estructive conflagration. We copy the open the vault; and being unsuccessful in

ollowing account from the New York Jour- this, they set fire to the building in five sev-

ered to be on fire, and in a few minutes the cities charged against them. flames burst furiously from the roof and

or five stories high.

Captain Harris, 24th regiment, with E. D.

David, esq. of Montreal, barister, and mailes off, like discharges of artillery.

Jor in the Montreal cavalry. On the 6th inst. the action commenced by Captain Harris against Mr. David was tried in Montreal, and resulted in a verific of THRTY.

Those to the amount of \$200,000, the second class, and less than \$300,000, the second class, and less than \$300,000.

Those to the amount of \$100 000 and less than \$200,000, the third class, and pay have issued the same, and the transfer less than \$300,000, the second class, and less than \$300,000.

Those to the amount of \$200,000, the second class, and less than \$300,000.

Those to the amount of \$100 000 and less than \$200,000, the third class, and pay have issued the same and Pottsville rail of the canal commissioners are hereby expressing the canal commissioners are hereby expression.

Those to the amount of \$200,000.

The part of the field the field the canal commissioners are hereby expression.

The part of the stock in the bald the canal commissioners are hereby expression.

The part of the stock in the bald the canal commissioners are THOUSAND DOLLARS damages.—N. as far as Keau, fifteen miles distant, where bank shall assume the payment of the inter-the water was hot to the touch."

Those to the amount of 85,000 dollars or otherwise, during and less than \$100,000, the fourth class, and on the stock so transferred, at the rate of the public improvements, whether or otherwise, during and less than \$100,000, the fourth class, and on the stock so transferred, at the rate of the public improvements, whether the water was hot to the touch."

The Tracedy of the 17th at St.

Louis.—We learn from the St. Louis Resublican on the 1st inst. that the perpe
A Rule that works both Ways.—

of five per cent. per anum, as the same shall become due and payable. And upon such assumption and payment of the interest by and less than 85,000 dollars, the Legislature, because he thinks the Legislature, because he th publican on the 1st iost that the perpetute attractive of the horrible attractives in that city, on the night of the 17th ult; involving birglary, murder and arson, are believed to have been discovered. A negro man amed Eunis, has given information which appears to have obtained without having participated to the crimes, of the real actors who are stated to have been a slave named Medison, belonging to a gentleman of New Misson, ballonging to a gentleman of New Orleans, and three dark mulattoes named Brown, James Saward, and Warrick, a Brown, James Saward, and Warrick, a Brown, James Saward, and Warrick and Brown, James Saward, and Warrick and Brown, James Saward, and Warrick had been the second formerly of New York, but last for more winds and the second formerly of New York, but last for more winds and the second formerly of New York, but last for more winds and the second formerly of New York, but last for more winds and the second formerly of New York, but last for more winds and the second formerly of New York, but last for more winds and the second formerly of New York, but last for more winds and the second formerly of New York, but last for more winds and the second formerly of New York, but last forms New Albany, Ia, Warrick had been forms New Albany, Ia, Warrick had been forms of the remaining the second formerly of New York, but last forms New Albany, Ia, Warrick had been forms new mine an inhabitant of 85.000. The second formerly of New York, but last forms New Albany, Ia, Warrick had been forms we made and the second formerly of New York, but last forms New Albany, Ia, Warrick had been forms New Albany, Ia, Warrick had been forms on the north of the tax on dividends and the second formerly of New York, but last forms New Albany, Ia, Warrick had been forms New Albany, I publican on the let inst. that the perper islature does not represent the people. Now the payment of the tax on dividends, as now Those to the amount of 60,000 dollars, the payment of the tax on dividends, as now the payment of the

drie unlocked they entered, and found Mr. mixing two ounces of magnesia in a quart issuing the certificates of stock in redemp. Provided, That where such wholesale pensation than that provided in the minth SEC. 17 That to enable the banks of Baker therein, seeted, with his bonts off, of water, or the same quantity of common tion of the notes so presented, to mark on or retail dealers confine their purchases section of the act of sixteenth of April, this commonwealth to comply with the proresiding a paper. This they quickly der whitening, and forcing it into the stomach each certificate so to be issued, the name and sales to buying and vending goods, A. D. 1840, and if any of the officers, clerks, visions of this act and to relieve the commu-

eral places, and left it. such is the sub-

Soon after midnight, the four story store overtake and secure them, and the hope is ernor be and he is hereby authorized to ne such bank forfeited.

"Several days before the eruption, smoke | SEC. 2. That the several Banks of this twenty-five per cent. on their capital thus bank of this Commonwealth, except the by Samuel Cochran, as a lace store.
No. 146 Pearl street was occupied both by H. B. Howard, as a dry goods to the present of the stock needs and on paying and a half per cent. On their capital thus portions of the funded upon of the stock needs and on paying and a half per cent. On their capital thus portions of the funded upon of the stock needs and on paying and a half per cent. On their capital thus portions of the funded upon of the stock needs and on paying and a half per cent. On their capital thus portions of the funded upon of the stock needs and on paying and a half per cent. On their capital thus portions of the funded upon of the stock needs and on paying and a half per cent. On their capital thus portions of the funded upon of the stock needs and on paying and a half per cent. On their capital thus portions of the funded upon of the stock needs and on paying and a half per cent. On their capital thus portions of the funded upon of the stock needs and on paying and a half per cent. On their capital thus portions of the funded upon of the funded upon of the stock needs and on paying and a half per cent. On their capital thus portions of the funded upon of the fun low by H. B. Howard, as a dry goods store. The upper part was unoccupied.

No. 144 Pearl street was occupied in the upper part by Adshead &c. dry goods the upper part

The contents of No. 140 Pearl street, the wind drove the smoke in dense and notes to an amount of one hundred dollars, posits. The contents of No. 140 Pearl street, occupied in the lower part by W. F. & S. Waring, dry goods dealers, and in the upper part by Oakeys & Robinson, were partially damaged by water.

The contents of No. 140 Pearl street, the wind drove the shock in the same at the cocupied in the lower part by W. F. & S. Wind the same at the persons, trades, occupations and professions, this act, and the said notes shall be received and on deposit at the bank on the Auditor General entitling him to relief of Pennel, Lenher and Humes, mandally damaged by water.

The contents of No. 140 Pearl street, massy clouds.

SEC. 9. That in lieu of the taxes impost notes authorized by the second section of unwards, shall present the same at the day of March be entitled to demand and receive an order persons, trades, occupations and professions, there shall be annually assessed and collected on such persons, trades, occupations ded for the notes issued under the second section of unwards, shall present the same at the great part of the said notes authorized by the second section of unwards, shall present the same at the great part of the said notes and the said notes shall be received and the said notes and the said notes shall be received and the said notes and the said note The contents of No. 150 Pearl street, would rush forward with a velocity of four ceive a certificate of an equal amount of the lected on such persons, trades, occupations ded for the notes issued under the second ufacturers of locomotive engines," shall be occupied in the lower part by Booth & Tut. to five miles per hour, but for a short distance only, then become very sluggish, and the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions, a tax of one per centum on the control of the redemption and professions are tax of the redemption and professions are tax of the redemption and per centum of the redemption and per c damaged by water.

The fire communicated to the rear of the story brick building No. 112 Water five story brick building No. 112 Water attract, owned by E. Coles and occupied by

The sweet, owned by E. Coles and occupied by

The sweet, owned by E. Coles and occupied by

The sweet, owned by E. Coles and occupied by

The sweet, owned by E. Coles and occupied by

The sweet, owned on the daty of such that is a supon its dividend, and it is a supon its dividend, and its dividend Win. Rust, as a drug store, and by S. Du. ting, until the mass had become too heavy appropriated for the rand & Co. who had an office in the second to hold itself together, while the exterior shall be the duty of the Auditor General to salaries and emoluments of office, created thorized to issue a greater amount of notes completion of the geological and mineralestory; bylding and most of its contents en- was partially cooled and solidified; then destroy the same, and so to keep an account or held by or under the Constitution or authorized by this section than 7 per cent gical survey, to be applied as follows: 2000 irely destroyed. The four story brick bursting, the liquid interior flowing out of said stock, & the notes thereon issued and laws of this Commonwealth, and by or un- on its capital stock actually paid in, and all dolls. for the payment of one year's salary tirely destroyed. The four story pariety of the four story pariety of the stocks deposited building, No. 114 Water street, occupied by Rulus Chase & Co. in the lower part, and Foster & Easton, in the upper part.

The four story pariety destroyed. The four story pariety destroyed, as well as of the stocks deposited der any incorporation, institution or company incorporated by the said Common section in reference to the over issue of the payment of one year's salary to the stocks deposited der any incorporation, institution or company, incorporated by the said Common section in reference to the over issue of the payment of one year's salary to the said common section in reference to the over issue of the payment of one year's salary to the said common section in reference to the over issue of the payment of one year's salary to the said department, at any time, to give a devealth, where such salaries or emoluments notes authorized by that section shall be in the third to the State Geologist, 6000 dolls. to the payment of one year's salary to the said department, at any time, to give a devealth, where such salaries or emoluments notes authorized by that section shall be in Mr. S. Cochran's loss is estimated at about \$60,000, said to be insured. Richard's Bassett and Aburn's loss estimated at about \$40,000 dollars—insured. William Rust's loss about \$5,000, insured \$3,000, insured \$3,000, insured \$3,000, insured \$3,000, insured \$3,000, insured \$3,000, one insured \$3,000 to be papers is estimated from \$15,000 to be papers is estimated from \$15,000. We have not bluildings about \$20,000. We have not buildings about \$20,000. We have not distance from him. He had barely time leaved and any estimate made of the occar. When the land beneath him began to rise, about \$20,000. We have not distance from him. He had barely time leaved to the amount of such notes at two hundred dollars, a tax of two houndred dollars, Mr. S. Cochran's loss is estimated at ges were formed, which are every where tailed statement of the amount of such notes exceed two hundred dollars, a tax of two force, in reference to the over issue of the 1000 each, and the remaining 2,200 dolls.

distance from him. He had barely time issued, or circulated, or consented to such salary the amount of the tax imposed by SEC. 14. That the amount of the loan accompany the same, which said sum shall to leave this dangerous situation when the issuing, or circulation of a greater amount this act. The battle was admirably well fought, but the fire had made such progress before it was discovered, that nothing but the fire was of the deepest in the fire had made such progress before it was discovered, that nothing but the fire had made such progress before it was discovered, that nothing but the fire had made such progress before it was discovered, that nothing but the fire had made such progress before color of the whole stream was of the deepest bank possesses of the stock created by this sage of this act the several provisions now cifically appropriated as follows:

The battle was admirably well fought, to leave this dangerous situation when the issuing, or circulated, or consented to such this act.

SEC. 14. Indit the amount of the text imposed by the first sec. be taken to fine the first sec.

SEC. 14. Indit the amount of the text imposed by the first sec.

SEC. 10. That from and after the passion of the deepest than the sage of this act the several provisions now cifically appropriated as follows:

The three first sec. be taken to fine the first sec. be taken to fine the first sec.

The three first sec. be taken to fine the first sec. be taken to fine the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the text imposed by the first sec.

SEC. 14. Indicate mount of the thorough manner in which the stores were built, in addition to the efforts of the fire-men, prevented an extensive conflagration. We need not inform our city readers, that the ground were this fire occurred, was not powerful but that persons could appear to the fire men, prevented an extensive conflagration. We need not inform our city readers, that the ground were this fire occurred, was not powerful but that persons could appear to the fire and of conviction in any court of common school purposes, the sum of was not powerful but that persons could appear to the direction of the sum of said, shall be deposited, one at Philadelphia, or not less than five hundred dollars, and of foreign merchanduse, and the visions of the act of the State Treasury for other purposes, the sum of was not powerful but that persons could appear to the direction of the sum of said, shall be deposited, one at Philadelphia, or not less than five hundred dollars, and the visions of the act of the state Treasury for other purposes, the sum of was not powerful but that persons could appear to the direction of the state act and on conviction in any court of common school purposes, the sum of was not powerful but that persons could appear to the direction of the state act of the sum of was not powerful but that persons could appear to the direction of the state act of the state of the state act of the state burnt over by the memorable conflagration floating down the water like cork upon the discretion of the court, and be liable for entitled 'an act graduating the duties upon poses. burnt over by the memorable conflagration of 1835; which was taken as a sufficient hint to build in future with some little regard to safety. Consequently, the main walls of all the stores burnt, are still standing.

P. S. The fire this morning was even burnt over by the memorable conflagration of the state of the redemption of the notes so issued in the redemption of the notes of merchant discential results and can be redemption of the notes of issuing the notes of section of the notes of issuing the notes of merchant discential results and can be redemption of the notes of issuing the notes of issuing the notes of intriction of the notes of issuing the notes of intriction of the not

more destructive than we represented it to be. The total loss of property is probably man but seldom witnesses. The heavens not far from \$350,000, of which about were lit up in one intense glare, while and execution, any condition, covenant or whatsoever kind or nature, and all such That the height of said dam shall not be in-8275,000 is covered by insurance, distrib- streams of fire, like lightning, glanced agreement to the contrary notwithstanding. sellers or venders shall be classed and re- creased. uted, more or less, among nearly all the insurance Offices in this city, and some in other States.

SEC. 4. That after the issuing of the guired to pay annually, for the use of the commonwealth, for their respective licenters, and the sum of the said notes and until the same shall be respective licenters.

SEC. 4. That after the issuing of the Commonwealth, for their respective licenters, and the payment of the sum of \$268, and the payment of the sum of \$268 of fiery spray. Volumes of smoke and the said banks shall respectively be enti | Those who are esteemed and taken to | To orphan asylum and house of refuge, plied to the fund for the payment of interest Heavy Damages.—Some time last year stream rolled heavily up, rendering the lurid the formonwealth we published a letter from Montreal announg glare still more powerful, while the heavy interest at the rate of 1 per cent per annum, of \$300,000, and upwards, shall constitute to the payment of damating the elopement of Mrs. Harris, wife of detonations and loud reports of exploding payable half yearly on the amount of stock the first class and pay \$200; eing the etopement of wire. Flarris, wile of gases and the roar of the conflicting ele-subscribed by such banks on the books of Those to the amount of \$200,000, and To pay guarantee of interest to the hold. It as possible in the order as to time in

of five per cent. per anum, as the same shall pay 60 dollars;

from New Albany, Ia. Warrick had been for some time an inhabitant of St. Louis.

According to the information of Ennis, ho is necessary, and who alleges to have obtained his information from the slave Madison at the right in the first the scheme had been long conjugated in the two Florides, will probably ask may be for the two Florides, will probably ask may be for the same office. —Doylestown Intel.

Four New States. — During the next of the 17th, after the dead was done, it did conjugated to the mount of 16,000 dollars, the cleventh of the 17th, after the dead was done, it did conjugated to the mount of 10,000 dollars, the cleventh of the same offices or clerks of the tax on dividends, beyond the amount of 10,000 dollars, the cleventh of the same offices or clerks of the such bank and less than 20,000 dollars, the cleventh of the same offices or clerks of the such bank and less than 20,000 dollars, the cleventh of the same offices or clerks of the such bank and less than 15,000 dollars, the cleventh of the such bank and less than 15,000 dollars, the cleventh of the same offices or clerks of the such bank and less than 15,000 dollars, the cleventh of the such bank and less than 15,000 dollars, the cleventh of the such bank and less than 15,000 dollars, the cleventh of the such bank and less than 15,000 dollars, the cleventh of the such to the amount of 10,000 dollars, the cleventh of the such the such bank and less than 20,000 dollars, the cleventh of the such bank and less than 20,000 dollars, the cleventh of the such bank and less than 20,000 dollars, the cleventh of the such bank and less than 20,000 dollars, the cleventh of the such bank and less than 20,000 dollars, the cleventh of the such of the s

gave them access to the stores No. 114 We are indebted (says the Newark Daily at the end of five years from the passage of the Exploring this act, or earlier, at the pleasure of the from such payment) issue a larger amount wines or distilled liquors excepted, nor any

Total, five stores, viz. three on Pearl street by our correspondent in a late letter, as public stocks of the Commonwealth are now paid in.

Banks whose capital stock paid in exceeds out license under this act.

or upwards, shall present the same at the SEC. 9. That in lieu of the taxes impose notes authorized by the second section of umbia and Philadelphia rail road; and the

of the last year's appropriation.

To damage fund 30,000 dollars.

of Mr. Wester, the affect, they the pump being the best.

of the bank for the redemption of whose wares and merchandize, the growth pro commissioners or other persons connected nity, it is further enacted that no banking duct and manufacture of the United States, with the aforesaid court, shall violate the institution in this state afigh be subject, by

GREAT FIRE IN NEW YORK. Hed him also immediately on his entrance | REVENUE BILL. | Sec. 6. That on failure of said banks to he or they shall pay only one half the amount | provisions of this section, they shall on con-The burnt district" of the great fire in accomplished, they then made an effort to New York, has again been the scene of a accomplished, they then made an effort to Townson of the license required by the provisions of the section, they shall on con-pay such interest on demand, at the time of the license required by the provisions of viction be fined in a sum not exceeding.

An Act to provide revenue to meet the fixed by law, it shall be the duty of the license required by the provisions of viction be fined in a sum not exceeding.

Shall on con-pay such interest on demand, at the time of the license required by the provisions of viction be fined in a sum not exceeding.

An Act to provide revenue to meet the fixed by law, it shall be the duty of the this section.

And every seller or vender of wines, or exceeding one year, at the discretion of that purpose, to pay and discharge the distilled liquors, either with or without other the proper court before whom said convicpurposes.

Section 1. Be it enacted by the Sensame, and on such demand, and failure goods, wares, merchandize, commodities, or tion may be had, and all contracts made nat of Commerce of Saturday:

Destructive Fire.—After a long period of almost total exemption from the slave Madison. The persons imod of almost total exemption from the slave Madison. The persons imod of almost total exemption from presons the said interest remaining unpaid, to issue specified for the respective classes, and ev. shall prevent the appointment of an heir or have been despatched in all directions, to the authority of the same: That the Gov his proclamation, declaring the charter of ery license hereafter granted, shall specify creditor of said estate to the office of comwhether the party obtaining the same, is or is missioner. Soon after midnight, the four story store overtake and secure them, and the hope is remove and no is never authorized to be such party obtaining the same, is or is missioner.

No. 146 Pearl street, East side, fourth that they will be apprehended, and made to gotiate a loan, for the payment of which Sec. 7. No bank shall be allowed to sub not entitled to sell or vend wines or distilled To pay debts due on contracts for work No. 146 Pearl street, East side, fourth unit they will be apprehended, and made to be street for work building South of Wall street, was discovered answer to the law, for these horrible attro- the fath of this Commonwealth is hereby scribe for a larger amount of the loan au liquors: Provided, That no person whose done until the 1st of May, 1841, on the pledged, bearing an interest of five per cent thorized by the first section of this act, nor annual sales do not exceed one thousand dol- unfinished portion of the Shenango line of per annum, payable half yearly on the first shall any bank of this Commonwealth lars, and no teme sole trader or single we the Eric division of canal, \$250,011 83,flames burst furiously from the root and rear, where was a small open area, which Spenning Experience of said division of sai

and 112 Water street, both which the fire originated, were Expedition for files of the Polynesian, a legislature, to an amount not exceeding in of notes authorized by any portion of this importer of foreign goods, wares, or mer done until the 1st of May, 1841, on the unentirely destroyed, with most of their contents. Also the stores No. 148 and 144 Pearl street, next adjoining 146; the wind being moderate from the North East.—

being moderate from the the store authorized by any portion of the sand the whole \$3,100,000, to be negotiated and dispose of the whole \$3,100,000, to be negotiated and dispo To pay debts due on contract for work or manufacture, shall be required to take done until the 1st of April, 1841, on the

less amount than one hundred dollars. \$300,000, and does not exceed \$700,000, SEC 11. That it may be lawful for any | Wisconsec canal, \$94,837 28. No. 148 belonged to the estate of Zach ariah Lewis, and was occupied on the first floor by Messrs. Richards, Bassett & Aburn, as a dry goods store, and in the upper part but it was attibuted to brush on Fire. At the stock hereby goods at the stock hereby goods at the stock hereby goods.

To pay debts due to contract thus bank of this Commonwealth, except the bank of the United States, to transfer upon ing the road to avoid the incline cepted, when ever called upon by the Govard of the books of the Auditor General, in the contract thus bank of the United States, to transfer upon ing the road to avoid the incline cepted, when ever called upon by the Govard of the books of the Auditor General, in the contract thus bank of the United States, to transfer upon ing the road to avoid the incline cepted, when ever called upon by the Books of the Auditor General, in the contract thus bank of the United States, to transfer upon ing the road to avoid the incline cepted, when ever called upon by the Govard of the books of the Auditor General, in the contract thus twenty-need to subscribe and does not exceed \$2,500,000, seventeen and does not exceed \$2,500,000, seventeen the law afterward burst out, the stock hereby contract thus twenty-need to the stock hereby contract. bank of the United States, to transfer upon ing the road to avoid the inclined plane at To pay debts due until 1st May, 1841 on 2 o'clock on Sunday, the last day of May, a to the stock hereby created, and on paying and a half per cent. on their capital thus portions of the funded debt of this state, and contracts for work done on the reservoir deposite with him the certificates thereof, at Hollidaysburg and the reservoir near

the upper part by Adshead &c. dry goods importers, in the lower part by N. W. San. ford, a shoe dealer.

No. 142 Pearl street, was occupied in the lower part by J. &. W. Kelly, dry the lower part by J. &. W. Kelly the lower part by J. &. W. K the lower part by J. W. Kelly, any could be lead at that distance. I has holde on Sinnemahoning exgoods dealers, and in the upper part by tide brightness, converting night into day, books of the Auditor General to an equal issued the same, and each bank which section, to issue notes of a denomination not tension of the West Branch division, PennPierport Phillips, clothier. The building continued for two weeks, and is represent amount of the provisions of originally issued any of the said notes shall less than five dollars, to be signed as direct sylvania canal, the sum of \$1,206. extending through to Water street, being ed by eye-witness to have been a spectacle the first section of this act; and the notes receive the same in payment of debts due ted by the second section of this act, to an To pay for repairs of the Delaware divi-

extending through to Water street, being substantially erected, presented a formidable barrier to the raging element, which ble barrier to the fire without much damage to the building were to fire without much damaged by water.

To pay to repairs of the Delaware division of this act, to an of unsurpassed sublimity. It was like the substantially erected, presented a formidable to it, and on deposite payable in like currency; and the respective banks of this been so transferred, which notes shall be to it, and on deposite payable in like currency; and the respective banks of this been so transferred, which notes shall be to it, and on deposite payable in like currency; and the respective banks of this been so transferred, which notes shall be to it, and on deposite payable in like currency; and the respective banks of this been so transferred, which notes shall be to it, and on deposite payable in like currency; and the respective banks of this been so transferred, which notes shall be to it, and on deposite payable in like currency; and the respective banks of this been so transferred, which notes shall be to it, and on deposite payable in like currency; and the respective banks of this been so transferred, which notes shall be to it, and on deposite payable in like currency; and the respective banks of this been so transferred, which notes shall be to it, and on deposite payable in like currency; and the respective banks of this been so transferred, which notes shall be to it, and on deposite payable in like currency; and the respective banks of this been so transferred, which issued them, in sums of the notes created by the sact of the been so transferred, which issued them, in sums of the notes created by the sact of the been so transferred, which issued them, in sums of the notes created by the sact of the being the form of the section of the sec section of this act for the redemption of the commissioners, and now in use on the Col-

ges by this section, shall be paid as speedi-To the Monorganela navigation compa- lines of the public improvements, whether the ensuing year, or until this prohibition is To State Library 529 42 dollars, to pay repealed by an act of assembly. That hereafter the whole amount of

money to be paid to the corpse of engineers on the whole of the state improvements,

way of penalty or otherwise, to any greater | pending for or againts said corporation.] sain of interest than 6 per cent. per annum | - Second. For the purpose of making any thing in any act of assembly to the con- such assurances, conveyances, and transtrary notwithstanding; and the resolution fers, and doing all such acts, matters and entitled "a resolution providing for the re- things as may be necessary or expedient to sumption of specie payments by the banks make the said assignment or the trust there and for other puryoses," passed April 3d, of effectual.

1840, be, and the same is here by repealed, and Third: For the purpose of citing the said that all provisions of any other act of assem- trustees to account and compelling them to bly heretofore passed, or of any otheract execute the said trust. of incorporation providing for the forfeiture | Fourth: For the choosing of directo of any charter, for or by reason of the non- for the purpose of receiving and distributing payment of any of its liabilities on demand among the stockholders of the said bank, be and the same are hereby suspended until such surplus as shall remain after dischargfurther legislative action, and until the ing the debts of the said corporation. Legislature shall provide for the repayment | SEC. 23. That the courts of this comof the loan authorized by the first section of monwealth shall have jurisdiction of the this act, and so much of any act of assem- said trust and of the affairs thereof, in like JOHN BANKS. bly as prohibite the banks of this common manner as if the same were created under wealth from making loans and discounts, is- any general law of the state, and it shall

be and the same is hereby auspended as a - any time or times with the consent of the foresaid. But no bank during such suspen said stockholders, at a general meeting for sion shall declare dividends to an amount that purpose convened accordingly to the exceeding 5 per cent. per annum: Provi- charter, to change and alter the provisions ded that before the bank of the United States of this act, in such manner as to the legisshall be entitled to the benefits of this sec- lature may see expedient. iourned meeting held in pursuance of the said corporation to exercise the banking been made by the present Administration of the Wayne, in the battle of Miami. of the charter of said bank, and duly cer- privileges of loaning money and issuing General Government. We will do most of the In 1797, appointed Lt. Governor and of the charter of said bank, and duly cere privileges of loaning money and to the Locofocos the justice, however, to say that they Secretary of the North-Western Territory Do. N. Cordori, rate seal, consent to be subject to any gen- exercise of its other corporate powers and do not contend for the preposterous doctrine of by President Adams. eral laws to be hereafter passed, for the reg- privileges for the purpose of the final settle- keeping your political opponents in power. They

scale of votes allowed at elections of directions, which pay a tax upon their dividends, your political friends.

personal goods, chattles, rights, and credits same, within 40 days after the passage of the quiet, sedate, prudent opponent, except that "Sir; I wish you to understand the true whatsoever and wheresoever, in like man, this act. whatsoever and wheresoever, in like man- this act.
ner, and to the same extent as they where Sec. 29. That the secretary of the latter will give him more influence, and make him carried out. I ask nothing more."

previously vested in the said corporation, commonwealth shall, as soon as may be af- more powerful in error. ment: | ter the passage of this act, notify the severand that so much of any law or laws of this al banks of this state of the same. commonwealth, as requires security from trustees or assignees, or appraisment of

gard to the expenses of the trust as they OBITUARY RECORD.

said assignment. Provided, That the said At the House of Samuel Harper, in Freedom

deem right, all which powers, regulations

and provisions, shall be introduced into the

shall hold their appointment until the first

supplied in the trust, together will any

proceedings at law or in equity, now | May 18, 1841.

trustees, or any assgnees appointed for the township, on Friday the 7th inst. Jacob Dillon,

TO MY CREDITORS.

trustee continuing in the same to execute such instrument, as shall vost the trust, revake notice that I have applied to the account of War. Taughindangh, one are to act in trust for the ensuing year.

of Adams county, for the benefit of the such accounts of the positive and also provided.

The Paramagness Bares.—A meeting of dose to the magnitude of the disease to be porsons concerned, are hereby notified to of the Executors of the Executors of the Executors of the Executors of the provided.

The Heirs of the said decedant, and also porsons concerned, are hereby notified to of the Executors of the Executors of the Executors of the provided.

The Heirs of the said decedant, and also porsons concerned, are hereby notified to of the Executors of the Executors of the Executors of the provided.

The Heirs of the said decedant, and also porsons concerned, are hereby notified to of the Executors of the Executors of the Executors of the Executors of the provided soit to account of the provided soit to account of the provi SEC. 22. That the corporate powers of the said corporation shall, after the said corporation shall, after the said corporation shall be made and executed as aforesaid, cease and letermine, except so far as the same may be necessary for the full wing purposes, that is to save.

Adams county, for the benefit of the st which it was resolved so to accept the provisions of the late set of the Legislatore, granting requires medicine; either before or after the said them permission to know any significant to accept the provisions of the late set of the Legislatore, granting requires medicine; either before or after the said them permission to know any significant to accept the provisions of the late set of the Legislatore, granting requires medicine; either before or after the mean of the late set of the Legislatore, granting requires medicine; either before or after the mean of the late set of the Legislatore, granting requires medicine; either before or after the mean of the late set of the Legislatore, granting requires medicine; either before or after the mean of the Legislatore, granting requires medicine; either before or after the said of Philip Myers, and show cause if any for the legislatore, granting requires medicine; either before or after the mean of the Legislatore, granting requires medicine; either before or after the said of Philip Myers, and suspend forever.

Insolvent Laws of the Commonwealth of them permission to accept the provided the Legislatore, granting requires medicine; either before or after the said of Philip Myers, and suspend forever.

Insolvent Laws of the Laws of the Legislatore, granting requires medicine; either before or after the mean of the Legislatore, granting requires medicine; either before or after the mean of the Legislatore, granting and that they have appointed them permission to accept the provided the mean of the Legislatore, granting and the late of Philip Myers, day of the Legislatore, granting and the late of Philip Myers, and suspend forever.

Insolvent Laws of the L Firs: Fir the ourpose of sung, and be you think proper. ing sued, and for continuing all suits, and

REPUBLICAN BANNER GETTYSBURG. May 18, 1841.

Democratic Candidate FOR GOVERNOR,

suing their own notes or declaring dividends moreover be lawful for the legislature, and during the suspension of specie payments, the power is hereby expressly reserved, at ing Business wanted at this

tuture reference .- Fitchburg Sentinel. WILLIAM HENRY HARRISON, Justice of Removals from ninth President of the United States, born in Virginia, Feb. 9th, 1773. tion, the stockholders of said bank, shall,

SEC. 24. That from and after such gen

We observe some of the Federal papers clamors
by a resolution adopted at a regular or ad
eral assignment it shall not be lawful for the ing against the few removals from office that have

In 1794, and was appointed energy in the same of the Federal papers clamors army, by Gen. Washington

In 1794, Aug. 10, he was aid to Gen.

ulation of the banks of this commonwealth. ment of its affairs, and for the sale and dis- have too clear a sense of political policy, and too

scale of votes allowed at elections of directors, that it is expedient for the bank of the United States to make a general assignment of the goods, chattles, rights and the stock by the first section authorized it the said corporation, to trustees for the payment or securing the payment of securing the payment of the same, and shall, moreover, by a like vote, elect five or more persons as trus.

**State, which pay a tax upon their dividends, to identify dividends, to invest the state dividends, the state dividends, the section authorized in this act in taking their due proportion of this act in taking their due proportion of this act in taking their due proportion of the section authorized into the stock by the first section authorized into the provisions of the laws therefore of each party, as conscientious men, to debts of the same, and shall, moreover, by a like vote, elect five or more persons as trus.

**State, which pay a tax upon their dividends, refuse dividends, the refuse to comply with the requisitions of the refuse to comply with the requisitions of the same honest each believes his principles well adapted to promote the great ends of government, and his opponent's calculated to injure and the prosperity of the nation. It is the duty therefore of each party, as conscientious men, to use cvery honorable effort and means to propagate his views, and introduce his policy. How is that to be done? Not through agents who do all in the first are honest each believes his principles.

**If parties are honest each believes his principles at Fort Meigs besieged, seige lasted five days, successively defended by Gen. Harrican from the proportion of the provisions of the provisi

may deem it expedient, from the trustees and are hereby excepted from the benefits aforesaid, for the faithful performance of the provisions of the 17th section of this add the emoluments of office;—to attempt to dry op the ocean of error and corruption, and leave all the said assignment so made as aforesaid, shall be deemed and taken to vest immediately in the said trustees and the provision of this act, shall notify the governor in writing of their successors, all the estate, real and their successors, all the estate, real and the public generally; that their accustomed channels, and emptying into their successors, all the estate, real and the public generally; that their accustomed channels, and emptying into their successors, all the estate, real and the public generally; that their accustomed channels, and emptying into the high station to which he had been willingness to accept and comply with the public generally; that their accustomed channels, and emptying into the high station to which he had been willingness to accept and comply with the public generally; that their accustomed channels, and emptying into their successors, all the estate, real and willingness to accept and comply with the public generally; that their accustomed channels, and emptying into their successors, all the estate, real and the subscriber respectfully informs his decreased the interest of the provision of this and the emoluments of office;—to attempt to dry vene May 31—Sunday April 4th, at 12 1-2 to o'clock in the morning, he expired without a groun, aged 68 years, leaving a nation to the Borough of Gettysburg and find them to be correct, and that there is a balance of the interest of the provision of this and the emoluments of office;—to attempt to dry vene May 31—Sunday April 4th, at 12 1-2 to o'clock in the morning, he expired without the items which compose the above Active to the flow of the first of the subscriber respectfully informs his the items which compose the above Active to the items which compose the count of Rob GEORGE ARNOLD the temperate, dignified and discreet conduct of the principles of government. I wish them JOHN B. M'PHERSON. JAMES A. THOMPSON. But independent of the necessity of propagating ATTACK ON CASTLE ROAKE.—We learn DANIEL BALDWIN, DANIEL CULP, correct principles, and sustaining a wholesome from Captain Roake, keeper of the light administration, why should the honor and profits house at Thomas's Point, that in the height

trustees or assignees, or appraisment of the property easigned or conveyed in trust, be and the same is hereby dispensed with, in the case of any assignment or deed of trust, or other conveyance which may be made by the president, directors and company of the United States bank for securing the payment of any portion of its liabilities. Sec. 20. It shall be lawful for the said stockholders at such meeting, and by such stockholders at such meeting, and by such stock as aforesaid, to give to the said trust. And the same is aforesaid, to give to the said trust. and effects as they may deem expedient, of the corporation in manner afore.

INTEMPERANCE.

On Wednesday evening last, by the Rev. J. do of office be withheld from our friends and squandered work not several hours before day on the 26th ult. a trust is not dictated by enlightened patriotism, and we wish kall must see that it is forbidden by gratitude. Those who do most of the work, ext. pend most of the work, ext. pend most of the work, ext. and this borough.

On Tuesday the 4th inst. by the Rev. Sameel thicket of the fight in effecting all political revolutions, or in defending the existing order of this stockholders at such meeting, and by such stockholders at such meeting, and by such stockholders at such meeting, and by such stockholders as they may deem expedient, for the said trust. And effects as they may deem expedient, powers over the assigned estate to the said trust. And effects as they may deem expedient, powers over the assigned estate to the said trust. On the evening of the 13th instant, by the Rev. Mr. Alore Meeting of the Union Semin, trust in the enging of the Union Seminary articles, attracted by the light, flew of the work, ext. and the powers of the more of the work, ext. and the powers of the more of the more of the work, ext. and the powers of the more of the work, ext. and the powers of the more of the work, ext. and the powers of the more of the work, ext. and the powers of the work, ext. and the powers of the more of the work, ext.

We shall take occasion hereafter to show that pies. The flock consisted of wood cocks, FITHE Creditors of John Taughinhaugh upon them in regard to the manner of executing said trusts, keeping and rendering accounts of the same, and making dividends both of this county.

We shall aske occasion heresiter to show that red birds, yellow birds, Indian hens, swallows, owls, and other kind unknown to our accounts to consistent or wood cocks, lefter red birds, yellow birds, Indian hens, swallows, owls, and other kind unknown to our informant.—Annapolis Rep.

We shall aske occasion heresiter to show that red birds, yellow birds, Indian hens, swallows, owls, and other kind unknown to our informant.—Annapolis Rep.

We shall aske occasion heresiter to show that the ADMINISTRA corned, that the ADMINISTRA corned, that the ADMINISTRA lows, owls, and other kind unknown to our informant.—Annapolis Rep. accounts of the same, and making dividends both of this county.

among the creditors, and in regard to the On the 11th inst. at Washington City, Mr. Quincy Adams cannot open their eyes, it is the driven of the Democratic press to attempt it, and Thomas Jeffenson's Opinion of Con- on Friday the 21st inst. at 10 o'clock, at

ton in the Legislature of Virginia before exhibit their claims. fectation of ethereal disinterestedness. the Revolution, and during it with Dr. Death of Hon. Charles Ogle. ther of them speak ten minutes at a time, Franklin in Congress. I never heard ei-We learn with the deepest regret, that the Hon. nor to any but the main point which was to CHARLES OGLE, the talented and distinguished member of Congress from Somerset county, Pa., died, after a long and protracted illness, at his little ones would follow of themselves. If receive in payment of debts due to the said bank, or to them at par, the notice that Gro. L. Fauss and bank, or to them at par, the notice that Gro. L. Fauss and the Estate of Henry Walter, decased.

TAR Tairiew, Onto, on the state of misch the present Congress errs in too much the present Congress errs in too much the Estate of Henry Walter, decased.

The Secount of Henry Witner, Guardeplored by an extensive circle of relatives and to which the people send men who ques. JOSEPH MILLER, late of Adams cound dian of Jacob Eicheltz, minor son of

one will stand 6 Whigs, I Loco. Dr. Drorr, the notorious swindler, has been pardoned by "Previous Pardon Porter." He was ved out about one half of the period. Although the Borough of Geitysburg, from May 9, James Gowen, pardoned by the Governor, the Doctor is still con-OF BERKS COUNTY. fined in prison in Philadelphis, upon suits of some

ing Business wanted at this CoThe following brief sketch of Presi-

Proscription—The Policy and Office.

In 1798, chosen delegate to Congress. In 1801, appointed Governor of Indiana. SEC. 18. That if the stock holders of position of its estate, real, personal and keen an instinct of self-preservation, to practice it Territory. the bank of the United States, at an adjourned general meeting to be held at their banking house, on May 4th, 1841, or any tion of directors of said bank, or at any affect a purity of principle too lofty to drive their local states.

Territory.

In 186

Madison. In 1811, Nov. 7. gained a victory over other day to which the said meeting shall be adjourned, or at any other general meeting of the stockholders thereof shall enemies from the citadel, or banish a foc, who is be valid, unless dated and executed within siming the dagger at their own throats.

ting held in pursuance of their charter, shall 60 days before the day of each election or Let us honestly and candidly consider whether pecanoe river. decide by a majority of votes then or there meeting.

present or represented according to the SEC. 26. Should any of the banks of this hold offices of trust and profit to the exclusion of North-Western army.

it is right to permit your political opponents to appointed him Commander-in-chief of the Wm. W. Paxton, Esq. administering on the control of the North-Western army. In 1812, Sept. 11. President Madison

like vote, elect five or more persons as trustees for that purpose; then and in such case at the standard of t bank, in the corporate name and under the corporate seal of the President, directors and company of the bank of the U. States, forthwith to make and execute such an assignment, and do all such acts as shall be necessary to give full possession of the asnecessary to give full possession of the assigned estate, and effects to the trustees so

Sec. 27. Should any of the banks of will have great weight, and contribute much to Columbia.

known opinions of men high in the connuence of the Executive, although not improperly obtruded, will have great weight, and contribute much to Columbia.

A. B. Kurtz, collector, releases, Salary of Burgess and Council, will have great weight, and contribute much to Columbia.

signed estate, and effects to the trustees so elected upon the trusts of the said assignment: Provided, however, that the said section of this act to issue notes on a destockholders may, at the general meeting at which such an assignment may be authorized, require an inventory of the provided, require an inventory of the provisions of the existing laws may deem it expedient, from the trustees and are hereby excepted from the benefits aforesaid, tor the faithful performance of of the provisions of the 17th section of this act.

Section of this act.

Section of the said assignment improperly obtruded, the commonwealth, authorized by the 12th section of this act to issue notes on a deposite of state stock, fail or refuse to deposite at least 5 per cent. on their capital active deposite of state stock, fail or refuse to deposite of the united state of the United States, receiving 234 electoral votes to Martin Van Buren's 60.

In 1827, he was appointed Minister to Columbia.

In 1827, president Jackson, by his first official act, reculled him from Columbia.

In 1840, chosen President of the United States, receiving 234 electoral votes to Wartin Van Buren's 60.

In 1841, March 4, took the Presidential Chair—March 17th, issued his proclamation of the subordinates to enjoy the honors, the influence and the subordinates to enjoy the honors, the influence and the subordinates to enjoy the honors, the influence and the subordinates to enjoy the honors, the influence and the subordinates to enjoy the honors, the influence and the subordinates to enjoy the honors, the influence and the subordinates to enjoy the honors, the influence and the subordinates to enjoy the honors, the influence and the subordinates to enjoy the honors,

HYMENIAL REGISTER. of office be withheld from our friends and squan- of a heavy gust of wind which occurred

responsibilities of the said trustees, and their compensation or allowance, and also in re. Franklin Cooper, of Pittsburg, (formerly of Get. duty of the Democratic press to attempt it, and tysburg,) to Miss Lavinia Steiger, of Baltimore. Thomas Jefferson's Opinion of Confirmation, on Tu day the 21st inst. at 10 o'clock, at day of the Democratic press to attempt it, and tysburg, to Miss Lavinia Steiger, of Baltimore. Thomas Jefferson's Opinion of Confirmation, on Tu day the 21st inst. at 10 o'clock, at day of June, 1841, to wit:

payment, or securing the payment of all or an orphan boy, aged about 10 years. any portion of the debts of the bank, shall At Fairview, Ohio, on the 9th inst., in the 28th dences of debt issued or created by said bank. M'Creary, formerly of this place. SEC. 21. That the trustees so elected, NOTICE.

shall hold their appointment until the first Monday in January in each year, and until other it said to said deceased to make immediate payment of their respective to call the same township, he hereby requests all the first Monday in January in each year, shall be authorized in manner aforesaid, to show some of their person to seat se material be authorized in manner aforesaid, to show some of their person to seat se material be chosen in their place, and so if first Monday in January in each year, shall be authorized in manner aforesaid, to show some of their person to seat se material be chosen in their place, and so if the same township, he hereby requests all the chosen in their place, and so is from year to year, so long as the said tookholdors on the said containing and and the same township, he hereby requests all persons having claims or shall be authorized in manner aforesaid, to choose new trustees in the place of any or all the existing trustees, and it shall be the duty of the trustees whose place shall be existenced in their properly authenticated for settlement.

Personsylvanta Revenue and Insurance. The Painorpix or Pursontion.—The life time did sell by a parole agreement, to a certain George Dick, several Tracts of the Estate of Daniel Eyster, deceased.

In the hour."

The painorpix or Pursontion.—The life time did sell by a parole agreement, to a certain George Dick, several Tracts of the Estate of Daniel Eyster, deceased.

In the hour."

The painorpix or Pursontion.—The life time did sell by a parole agreement, to a certain George Dick, several Tracts of the Estate of Daniel Eyster, deceased.

In the hour."

The account of Samuel Isaacs, one of the Estate of Daniel Eyster, deceased.

The account of Samuel Isaacs, one of the Estate of Daniel Eyster, deceased.

The account of Jonathan C. Forrest, administrator of the Estate of Daniel Eyster, deceased.

The account of Jonathan C. Forrest, administrator

burg. when and where you may attend if occurred at St. Louis on the morning of the 3d lishing the fact that we are only to use those you think proper.

CHRISTIAN BOWERS.

May 13, 1841.

The winds they are used. I had estably a burg to use those with purify the blood, to be free to the support of \$75.

R'M. KING CHRISTIAN BOWERS.

May 13, 1841.

S. R. RUSSELL, Clerk.

May 4, 1841.

S. R. RUSSELL, Clerk.

May 4, 1841.

CYVORK Republican insert three weeks success.

Register's Office, Gettysburg, A sively, and send bill to this office for collection.

May 4, 1841.

Indiana -- The Whigs Vic- | the head or feet, in the brain or meanest | torious.

member, whether it be an outward ulcer of The Cincinnati Republican learns by private an inward abscess, are all, though arising A List of Retailers of For. etters, that the Whige have carried every Dis- from many causes, reducible to one grand drict in the State, except the Fifth. In this, effect, namely, impurity of blood. Purchase them in Gettysburg of Thos. (Rariden's) although it is the strongest Whig Cooper, distributing agent; of Jno. M. District in the State, and gave Gen. Harrison a Stevenson, or only in the county of Agents najority of 4,622 last October, by a most miserae policy the Whige run three candidates; and at published in another part of this paper. he last moment a Locofoco was started, and succeeded, as a plurality elects in this State. The last Congress stool 2 Whigs, 5 Locos—the next

ADVERTISEMENTS. BOROUGH

sentenced for a term of three years, and has ser- Robert G. Harper, Treasurer

1840, until May 4, 1841. To amount received from formdent Harrison, is worthy of preservation for Balance of Duplicate for 1839, Borough Tax assessed for the 473 59 vear 1840. Cash received from Burgess, for granting Licenses, Stall in Market house, due Aug. 1, 1841. Do. James Pearsy, do. 5 00

Balance due Treasurer.

Do. Geo. Peffer,

756 611 Hiram Boyd, Jacob Heaffly, By Orders paid as follows, to wit: DOLLS. CTS. M'Sherry & Fink.

Joseph Little & Adam Swope, ers, bills for services, and work done by others. John Slentz, collector, in 1839.

GROCERIES,

at the house of A. B. Kurtz, in Gettysburg, Adams county, for confirmation, on Tues-R. SMITH. Auditor.

31-6 Estate of John M'Kinney, deceased. The account of John Lady, Administrator de bouts non. with the will annexed, of

friends. The State at large, as well as his more tion every thing, yield nothing, and talk by immediate constituents will feel his loss.

Ito which the people send men who ques. JOSEFI in Learning, into it is a state of the Country, and talk by the hour."

Ito which the people send men who ques. JOSEFI in Learning, into it is a state of the Country, and talk by the hour."

Ito which the people send men who ques. JOSEFI in Learning, into it is a state of the Country, and talk by the hour."

It which the people send men who ques. JOSEFI in Learning, into it is a state of the Country, and talk by the hour."

It which the people send men who ques. JOSEFI in Learning, into it is a state of the country, and talk by the hour."

It was a state of the country in the country in the country is a state of the country in the country is a state of the country in the country in

done in the issue of scrip, on which is based a current state of small notes."

The Brandreth Vegetable Universal tract, in order to the completing of the title tract, in order to the completing of the title the printed direction only has to be observed according to the Act of Assembly in such and it describes the just proportion of the Case made and provided.

The Brandreth Vegetable Universal tract, in order to the completing of the title tra

ADVERTISEMENTS.

eign Merchandise with. in the County of Adams. A GREEABLY to a certificate of the same, furnished to me by the Clerk of Quarter Sessions of said county, designa-

ting those who have taken out Licenses for one year from the first of May, 1841. Thomas J. Cooper, 18imon Becker. Wm. Arnold, Wm. Hamilt. Sam'l. Fahnestock, John A. Myern," David Zeigler,* Wm. & B. Gardne Wm. lekes, Sam'l. A. M'Cosh Mahlon Grieat, Honry Sell. Enoch Simpson, John Jenkins. Wm. Alexander, Conrad Weaver. Abr'm King. 8. H. Buchter. Joseph Krofft, R. G. M'Creary. E. F. K. Gerber 225 27½ A. A. Winrott, Jecob Brinkerhoff, W. O. C. Fritzler. Robert M'Sherry, lacob ickes, Sam'l. S. Forney. Geo. Bange, John Weikert. H. W. Siegle, Mrs. Duncan, Jacob Martin, Abr'm Scott. Peter Mickley, James M'Kinney, Thomas M'Knight John B. M'Creary, A. Vandike. Joseph Carl. 5 00 David Beecher, A. M'Farlane. 5 00 Nicholas Mark, John Miller. John Schreiner,

Henry Stauter, 8755 891 Blythe & M'Cleary, Adam Deiner, . 72 Wm. Johnston, David White, Michael Lauver, Pudor & Cook Levi & Arnold, Daniel March, Henry Schriver, Wm. Hildebrand Jacob Brown.* Catherine Miller Jas. & S. Bishop. Sam'l Isaac, 1 00 | Henry Roberts sen. Eusebius J. Owings John M'Knight,* John Hoke, 1 00 Geo. Minigh, Smith & Martin. John Conrad, Jacob Kregio, Wm. Gillespie,

1 00 George Wilson, All those marked thus [*] have taken out All those who have not taken out their licenses, will take notice that agreeably to the duty of the Treasurer, he is compelled to institute suits against all delinguents who 376 701 have failed to take out License according to

N. B. All persons dealing as aforesaid. 32 71 who do not find their names on the above 30 00 list, will do well forthwith to report them-30 00 selves to the county Treasurer, and obtain a License, or otherwise they will subject themselves to a fine and penalty. JAS. A. THOMPSON, Treas'r.

Treasurer's Office, Gettyse ? burg, May 11, 1841.

LIGHT ON THE SUBJECT!! Witness our hands this 4th May, 1841. MADE Summer Clothing, such as Coats, Pants, Vests, &c., all of which he will sell cheap for cash. Also, a general

and well selected assortment of

Consisting in part of Sugar, Coffee, Tea, Molasses, &c.; good Tallow Candles, of his

Take all Legatees and other persons con-

The account of William M'Kinney and Robert T. M'Kinney, Administrators of the The account of Wm. D. Himes. Administrator of the Estate of Barbara Deck-

W.M. KING, Register.