convic reduction of the capital of said bank, and tion as well as punishing shall signify their consent thereto in writing, a man be re elected? the President and Directors shall Jeliver to

s the Governor a copy of the proceedings of stration have nominated an excellent can such meeting, together with a duplicate of didate—John Banks of Berks—a scholar. the consent of the stockholders thereto, under the corporate seal of said bank which There is not a shadow of suspicion, even The amount of debts due to said bank, shall be by him deposited in the office of the resting on his fair fame. He is able, affined by mortgages and ground rents.

Secured by mortgages and ground rents. Governor shall immediately thereupon issue elected by a large majority. any State, city, county, district or borough. of the said bank has been so reduced. That A DREADFUL AND COWARDLY MASSA The amount of loans to corporate institu- on the fact of such reduction being ascer cre.-A letter from the St. Louis Repub-

tions and companies other than banks. tained and proclaimed as aforesaid, said lican, from Fort Leavenworth, gives an a

The amount of stock owned and held in bank shall be released from so much of the count of a most cowardly and bloody mass shall any bank at any time make advances in person concerned in the amount of stock owned and held in bank shall be released from so much or the count of a most cowardly and middle for companies.

The amount of stock owned and held in bank shall be released from so much or the count of a most cowardly and middle for companies.

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The amount of stock owned and held in bank shall be released from so much or the count of a most cowardly and middle for companies. The distardly Kansas, 65 in number same may be taken or held collaterally as abooks of such bank, or any false return of the amount of its own stock near by such state or condition thereof, or forge, or bank.

when required by law of any sum or sums took advantage of the absence of the Paw mile in breadth is a prodigious rise; and is two thirds of the par value thereof. And salter, or caused to be forged or altered any such bank other than its banking house, any temporary loan not exceeding one mile in breadth is a prodigious rise; and is aid to have been only exceeded once because of the board of directors, or by such bank other than its banking house, any temporary loan not exceeding one mile in breadth is a prodigious rise; and is aid to have been only exceeded once because of the board of directors, or by such bank other than its banking house. The next cost of all the real estate held not exceeding one mile in breadth is a prodigious rise; and is aid to have been only exceeded once because of the board of directors, or by such bank other than its banking house. The next cost of all the real estate held not exceeding one mile in breadth is a prodigious rise; and is aid to have been only exceeded once because of the board of directors, or by such bank other than its banking house. The next cost of all the real estate held not exceeding one mile in breadth is a prodigious rise; and is a prodigious rise; an by such bank other than its banking house, any temporary loan not exceeding one mile. The nett cost of the banking house of lion of dollars in any one year.

such bank.

Sec. 18. No bank of this commonwealth. One woman sold her life dearly. She
The amount of all other debts due to such shall issue or pay out any other than its own sprang upon one of the Kansas warriors or discounts shall not in any exceed two concealed or shall fraudulently make an is-bank, specifying, particularly, the amount notine decision of the concealed or shall fraudulently make an is-bank, specifying, particularly, the amount notes, unless such issue or payment be in like a tigress—clutched his throat, and tree that place and York Haven were rided. That nothing herein contained shall sue, or caused to be made issued, any false of those remaining due, and unpaid for one, conformity with some special contract, or would have strangled him if her arms had known to have been swept away; and that be so construed as to compel any bank to paper or certificate relating to the affairs two and three years, and not charged as with the consent of the party to whom the not been hewn from her body. two and three years, and not charged as with the cousent of the party to that in case. The Pawnee prisoners were reached by the great quantities or mostling timoer, lost.

The amount received by such bank for any bank shall violate the provisions of this a detachment of the American force stated any bank shall violate the provisions of this a detachment of the American force stated and been on the "angry flood," shewed plainly that to the passage of this act, in any greater liabilities of such bank, or shall embezzle interest, discount, exchange, rent and all section they shall forfeit and pay the sum of tioned at Fort Leavenworth, and had been ratio than twelve and a half per cent for or fraudulently convert to his own use, or other sources constituting the profits of five hundred dollars to be sued for and restrought into Bellevieu.

This massacre will be a signal for a fierce recoverable, one half for the use of the in war between the Pawnees and Kinsas.

fiformer, and the other for the use of the ----overseers or guardians of the poor of the LEAD IN IOWA AND WISCONSIN. - D proper city or county where the offence shall Owen, who was appointed by the Gover ment of the United States to explore the nineral regions of Iowa and Wisconsin THE FOURTH VETO—The Huntingdon Territories, states that they now produce as troduced a resolution instructing Messrs.

Breach.—The Governor has again vetoed much lead as the whole of Europe, Great Wright and Tallmadge, United States Sentence of the continuous of t the resolution for the settlement of the ac. Britain excepted; and are capable of yield ators, to vote for the repeal of the expungjurisdiction shall be punished by imprison-second as endorsers or sureties.

Jurisdiction shall be punished by imprison-second as endorsers or sureties.

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Jurisdiction shall be punished by imprison-s

A NEW SET OF BOOKS, AND NO MISTAKE! -In pursuance of instructions from the Secretary of the Treasury, the following Second Comptroller.

things have happened heretolore on the Reform administration has to do in the entertained of the confederacy whose existing the country to its tence has been thus awfully divulged.

closing of the business of any. bank, after shall neglect or refuse for the period of State of New York is behind Pennsylvania try free from debt, and an overflowing Treating all its liabilities as aforesaid, thirty days to publish the same in the partin the production of wheat, to the amount stury of many millions in hand to begin shall be divided pro rate amongst the stock-pers, of the proper city, or county, as afore of 2,000,000 bushels annually; while it exting with. When the several accounts now said, or if the President or any of the dividend reference on the cashier of any bank, shall over 3,000,000 of bushels—of Indian corn deed, how Van Burenism squandered the suptany bank from the payment of taxes wilfully and knowingly violate any of the 2,500,000 bushels—of oats over 2,000,000 money of the people, but, how much provisions of this act, or any other act for bushels—of buckweat 300,000 bushels—of eyes to squandered. For it will then soon be the government or regulation thereof, they barley 2,300,000 bushels—of protetors 21. Insect thing many the government or regulation thereof, they barley 2,300,000 bushels—of protetors 21. Insect thing many many the government or regulation thereof, they barley 2,300,000 bushels—of protetors 21. Insect thing many many the government or regulation thereof. exceeding 7 per cent per annum, nor from the government or regulation thereof, they barley 2,300,000 bushels—of potatoes 21, ascertaints; how much debt was created, he payment of the taxes imposed by the shall individually and severally, be hable 000,000 bushels—wool nearly 1,000,000 burning the lour years ending on the 4th of March, 1841. With this knowledge be-SEC. 12. It shall not be lawful for any hilities of such bank, and shall moreover gover 8,000,000 nounds, and of products of fore them, the people may pass understand. in any loan or grant any discount to the cashier bank, neglecting or refusing to pay on despectation of the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the pro-Ringly upon the honesty, capacity, and the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the pro-Ringly upon the honesty, capacity, and the dairy over \$8,000,000. In the pro-Ringly upon the honesty, capacity, and the pro-Ringly upon the honesty, and the pro

TREASURY DEPARTMENT. Second Comptioller's office, ?

Sin:-You are hereby required to render your account or disbursements for the current quarter as soon after its close as pracmay if in opinion of the directors, the same annum, shall be equally divided for the uses the charter thereof, and upon proof of the Pennsylvania 13 millions, and New York ticable, and in so duing you will present is expedient be renewed subject however to and paid or appropriated in the manner pre-fact to the satisfaction of the Court of Com- 10 millions. Of neat cattle New York with and refer to in your account current, the reduction named in the provision to the scribed in the preceding section in relation mon Pleas of the proper county, or in vaca-possesses 2 642,438, Pennsylvania 146,418 two abstracts, one referring to vouchres for next preceding section.

The reduction named in the provision to the scribed in the preceding section in relation mon Pleas of the proper county, or in vaca-possesses 2 642,438, Pennsylvania 146,418 two abstracts, one referring to vouchres for next preceding section. SEC. 7. At any general meeting of the And so much of any former law as prohibits same manner provided in the resolutions of sylvania 3,386,431, Ohio 1,064,957. Ver. prior to the 4th inst., the other to those subsequent thereto, unless your disbursements since that day have not exceeded in amount he funds then on hand. Should that be two to one -the former being to the amount he fact, your account may be rendered as You will, however, in all cases, report

the amount of funds in your hands on the endered as required above, should they brace:payments for demands which ac-

> rued prior to the 4th inst. ALBION K. PARRIS.

AN EX PRESIDENT OF A BANK IN THOU-LE.-Alonzo F. Weed, ex President of the Bank of Millington, Maryland, has een arrested in New York on a charge of having in September last embezzled the ands of that institution to the amount of \$10,000 and upwards.

More Votes for Porter.—The Union "One of the greatest political contests of town Democrat says, that nineteen persons were pardoned from the western Penitenin October next a Governor is to be chosen tiary during the year 1840 by Governor that a fellow was sentenced upon Wednespardon arived. Hadn't the Governor bet-We also learn by a letter from Schuvlkill county that a ruffian, who was convict ed some year or so since of a most attrorided, That any person holding stock as designating the amounts it any, which may still be not be the stock as designating the amounts it any, which may still be not be the stock as designating the amount of a girl near Minnersville, aforesaid in the bank of Pennsylvania or the have remained due and uncalled for, for two silver, its notes, bills or other habilities, and a thorough Destructive, Porter has pursued the likewise been sent out on community. Philadelphia bank to the amount of one years and the names of the parties entitled so much of any act or resolution, as is here a see-saw course in regard to State policy again by this over wise and merciful Government. rnor!- With his pardons before and af-

> Another Outrage by a British CRUISER.-The Salem, Mass. Register says that "letters have been received from the the leland of St. Thomas on the Coast of tion as well as punishment? How can such Africa, she was brought to by a British brig of war, (the Persian, our informant The friends of the new National Adminninks) her invoices and other papers were demanded and examined, she was finally suffered to proceed on her voyage, nothing tatesman, jurist, and inflexibly honest man being found to justify a seizure. This is he fifth Salem vessel that has been searchd by English cruisers within a few

THE SUSQUEHANNA .- The recent fine weather, which has served to melt the porthern snows, and thus swell its tributaries, aided by a heavy fall of rain on Monlay, has produced a great and unusual rise n the river Susquehanna. At Harrisburg vesterday, it was fifteen feet above low fore, in that river, since the great flood of done, as the Harrisburg Telegraph of yeshe work of destruction had begun, above hat town. The navigation on the Cana was suspended at Clark's Ferry—the Canal below the dam being so full of water that the boats could not pass under the bridges.

THE "EXPUNCING" RESOLUTION,-In he Senate of New York, Gen. Root has in-

PERILOUS POSITION OF LOUIS PHILIPPE. -The driver of a Paris omnibus, dwelling counts are subject to the revision of the promptly to the spot, and finding all attempts The old books, it will be seen, and the to secure the effects and search the per-



Democratic- Candidate FOR GOVERNOR, JOHN BANKS,

OF BERKS COUNTY. AN Apprentice to the Print-ing Business wanted at this

Pennsylvania Stands Firm. From the accounts which reach us daily from to say to our friends abroad, that Pennsylvania is following is an extract of a letter, written to examine McNabb and others, in Upper there were a number of other passenger an Administration State, and will prove it at the by a member of the Legislature to a citizen Cahada. This was granted, with the confirmed at the last, Mo-by a strange infidely, as we thought to the of this place, dated ved by a strange infidelity, as we thought, to the of this place, dated honor and interests of the State, certain of our cotemporaries, whose aid, from their professions, w had a right to expect, were constantly asserting

vass, that Gen. Harrison would carry the State, name on her consecrated pages. He died in the ground, as there was no allegation of imwith us in anticipating success, we have surely long as those hearts shall continue to beat. foundation for supposing we are right now.

Lady's Book The April number of this admirable public has been received. The "Stray Kitten" and a excellent plate of the latest Fashions embell this number. The reading matter is good-ver good-as is generally the case. We are glad credit for constant and untiring exertions to please. may by law provide for the case of removal. received the February and March numbers of the President and Vice President, declaring Book! We cheerfully complied with your re- what officer shall act accordingly, until the quest and performed our part of the contract in disability be removed or a President shall December last, and of course, we now expect you be elected. to do the same. We will be pleased to acknowledge the receipt of the missing numbers. Do you FROM HARRISBURG.

THE PHENIX AND BUBGET .- We have rece ed the first number of this work, published mon character to the work. We wish the publis success. For terms, &c., see advertisement another part of this paper.

Yet another Veto!

On Friday last Gov. Porter sent in his ve the Bill relative to the Chester County Prison.

On Friday last the House passed, by a very d cided vote, the Senate resolution for restric the Governor's tenure of office to ONE TERM. the 10th article of the amended constitution, sa he Harrisburg Telegraph, this resolution will be of taxes levied for state purposes, passed the Ho ournalised, and published by order of the Secre ary of the Commonwealth in one paper in every county: if the next Legislature shall in like man ner-scree to the amendment, the Secretary w again order its publications as before, and it will by equalizing the taxes throughout the Commonthen be submitted to the vote of the people. wealth. Under the act of June last, owing to the

Walter Forward, Esq. of Pittsburg, has rectroller of the Treasury.

The next Speaker. are each in nomination by the Press as candidate for the Speakership of the next House of Repre-

of the various distinguished men in Congress, and eminent degree, of those peculiar qualities, necessary in the presiding officer of such a body. H is a man of high honor, prompt to apprehend, wit firmness and temper to execute the delicate duti of the Chair. Bosides this, he is sound on all th great subjects of national policy. The administration of the chair, by such a man, would tend to restore the character of the House of Represent tives to its former dignity.

> FOR THE STAR AND REPUBLICAN BANNES Good Old Adams.

Jail: Not one who awaits his trial for offences, 44, nays 32, the constitution requiring two thirds Rossidand, on the sea side of which he and enlightened public, for the patronage against the law of the land—not one, who is ex-2 to pass a bill returned by the governor with his principle body of one of the passengers in they have bestowed on him; and he hopes. plating the just sentence of that law—not even one debjections, the bill was consequently lost. At the schooner, drifted on shore.

by preparing the medicine as he has a who languishes in bondage because he is poor, in number of the political friends of the governor. From the papers found in his pocket done, to ment a continuation of favores, debt, and friendless. Let them boast of their voted in favor of the bill. Many of his friends the name of the deceased is ascertained. Purchase them in Gettyeburg of The realth; their motto may be that in which the Ro gare becoming disgusted with the course he has to be George Mosher, of Baltimore, and it t nummos." Let them vaunt their power and few more vetoes will do the work effectually. number of their population--we can not; our ory and our pride is in the virtue and integrity our people. They are the only true eleme happiness in society—the only firm foundati apon which a nation's greatness can be reared

DEATH OF THE PRESIDENT

ey constitute true wealth, real power, and gen

We are pained to announce the melacholy intelligence of the DEATH OF PRESIDENT HARRISON!/ The British Minister, at Washington—the other Friends, and we are pained to learn the HABRISBURG, April 4, 1841.

Dear Sir .- We have just received the melancholy intelligence that Gen. Harrison is no more that no Candidate could carry the State against He died this morning at half past 12 o'clock at

our readers, the provision of the Constitution which declares who shall be President in event of the death, or resignation of the trial could not be had. This was granted, person elected te fill that office:

and the court adjourned over to the after- some enquiry in regard to the accounts of Sec. 6. In case of the removal of the Presi- noon, to give an opportunity to serve the the individual whose name is at the head of dent from office on of his death. dent from office, or of his death, resignation, writ if allowed. perceive that this work is daily growing to populate from omce, or of his death, resignation, with it allowed.

larity. Few publishers are more deserving of partor inability to discharge the powers and during the intermission the affidavits. General the following Communication, by tronage and support than is Godey of the Lady's ties of the said office, the same shall devolve were prepared, the certification and which it will be seen, that he is a defaulte were prepared, the certification in the to the very respectable tune of \$46,570. Why is it, friend Godey, that we have not yet death, resignation, or inability, both of the

HARRISHUDO, April 1, 1841.

61, nays 12.

pitch of uncontrollable excitement, at the Senate of this date, requesting the Audito
The suspension of the operation of the act was last clause—"Death is in the world!"—was General to inform the Senate whether the sidered necessary, in consequence of the diffi-uttered, fell senseless to the floor! culty arising from the fact, that most of th conses are granted at the April court, and the time being necessarily too short to obtain licens

HARRISBURG, April 2, 1841 Dear Sir .- The bill to establish a unifor node for the valuation of propety and assess finally, yeas 54, nays 27. This bill does not in crease the amount of taxation contemplated by th act of June last, but will have a tendency mor effectually to carry out the provisions of that act, various standards of value adopted in the severe counties, the tax is any thing but uniform aced and accepted the appointment of First Competer Cording to the real value. The bill just passed the benefit of all the rights and guarante requires the assessment of property at the actual secured to persons charged with offences at 1570 21. Mr Fritz was removed on the cash value; and thus obviates to a great extent gainst those laws, on the other, the admin the defect or abuses of the act of June last. In istration of justice can neither be obstructed The Baltimore Patriot states that Mr. Johnson the county of Adams where a fair valuation was nor overawed by the demands or menaces of Maryland, Mr. White of Kentucky, Mr. Cush- made, the tax exceeded greatly that of some of of the British Government. McLeod will ing of Massachusetts, and Mr. Dawson of Georgia, the counties, the tax of which aught at least to be have a fair, impartial trial. If innocent, i double that of Adams.

will assuredly be acquitted. If guilty, he I further answer to the said Resolution
The House proceeded to the consideration of will be as assuredly convicted; unless the I would respectfully say, that I have not a he resolution from the Senate relative to amend Government of England, by avowing the

We should have been proud, if his health had permitted, to have added to the list the name of the Hon. Charles Ogle, who possesses all the qualifications necessary for the station. Next to Mr. Ogle, our preference is for the Hon. John and shell not be capable of holding it longer than any term of nine try. We have watched with care, the course went for undied to the list the name of the Hon. John and shell not be capable of holding it longer than a single term of three years in any term of nine try. When American citizens went for undied to the list the name of the Legislature.

I am, very respectfully, and shell not be capable of holding it longer than try. When American citizens went for undied to the Legislature.

I am, very respectfully, and shell not be capable of holding it longer than try. When American citizens went for undied to the Legislature.

I am, very respectfully, and shell not be capable of holding it longer than try. When American citizens went for undied to the Legislature.

I am, very respectfully, and shell not be capable of holding it longer than try. When American citizens went for undied to the Legislature.

I am, very respectfully, and shell not be capable of holding it longer than try. When American citizens went for undied to the Legislature.

I am, very respectfully, and shell not be capable of holding it longer than try. When American citizens went for undied to the Legislature. An amendment extending the term to four years ment hung many, and transported man amongst them all, we know of no one who is su- was disagreed to. An amendment was offered by more of them. At this our Government portor to Mr. White in talents, integrity and gen. Mr. Wright reducing the term to two years, lost, made no complaint. And now, when the year 11, nays 68. An amendment was then of subjects of Great Britain invaded our terriwe have been informed that he is possessed, in an fered by Mr. Wright to reduce the term of Sena-tory, burned a steamboat and murdered a tors to two years and making them ineligible for citizen, our course is a plain one, whatever

dignity."

kinson changing the time of the meeting of the nothing, however, in saying that while the was disagreed to, and the amendment of Mr. The resolution restricting the governor to one dupois of a hair,' of the nation's honor or term was then agreed to, yeas 73, nays 8. We have just had another of those beautiful pleasure that I communicate a fact, which I know excellency returning without his signature the will be to the citizens of our county a subject of bill changing the prison discipline of Chester. Monday evening last, intelligence was theless, some who have commenced using deceased:

much gratification. Other counties may besst of county and the mode of appointing the Inspectors brought here by a fishing smack, that out these Pills under the most trying circums. The account of George Trostle, admit their wealth and their counties of the prison. His excellency was handled with side the bar of the harbor, and about five stances of bodily application, when almost sistrator of the Estate of Peter Gintling, d ces and their coal mines—their finished rail roads no little severity by Mr. Johnston of Armstrong, miles to the eastward, they had fallen in every other remedy had been altogether coand canals—their rapidly increasing power and he said that there was a Monsieur Veto king and with a schooner, sunk in about five fathoms unavailing, have been restored to health importance—let them. They cannot beast as we that we are likely to have a veto governor. One of watter. Mr. Mitchell, inspector of cust and happiness by their use. Dr. Bran-Recam—that there is not a solitary prisoner in our agreeing to the passage of the bill the year were toms, crossed over the next morning to St. Idreth has to return thanks to a generous.

Your's &c.

man poet said his countrymen rejoiced-"Virtus pursued in regard to vetoing nearly every bill. A is conjectured that the schooner was fro that port, bound to New Orleans .- The deceased was well dressed, and had some thing like \$200 in his pockets, in bank bills and silver change, and a gold watch FROM LOCKPORT.-McLEOD. LOCKPORT, March 22, 1841.

The March term of the court of Oyer and and guard chain.—Among the papers found Terminer for this county should have been on the body is a letter of recommendation of the county. Terminer for this county should have been from Clark & Kellogg, of Baltimore, to F. Bonner, all of this county. held this week, commencing this morning. Thayer & Co. of New Orleans. Since the foregoing was prepared, it ! directed the Clerk not to call the jury, debeen ascertained that the deceased i iding at the same time not to hold the

court in consequence of an informality, or tinted the sale of a draft for \$700 on the rather material error of the clerk, in giving North. This appears from his papers but five instead of six days notice of the The mail of Wednesday last brought us to be drawing of the jury for the term. McLeod was arraigned and pleaded not St. Joseph Times of the twentieth of la McLeod was arraigned and pleaded not month; which unnounces the sailing from guilty to the indictment against him. His month; which unnounces the sailing from counsel, Messrs. Gardner and Bradley, then that port, for Pensacola, of the schoone Three Friends, Johnson master. No such moved the court for two commissions to is a Three Friends, Johnson master. No su sue —one for the examination of Mr. Web vessel has arrived here. Scarcely a dou I can exist that the lost vessel is the Th

agraph, we grieve to say, leave very An application was then made to the city the room for doubt that, among the passen cuit judge, to allow a certiorari to remove gers who have found a watery grave better cause from the Oyer and Terminer to tween St. Joseph and Pensacola, besides the Supreme Court, on an affidavit setting Mr. Mosher, was Mr. George Johnson, for that no Candidate could carry the State against He died this morning at half past 12 o'clock at the Supreme Court, on an affidavit setting Mr. Mosher, was Mr. George Johnson, for Van Buren. We denounced such treasonable at the seat of government. He died evincing the forth some of the circumstances of the of merly a merchant in Alexandria, and late tempts to dispirit our own friends; but we find we faith, resignation and composure of the Christence charged to have been committed, and by appointed Navy Agent at Pensacola, and were over heaty in imputing such motives.—as tian; invoking blessings on his country with his tempts to dispirit our own friends; but we find we faith, resignation and composure of the Units were over hasty in imputing such motives;—as tian; invoking blessings on his country with his since the election, none have evinced warmer attachment to the present Chief Magistrate, or claimed greater credit for their services, than those of our brethren who were given over to such chillent and complicated duestions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married, and that difficult and complicated questions of his wife, (recently married sister, who had left this city some direct from Washington, and was communicated urged that at the Oyer and Terminer the weeks ago for Pensacola. The last letter greater credit for their services, than those in a circular signed by the members of the Cabinate of case for that reason, that this cause should time he was at St. Joseph, impatiently was We have only referred to this subject to strength. We are all struck dumb with grief. My feelings case for that reason, that this cause should time he was at St. Joseph, impatiently was en the opinion we have intimated, that Pennsyl- will not permit me to add more. Peace to his to tried in the supreme court rather than ting for a fair wind to enable the vessel to vania will go for JOHN BANKS: We adhered cashes: He has not left an honester or better man in the over and terminer. The circuit judge sacola. The St Joseph paper of the 20th to the opinion from the beginning of the late can behind him, and history will record no brighter declined allowing the certification of the late can behind him, and history will record no brighter declined allowing the certification of the late can. even at the hazard of differing with our more infulness of his fame, with the rich regards of his
proper bias, on the part of the county judges, smiled for Pensucola some time in the
telligent brethren. We were right then: and grateful countrymen clustering around him, and
when those, naturally given to despondency agree his memory will be consecrated in their hearts so
correcting any error in the proceeding of the finding of the body of one of the passengers the discovery of the wrec the Oyer and Terminer, by a bill of excepof a schooner, and the lapse of more than

The counsel asked for time to add an affi-twenty days without any news whateve davit in relation to the excitement which of the vessel which sailed from St. Joseph. The Laurel Forge, and also near the Adams had existed in the county upon the subject. and the reasons why it was believed a fair The Resolution of Mr. Williams, making

FRITZ. THE DEFAULTING COLLECTOR.

March 26, 1841.

Sin:-In answer to a Resolution of the

Senate of this date, requesting the Auditor

returns and accounts of Frederick Prits

late Collector of Tolls on the Columbia

have been taken towards its recovery by

contingencies, if no return, no settlemen

or an ascertained ballance outstand

said Fritz, made by him and from the Books

balance due to the Commonwealth of 846.

Commonwealth, which suit is still pend

In further answer to the said Resolution

I am, very respectfully, &c.

GEO. R. ESPY.

of Philadelphia.

afternoon. This gives McLeod's counsel and that the prosecution commenced against an opportunity to move the Supreme Court him for the recovery of this amount has been suffered to sleep in the District Cour o change the venue to some other county. of the city and county of Philadelphia fo

Power of Eloquence.—A striking it about a year and a half, without any at lustration occurred at Mr. Vandenhoff's last tempt to bring it to a close. There is evilecture in New York. Mr. V. was real dently a disposition to smother the whole ting a scene in Byron's "Cain," and pic. affair, and we doubt if the proper authorities ting a scene in Byron's "Cain," and pic. affair, and we doubt if the proper authority turing the frightful remorse of the murder, would ever take any steps for the recover er when the dreadful truth of Abel's death of these \$46,570, without this hint from the flashed upon his mind, and in an agony of Sonalo. This is a sum that the State can-soul he summoned around his father, moth- not well be swindled out of just at the pre ly, by Messrs. Jones, Sherwood & Co., Baltimore.

The number before us is filled almost exclusively with original matter. Among its list of contributors we observe very many excellent writers, whose dense law passed some time since, until the list of the passage was given with an energy of Market Possible of Dear Sir:—A foint resolution was offered this er, and wife, and wi joint resolutions to lie one day on the table was to the very soul; and one young man, who John H. Ewing, Speaker of the Senate; ensed with and the resolution passed, year had been gazing intently, and kindling to a

A CANDID OPPONENT. -- The Eric Ob. Rail road, have been duly made and settle This makes his FIFTH Veto during the present agreeably to the provisions of the bill.

The remainder of the day was occupied in passage of Vetoes and Previous Pardons!

The remainder of the day was occupied in passage of Vetoes and Previous Pardons!

The remainder of the day was occupied in passage of Vetoes and Previous Pardons!

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The remainder of the day was occupied in passage of Vetoes and Previous Pardons!

The remainder of the day was occupied in passage of Vetoes and Previous Pardons!

We are well acquainted with him and said Frederick; when the same occurred, whose heart the part of the day was occupied in passage of Vetoes and Previous Pardons!

Your's &c. OF TALENTS." course of Law. And in either of the said Just such a man is wanted now for Gov

THE McLeon Case.—The Albany Ever against the said Collector, without any steps ning Journal, in reply to some remarks of laken for its recovery, then further to in ning Journal, in reply to some remarks of the Albany Argus, holds this language:—

The Constitution and Laws of this State, and of the United States, will be obeyed and same, together with the reasons therefor, of April next, otherwise Executions will be executed, in relation as well to McLeod, as to this Legislature," I have the honor to in regard to the outrage upon the steamboat state that the returns and accounts of the DANIEL DIEHL, said Fritz made by him and from the Rocks. Caroline. So far as this State is concern while on the one hand, McLeod will have of his office, after his removal, exhibited 10th of October, 1839, and arrested and held to bail the same day at the suit of the in the District Court of the city and count any time since the defalcation has bee known, made any report whatever on t

Auditor General. To THE PUBLIC.—The unpreceder tion of Brandreth's Pills, during a period of upwards of ninety years; the numero and extraordinary cures which they hav performed upon the hundreds of individuals views may be entertained or put forth by table death, after they had been pronounced this or changing the time of the meeting of the nothing beauty and plant one, whatever whom they have rescued from almost inevitable death, after they had been pronounced this or changing the time of the meeting of the nothing beauty. legislature to the third Tuesday of November. National and State Governments will make ty—justify Dr. Benjamin Brandreth, the Mr. Lusk moved to amend the amendment by every exertion that duty, interest and instriking out the third Tuesday of November and climation suggests, to preserve the relations commending it to the especial notice of the war. The suggests are the relations of antity which we hope may long exist be public. tween England and America, the adminis Wilkinson was disagreed to year 15, nays 63. stration of neither will compromise the avoir tall she can do for the purification of the cases are so bad, and whose bodies are so Mr. Entron:-It is with no slight degree of specimens of Porter democracy, a veto from his MOST MELANCHOLY INTELLIGENCE, much debilitated, that all that can reasone

PENSACOLA, March 13. bly be expected, is temporary relief; never-

by preparing the medicine as he has ever Purchase them in Gettyeburg of Tho Cooper, distributing agent; of Jno. M levenson, or only in the county of Agen published in another part of this paper.

HYMENIAL REGISTER. MARRIED.

O. ZDOUDE. FASHIONABLE TAILOR. On Tuesday the 16th ult. by the Rev. J ESPECTFULLY informs the citizens of Gettysburg and its vicinity, that he H. Marsden, Mr. William Hunt, to Miss Rebe has removed his On Thursday last, by Rev. J. C. Watson. Tailoring Establishment James S. Wilson of Hamiltonban township. d Miss Susanna Young, daughter of Mr. Rob the house formerly occupied by Mr. Ro art Taylor, on South Baltimore street, a

been lately at Tullahasse, where he nego-Young, of Mountjoy township. REMOVAL.

> CHAIR-MARER MOVSE-PAUSPTBR. AVENAKES this method of informing his

A. KITZMILLER

friends and customers generally, the to the building lately occupied by Mr. L. Sharp, in Balti wore street, nearly opposite Mr. Fahnestock's Store, where he is pre pared to execute all work in his line with entness and promptitude. He returns his thanks for former fe vors and respectfully solicits a continuance f the public patronnce.

days of April next.

iexl, at I o'clock, P. M.

April 6, 1841.

Sheriff's Sales.

IN pursuance of a Writ of Veditioni Ex

lirected, will be exposed to Public Sale, at

A Tract of Land,

G W. M'CLELLAN, Sheriff.

NOTICE

THE COLLECTORS of Adams Coun

tv. for the years 1836, '37, '38, '39,

on which are erected a two story

Gettysburg, April 6. Hugh Denwiddio, David McCreary, Land to it appears, mentions such a vessel having RICH FARMING & CHESTNU Mountpleasant-Jacob Clausaddie, Henry

Conowago - Daniel Gitt. Tyrone-John Diehl, Henry Spangler ERSONS wishing to purchase lan Reading-Abraham Myers. Mountjoy-Cornelius Lott, Wm. Guldan of the above description, already sur Straban-William McIlhenny. voyed, situated on Mountain Creek, belo Latimore-samuel Hollinger, Liberty-Henry Gordon. ounty line, in lose of from Ten to One Hundred Acres will have an opportunity afforded them, o

Hamiltonban-Hugh Culberts General Jury iberal terms of payment, by calling on th raban-John N. Graft. ubscriber, at Mr. M'FARLAND's Hotel, i Mountpleasant-Jacob Lawrence Carliele, on the 12th, 13th, 19th, and 20t Latimore-Jesse Cook, Wm. F. Bonne Menallen-Wm. H. Wright, William Rez WM. GRIMSHAW. eorge J. Hartzell, Germany-David H. Eckert, Jacob Bisho Huntington Christian Picking, Harman Wi

rman, John Gardner. Reading-George Spangler, Jacob Bushey of ., Solomon Albert, David White.
Gettusburg William Boyer, George Gritz man, George Heart Alexander D. Bueller, Robpongs, issued out of the Court of Com-cert Taylor, mon Pleas of Adams county, and to me Franklin-Franklin-John Sholl . David Middlecoff Frederick Stover, Henry Comfgrt

The date of the second

ADVERTISEMENTS.

REMOVAL.

w doors South of West Middle Street.

where he will be happy to receive and ful-

fil all orders in his line of business, in the

most fashionable and workmanlike manner.

Philadelphia Fashions,

general satisfaction to all those who ma-

The subscriber takes this opportun

fully solicits a continuence of the same

Grand Jury, April Lerm. 184

McCosh, Thos. Stephens, Francis Godfrey.

Huntington-Leonard Marsden, Sam'l A

Gettysburg - Peter Weikert, Gorge Line

be taken in exchange for work.

Franklin-David Wills, Esq.

Germany-Ludwick Study.

Menallen-John McKnight.

Gettysburg, March 30, 1841.

ty to return thanks to his old friends and

stomers for their patronage, and respect

N. B. COUNTRY PRODUCE will

entrust him with their work.

he confidently hopes to be able to give very

LATEST

As the subscriber regularly receives the

the Court house, in the borough of Gettye Berwick-Jacob Diehl, Joseph Carl. burg, on Monday the 26th duy of April Hamiltonban Lisac Wengly, Jacob Herred Wm. Blythe, Joseph Baugher. Auditor General's Office, ( Situated in Latimore township, Adams Co., Cumberland-John Hunter, Samuel, Cobean reedom-William McCreary

Pa., containing 50 ACRES, more or less, Estate of JOHN TAUGHINBAUGH Stone Dwelling house, a double Log Barn, and other out buildings, and a spring of water an habitual Drunkard-In the Court of Common Pleas of Adams County

HEREAS, Robert King and G near the door, also with an orchard thereon. adjoining lands of George Eliker, Samuel Morthland and others. Seized and taken rett Brukerhoff Committee : 1 Taughinhaugh, have filed in the office, n execution as the Estate of Jonathan Cor. the Prothonotary of the said Court account of the said Estate. NOTICE IS HEREBY GIVEN to all persons torested in the said estate that the sumwill be presented for confirmation and al fowance at a Court of Common Pleas, at To Collectors. Gettysburg, on Monday the 28th day of April, A. D. 1841. AMOS MAGINLY, Proth'y

rothonotary's Office. March 23, 1841. NOTICE.

ear Peteraburg. (York Springs.) he hereby

to make immediate payment of their re

pective accounts, and all persons having

aims or demands against said Estate to

JAMES H. NEELY, Adm'r.

present them properly authenticated fo

toms were general debility, attended with

and back, with other symtoms indicative

imate. After using the second bottle of

this invaluable medicine, her Cough en

ing fast, and by the time she used two het-

tles more, she found herself freed trom all

pain and other unpleasant symtoms which

attended her disease. She is now enjoying

commends this Syrup to all afflicted with

porfect health, and willing to give any in-

a Cough or a disease of the Lungs. For

ale at No. 19 N. EIGHTH at Philadel-

For Sale, in Gettysburg, at the Drug

S. S. FORNEY, Agent.

constant Cough, pain in the Mide, breast

Estate of SAMUEL NEELY, deceased. LETTERS of Administration on the Estate of SAMUEL NEELY, of Hunington Township, Adams county, deceased,

March 23, 1841.

having been granted to the subscriber living Attest-H. J. Schreiner, Clerk. March 30, 1841. requests all persons indebted to said decens

WM. DOUGLASS.

REGISTER'S NOTICES.

Notice is hereby Given, ■10 all Legatees and other persons concerned, that the ADMINISTRA TION ACCOUNTS of the Estates of the deceased persons hereinafter mentioned ORE PROOFS of the Efficacy of Dr. Swayne's Compound Syrup of Adams county, for confirmation, on Mon. Wild Chery Bark .- Mrs. Brown, corner day the 26th day of April, 1841, to wit: of Second street and the forks of German-The account of Philip Myers, Administration Road, effectually cured. Her sym

success which has resulted from the adop. Itrator of the Estate of Daniel Hinkle, de The account of Jacob Wolf and Dar Sower, Administrators of the Estate of Pulmonary Disease, not essential to in-Daniel Sower, deceased. The final account of George Dutter Administrator of the Estate of George Weikert, deceased. The account of Daniel Dichl Esq. George Gulden and John Blair, Esq. Executors of he Estate of Peter Diehl, deceased. The account of Jacob Clutz, one of the Executors of the Estate of Peter Baumgard-formation respecting her enre; likewise ner, deceased. The account of Peter Miller. Surviv human body; yet there are numbers whose Executor of the Estate of Mathias Sunda The account of Moses McClean, Es

Administrator of the Estate of James Coxe

April 6, 1841. WM. KING, Register. Register's Office, Gettysburg,

At a trial In Providence, (R. L. ) last week, for a breach of promise, Ruth H. Eldridge obtained a verdict of \$5000 a.