REMITTANCES BY MAIL. scription of a third person, and frank the letter, of that first clause.

if written by himself."

FOR GOVERNOR, JOHN BANKS.

Michael C. Clarkson. OF ADAMS COUNTY. Thomas G. M'Culloh. OF FRANKLIN COUNTY. ASSEMBLY.

Thaddens Stevens. George L. Fanss. COMMISSIONER, George Basehoar.

TREASURER, James A. Thompson.

Interesting and Important. THE LETTERS OF RESIGNATION.

of the Trensury and the Atternay-General, you should commune with them through Houses in the postponement. It failed, as lated, and dangerous powers.

WASHINGTON, Sept. 11, 1841. Sir:-Circumstances have occurred in consideration of your veto message, and deep feeling and earnest exertion upon our the course of your administration, and expressed anxiety as to the tone and tem- part, while we were zealously devoting our chiefly in the exercise by you of the veto per which the debate would assume. power, which constrain me to believe that Mr. Badger said that on inquiry he was you, the very secrets of our cabinet counmy longer continuance in office as a mem- happy to find that the best temper prevail- cils made their appearance in an iotamous ber of your Cabinet will be neither agree. ed in the two Houses. He believed they paper printed in a neighboring city, the

Very respectfully, yours, &c. The President.

Bank a sufficient reason for dissolving the most abominable corruptions, and are whole tice I had of its contents was derived from this Department. of vast importance to the prosperity of the Government.

SPAR & BASPSPER. [which was returned with your objections] necessary for transmitting the public funds was not only agreed to by you, but especialon the 10th of August, did never, in its and regulating exchanges and the currently changed to meet your expressed wishes. progress, as tar as I know or believe, received cy.

at any time either your express or implied Mr. Webster then expressed, in strong Different men might view this transaction whom Presid at Tyler has called around eastney. Rumor says, if there he a new

as any time entire your express of impried a series, his opinion that such a charter would in different points of light, but, under these him as advisers have become the subject of Cabinet, Judge Upshur, of Virginia, will me, or as I was consulted upon it, I endeave answer all just purposes of Government, circumstances, as a matter of personal hon- universal impury and interest. We give have a large hand in forming it. Judge ored to bring its provisions as nearly as and be satisfactory to the People; and de- or, it would be hard for me to remain of such facts with regard to each as are fresh. Upshur is a man over fifty, a lawyer, and possible in accordance with what I understood to be your views, and rather hoped had been proposed, especially as it dispens to be designed to be your views, and rather hoped had been proposed, especially as it dispens to control of the stood to be your views, and rather hoped had been proposed, especially as it dispens to control of the sum in our memory:

WALTER FORWARD, Secretary of the sum in our memory:

WALTER FORWARD, Secretary of the stood of the sum in our memory:

WALTER FORWARD, Secretary of the sum in our memory:

Secretary of the sum in our memory:

WALTER FORWARD, Secretary of the sum in our memory:

Secretary of the than expected your approval. I knew the ed with the assent of the States to the cre- transaction the departure from straightfor Treasury.—Mr. Forward is a citizen of letters, rather Quixotic, has talents though extent to which you were committed on ation of an institution necessary for carry- wardness and candor. So far indeed from Patisburg, Pa. Our first knowledge of him superior indeed, and can cut and shave in the question. I knew the pertunacity with ing on the fiscal operations of Government, admitting the encouragement which you was as a Democratic Member of Congress an argument as close as any man living — 1801. Line question. I know the pertundent with the examined it at some length, both as to gave to this bill in its inception, and explain from his District in 1824, and an order to have zerlous ideas of the beauty and which you agreed to your expressed opin- the examined it at some length, noth as to gave to the beauty and its influence on the hing and excusing your sudden and violent champion of the American System. He utility of the slavery system, and can ALIVOTATION DAW. 10018, and a disastrous consequences, when the project currency and exchanges, in all which hostility towards it, you throw into your united in the Caucus nomination of Mr. knock any man living down upon the the person to whom a paper is sent is responsible for the of compromise which I presented at an views you expressed your concurrence, Voto Messago an interrogatory equivalent | Crawford for President but afterward re. ory of that point. Webster and he are as payment, if he receive the paper or make use of it, carry day was rejected.

payment, if he receive the paper or make use of it, carry day was rejected.

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Payment, if he receive the payment is the payment in the payment in the payment is the payment

Daniel Comfort. DIRECTOR OF THE POOR.

J. J. CRITTENDEN. | Cannot you see that a bill passes Congress | means was tried, and over hope had failed exchanges.

ties which have existed between us. | ly unnecessary to enable the bank to dis- rumor. Though I look upon that measure as one charge its duties to the country and the And to me, at least, you have done nothcountry, and though I should have deeply I observed in reply that I was proposing arising out of the act. I gathered, it is deplored your inability or unwillingness to nothing, but simply endeavoring to state true, from your conversation, shortly after MR. CRITTENDEN -The Alexandria dization is too attenuated and abstractive authorizing a loan of \$2,054,000, and one accord it to the wishes of the People and what I had understood to be your opinion the bill had passed the House, that you had Gezette says that it is thought the President age.—Richmond Whig. the States, so unequivocally expressed us to the powers which Congress might through their Representatives, still upon that this and this alone, unconnected with other that point I stood corrected. I then proeither in reference to myself or to those of the Supreme Court, to be made vacant to the sections of this act (See Famphiet Laws 1838–39, page 684) empowered any bank taking that loan, or any loan after wall nominate Mr. Crittenden, late

A Washington correspondent of the bank taking that loan, or any loan after wall no constitutionally confer on a bank; that on was said like softening or apology to me, Attorney General, to the seat on the Bench wards to be created. To ISSUE THE

this and this alone, unconnected with other that point I stood corrected. I then proeither in reference to myself or to those of the Supreme Court, to be made vacant to the provided to make the following wards to be created. To ISSUE THE controlling circumstances, I should not ceeded to say that I understood you to be with whom I had communicated at your rehave felt bound to resign the place which of opinion that Congress might authorise quest, and who had acted themselves and appointed Secretary of War. Should this dent Tyler, whom we mentioned yesterday AND THS WAS APPROVED JULY I hold in your Administration. But these such bank to establish ogencies in the sev induced the two Houses to act upon the arrangement be made, and Mr. Crittenden as likely to be of the Cabinet, if re-modell 19, 1839, BY DAVID R. PORTER.—

changes, and of the connexion in which that you have made it an object of conside he made Mr. Forward attorney for Westof that first clause.

In this condition of things, though I the grant should be introduced; you also eration and of study, especially in its con- era Pennsylvania which he declined; then The grant should be introduced; you also eration and of study, especially in its con- era Pennsylvania which he declined; then The grant should be introduced; you also eration and of study, especially in its con- era Pennsylvania which he declined; then The grant should be introduced; you also eration and of study, especially in its con- era Pennsylvania which he declined; then the grant should be introduced; you also eration and of study, especially in its con- era Pennsylvania which he declined; then the grant should be introduced; you also eration and of study, especially in its con- era Pennsylvania which he declined; then the grant should be introduced; you also eration and of study, especially in its con- era Pennsylvania which he declined; then the grant should be introduced; you also eration and of study, especially in its con- era Pennsylvania which he declined; then the grant should be introduced; you also eration and of study, especially in its con- eration and of study.

returned to Congress with your second verment at 5 o'clock on the same day, and to the bill in edge, until the letter of Mr. Betts came to united in the principal that no Postmaster

sation in Congress, yet he thought the minds of our friends better prepared for it essential particulars, as it was when it strong ground to believe they have their then occurring, and get him out of the Post

You spoke of the delay in the Senate of the tile movements. During this season of tion. I am, very respectfully, yours, T. EWING.

To the PRESIDENT. From the National Intelligencer.

MR. WEBSTER TO THE EDITORS. WASHINGTON, Sept. 13, 1841.

advantages and distinctions of my office.

Be pleased, therefore, to accept this my resignation of the office of Attorney General of the United States.

The purposes of the Treasury, and relieve the purposes of the Treasury project, speaking duminously attention, must know, our Conservative State Convention last the has pursued a COURSE OF DUvas due to his memory, to the injunctions of the our Conservative State Convention last the has pursued a COURSE OF DUvas due to his memory, to the injunctions of the our Conservative State Convention last the has pursued a COURSE OF DUvas due to his memory, to the injunctions our Conservative State Convention last the has pursued a COURSE OF DUvas due to his memory, to the injunctions our Conservative State Convention last the has pursued a COURSE OF DUvas due to his memory, to the injunctions our Conservative State Convention last that the has pursued a COURSE OF DUvas due to his memory, to the injunctions our Conservative State Convention last that the has pursued a COURSE OF OCCUPATION of the property of an institution, under the authe purpose of the original purpose of the treasury project, speaking duminously attentions our Conservative State Convention last that the has

such as I can approve without inconsistent of carrying out the true principles upon Notwithstanding what has passed, I have

ing to wipe away the personal indignity controlling circumstances do exist, and I eral States, with power to deal in bills of faith of that communication. And strange be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. Judgo Upshur may have Virginia be placed upon the Bench of the Supreme ed. connexion before you.

It is but just to say that the bill which sign bills, or bills drawn in one State and which were inserted at your request; and judicial attainments, as it would, no doubt, worth, extensive reading and a good wri first passed both houses of Congress, and payable in another. That is all the power even the name of the corporation, which be consonant with his own feelings.

From the New York Tribune. | There is a great excitement here, how-THE NEW CABINET. is made the subject of your criticism .- The opinions and character of the men Opposition side, which is of course in an

desired that such a bill should be introduced, to an assertion that it was such a bill as canted, when the Jackson whirlwind swept for apart in opinion as the Poles. They even though he never subscribed for it. His duty it is equally a matter of justice to you and two, and certainly not such case is not to take the paper from the office or and to myself to say that the bill which hands of some of your friends. To my your sanction. Such is the obvious effect rent. He abandoned Gen. Jackson when even upon two and two, and certainly not such case is not to take the paper from the office or and to myself to say that the bill which hands of some of your friends. such case is not to take the paper from the onice or and to mysen to say that the only whether Mr. Sergeant would be of the first interrogatory clause on the it became evident that he was identified upon two and 3. The Judge will debate place where it is left, but to notify the publisher that I reported to the two Houses of Congress inquiry whether Mr. prace where it is ien, but to many the papers are sent to a post of at the commencement of the session, in agreeable to you, you replied that he would. second page. It has all the force of an with the enemies of the Protection of Home all day whether angels can see in the dark, He as since been mainly out and could make a whole book out of entity by the person to whom they are sent, the postmaster, to meet your approbation. You may not myself to communicate with Messis. Ber- met and refuted this, the necessary infor- of public life, but known as a National Re- or a quaddity. As for John Bull, if he is store or tavern keeper, &c., is responsible for the payment unless be immediately gives notice to the payment unless be immediately gives notice to the examined every part of it; but the 16th you said you had promised to address a statement, the correctness of which you tion from the Anti-Masons, who bear bridge in England may give up to him both publisher that they are not taken from the office or particle which became the correctness of which you give up to him both the said you had promised to address a statement, the correctness of which you give up to him both the said you had promised to address a statement, the correctness of which you give up to him both the said you had promised to address a statement, the correctness of which you give up to him both the said you had promised to address a statement, the correctness of which you give up to him both the said you had promised to address a statement, the correctness of which you give up to him both the said you had promised to address a statement, the correctness of which you give up to him both the said you had promised to address a statement, the correctness of which you give up to him both the said you had promised to address a statement, the correctness of which you give up to him both the said you had promised to address a statement, the correctness of which you give up to him both the said you had promised to address a statement, the correctness of which you give up to him both the said you had promised to address a statement, the correctness of which you give up to him both you give u publisher that they are not taken from the office or place where they are sent. Extract from the Post of the Constitutional Convension of principle, was freely discussed be communication would be equally satisfactors, page 50, section 118: Office Regulations, page 50, section 118:

Office Regulations, page 50, section 118:

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Office Regulation 118:

Office Regulation 118:

Office Regulation 11 "In every instance in which papers that come to tween us, and it was understood and wise-so deemed by all the Whigs around him in your office are not taken out by the person to whom quivocally sanctioned by yourself. The ting with those gentlemen, not to commit tuess of conscience; and no man, in my himself in the deliberations of that body. — deemed by all the Whigs around him in our office are not taken out by the person to wnom have are sent, you will give immediate notice of it to the publisher, adding the reasons, if known, why the person to wnom have are sent, you will give immediate notice of it to the publisher, adding the reasons, if known, why the publisher are not taken out."

quivocally sanctioned by yourself. The ting with those gentlemen, not to commit the one of consequence, and no man, in my named in the definition of the publisher are not taken out."

quivocally sanctioned by yourself. The ting with those gentlemen, not to commit the one of consequence, and no man, in my named in the definition of the publisher are not taken out."

But he has not for many years been active his part of Virginia. His family is among the has not for many years been active his part of Virginia. His family is among the has not for many years been active his part of Virginia. His family is among the has not for many years been active his part of Virginia. It is family is among the has not for many years been active his part of Virginia. It is family is among the has not for many years been active his part of Virginia. It is family is among the has not for many years been active his part of Virginia. It is family is among the has not for many years been active his part of Virginia. It is family is among the has not for many years been active his part of Virginia. It is family is among the has not for many years been active his part of Virginia. It is family is among the has not for many years been active his part of Virginia. It is family is among the has not for many years been active his part of Virginia. It is family is among the hard of virginia and the context of the has not for many years been active his part of Virginia. It is family is among the hard of virginia and the context of virginia and virginia and virginia and virginia and virginia and virg and with your approbation; though you at course of discussion. You and Mr. Web- arose out of that act, you had my adher ern Pennsylvania with great efficiency.— of ours unfortunately, being only a looker one time told me that, in giving your ster then conversed about the peculiar wer. ence and support. But how is it with re- His high personal character and reputation on at it from the loop holes of retreat on an one time total me that, in giving your ster time conversed about the peculiar wor. ence and support. But now is it with re-this high personal character and reputation of at it from the total me total m OPPOSITION TO GOV. PORTER.

lever, and great bitterness on all but the

Norm.—Some subscribers may not be aware of greatly regretted your veto on the bill as it spoke of the name of the institution, desiring nexion with the constitutional powers of the First Comptroller of the Treasury, which American Sentinel, which it is well known the above regulation. It will be seen that, by respect the Tourse of Congress, and that that should be changed. To this I General Government. You, therefore, he accepted, and has since discharged the advocates the re-election of David R. Porthe above regulation. It will be seen that, by respect to the advocates the re-election of David R. Porthe above regulation. the above regulation at with seen that, by the spinor the tropic of the following language in relation questing any postmaster to frank their letters con- though I for saw the excitement and agi- objected, as it would probably be made a could not be, and you were not, taken un duties of that office. He is well qualified ter, holds the following language in relation questing any position. The bill which for the station to which he has been called. to his prospects: the letters contain nothing but what refers to the People, yet, considering the changes which there was much in a name, and this instithe bill had undergone in its passage, and tution ought not to be called a bank. Mr. tion, at the commencement of the session, Mr. McLean came into Congress, if we some voters in certain districts, in conseits variance from the one you had agreed to Webster undertook to adapt it in this par had the clause relating to agencies, and the mistake not, in 1916, as a Democratic Re. | quence of the taxation to which the State DEMOCRATIC TICKET. sanction, I could not find in that act enough | ticular to your wishes. Mr. Bell then power to deal in exchanges, as strongly de- presentative of the Warren District, Ohio. has been compelled to resort, in order to to disturb the confidential relations which existed between us. I was disposed to attribute this act, fraught with mischief as it not immediately attended to, another bill, States. You referred specially and with presentative of the varient pistrict, Onto, meet its engagements, which is always and equally without the assent of the Postmaster General by President Monroe. was, to pure and honorable motives, and to less acceptable, might be got up and report approbation to that clause, many days Mr. Adams was inaugurated President, and very men, who, last winter, were among a concientious conviction on your part that ted. We replied that we would lose no after, in a conversation held in the Depart- requested Mr. McLean to retain his De the loudest in their appeals to him and to he bill in some of its provisions, conflicted time. Mr. Webster accordingly called on ment of State. You sanctioned it in this partment, which he did throughout, though the Legislature, to preserve the credit of the with the Constitution. But that opinion of your course on the bill which has just been ly, and I waited on them by his appoint- doubt was thrown out on the subject by son for the Presidency. But this made no

> to what has passed between us with respect accordance with your expressed wishes.— your hands. Soon after the reading of should be appointed or removed on account tain subjects." to it, and you will at once perceive that And I am apprised of the fact, though it that letter, you threw out strong intimal of his politics. But when Gen. Jackson Although the Sentinel seems to anticipate did not occur in my presence, that after the trons that you would veto the bill if it were was inaugurated, a different rule of action his re election, "notwithstanding these On the morning of the 16th of August, I bill was drawn up, and before it was report not postponed. That letter I did and do was resolved on. Mr. McLean frankly draw-backs," yet it only hinges its hopes on called at your chamber, and found you pre- ted, it was seen and examined by yourself: inost unequivocally condemn, but it did not signified to the President that he could not paring the first veto message, to be de- that your attention was specially called to affect the constitutionality of the bill, or be made the instrument of proscription, then is an argument in favor of united acspatched to the Senate. The Secretary of the 16th fundamental article: that on full justify you in rejecting it on that ground; it being committed against it by his public their only hope of success rests in the decarred a portion examination you concurred in its provi of the message to us. He observed that, sions: that at the same time its name was tion; and, whatever you may now believe ing. Gen. Jackson thereupon appointed fection of our own party! though the veto would create a great sen- so modified as to meet your approbation: as to the scruples existing in your mind, him an Associate Justice of the United But the Sentinel admits that a necessity

Office, which he had conducted with signal man of any party deny that the extravagant than they were some days ago, and he hoped it would be calmly received, especially

You asked Mr. Webster and myselfeach

Office, which he had conducted with signal expenditure on our public works, by the ability and success, and which was after. as it did not shut out all hope of a bank. to prepare and present you an argument am, here is a great public measure deman- ward so wofully mismanaged by Mr. Bar. officers of Gov. Porter, and under his sanc-To this you replied, that you really thought touching the constitutionality of the bill; and there ought to be no difficulty about it; that before those arguments could be prepared proved by the Representatives of the States and has since discharged its duties. In Assuredly not. The utter incompetency on the Representatives of the States and has since discharged its duties. In Assuredly not. The utter incompetency of the People, rejected by you had sufficiently indicated in your veto and read by you, you declared, as I heard and the People, rejected by you as President, on grounds having no origin, in continuous would have nominated him for President, on grounds having no origin, in continuous would have nominated him for President, on grounds having no origin, in continuous would have nominated him for President, on grounds having no origin, in continuous would have nominated him for President, on grounds having no origin, in continuous would have nominated him for President, on grounds having no origin, in continuous would have nominated him for President, or grounds having no origin, in continuous would have nominated him for President, or grounds having no origin, in continuous would have nominated him for President, or grounds having no origin, in continuous would have nominated him for President, or grounds having no origin, in continuous would have nominated him for President, or grounds having no origin, in continuous would have nominated him for President, or grounds having no origin, in continuous would have nominated him for President, or grounds having no origin, in continuous would have nominated him for President, or grounds having no origin, in continuous would have nominated him for President, or grounds having no origin, in continuous would have no origin, in prove, and that Congress might, if they House, that you would cut off your right science, and no reference to the public dent had he not declined. He is a resi in the present condition of the Philadelphia It is very important that you should be assessed, or you may lose your vote at the ensuing election. Be careful to at the ensuing election. Be careful to Messrs. Crittenden and Granger, and you inet to postpone the bill; but you would strove to wrest it in the contest which Postmaster General, it would have been a expenses of motive power salaries, &c. have your name on the Assessor's list told us that you had a long conversation at least TEN DAYS before the election.

The state of the professed to come in behalf of the Whigs of the two Houses to endeavour to strike out us, and I was myself one, the effort was remain unchanged. I cannot abandon the Hugh S. Legare, Attorney General. some measure which would be generally made to gratify your wishes, in the only principles for which, during all my political Mr. Legare is a citizen of Charlestown, S. has every year swallowed up every cent of acceptable. That you had your doubts way in which it could be done with propri career, I have struggled; especially I can C., and we believe a descendant of one of its income, and taken 30 or \$40,000 from about the propriety of conversing with them ety; that is, by obtaining the general con not be one of the instruments by which the the old French Huguenot families which the Treasury to make up the deticiency. yourself, and thought it more proper that currence of the Whig members of the two Executive wields these combined, accumus settled there over a century ago. Ho be. And yot we find persons who were engaged came eminent by his writings in the South- thereon, only two years, at a salary of four

of the Trensury and the Attornoy-General, resigning their respective trusts, have been respective trusts. resigning their respective trusts, have been placed in our hands for publication.—Nat. ed a wish that the whole subject should be give no assurance that the delay was not portant step which I have felt it my duty Charleston some years since. He was paying as high as fifteen thousand Pollars placed in our hands for publication.—Nat. postponed till the next session of Congress. sought, as a means and occasion for hose to take, and I submit them as its justifical appointed Charge to Belgium, by General apiece for them! With these facts before Jackson, being a warm "Union" man as us, who can hesitate to say that Porter's opposed to Nullification. He returned to extravagance has fastened taxation on usi Charleston in 1836-7, and was soon after . The Sentinel likewise admits that he is proposed for Congress and elected, turning not sufficiently ultra on some points, to out Hon. H. L. Pickney (Nullifier) on a please a portion of his political party. medly of political and local issues. Mr. There is no doubt, if we are to judge from L. went to Congress in 1837 as an Admin- facts, that DAVID R. PORTER HAS ber of your Cabinet will be neither agree.

able to you, useful to the country, nor honorable to myself.

Do me the justice, Mr. President, to istration man, but, on the Sub-Treasury DONE MORE TO CORRUPT OUR believe that this conclusion has been adop- to me of Mr. Ewing's bill; it contains that services, so long as they could avail, were led me to differ from the course pursued by masterly speech, as also in a powerful "Let. DEPRECIATION OF OUR STATE ted neither capriciously, nor in any spirit of odious feature of local discounts which I due to the nation—to that great and mag- my late colleagues, I wish to say that I for to a constituent." For his course he CREDIT, THAN EVEN THE MOST ted neither capriciously, nor in any spirit of portous tentile of local discounts which I have repudiated in my message. I then nanimous People whose suffrages elevated remain in my place, first, because I have was thrown out of Congress at the next ULTRA RADICAL IS WILLING TO party resing of personal nosting, but made reputation in the state of duty, which, mistaken said to you, I have no doubt, sir, that the your predecessor to the station which you seen no sufficient reasons for the dissolution election—Charleston being the strongest ADMIT. Every one familiar with the though it may be, is yet so sincerely enter. House, having ascertained your views, will now fill, and whose united voices approved of the late Cabinet, by the voluntary act of Sub-Treasury city in the Union—but he Legislature of our State, is aware of this; tained, that I cheerfully sacrifice to it the advantages and distinctions of my office.

Description of the summoned us around him its own members.

Lam perfectly persuaded of the absolute of the absolute of the possibility of his administration, must know, to be his counsellors; and I felt that what they can be satisfied that it would answer to be his counsellors; and I felt that what they can be satisfied that it would answer to be his counsellors; and I felt that what they can be satisfied that it would answer to be his counsellors; and I felt that what they can be satisfied that it would answer to be his counsellors; and I felt that what they can be satisfied that it would answer to be his counsellors; and I felt that what they can be satisfied that it would answer to be his counsellors; and I felt that what they can be satisfied that it would answer to be his counsellors; and I felt that what they can be satisfied that it would answer to be his counsellors; and I felt that what they can be satisfied that it would answer to be his counsellors; and I felt that what they can be satisfied that it would answer to be his counsellors.

You must stand by me in this emergency. Cannot you see that a bill passes Congress means was tried, and over hope had failed exchanges. SECRETLY BEEN THEIR MOST such as a can approve without inconsistent of the resident will co-oper of the following sketch of Judge Upshur, SECRETLY BEEN. THEIR MOST Confidence that the President will co-oper of the following sketch of Judge Upshur, ARDENT SUPPORTER. Now more; a bill might be passed. And you then said that elevated him and you to power. ate with the Legislature in overcoming all whose name has been repeatedly connect- we have often charged upon Gov. Porter, Sir:—After the most calm and careful opinions? State them, so that I may see to your own suggestions, in the initiation of september, and the suggestions of the sugg consideration, and viewing the subject in all the aspects in which it presents itself to my mind, I have come to the conclusion that I understood you to be of my mind, I have come to the conclusion that I understood you to be of my mind, I have come to the conclusion that I understood you to be of my mind, I have come to the conclusion that I understood you to be of megotiators, was passed by large majorities. I now look to the conclusion that I understood you to be of megotiators, was passed by large majorities. I now look to the conclusion that I understood you to be of megotiators have the two Heavest of the my mind. I have come to the conclusion that I understood you to be of megotiators and it is to the union of the wing irrom a letter dated and it is to the union of the wing irrom a letter dated and it is to the union of the wing irrom a letter dated and it is to the union of the wing irrom a letter dated and it is to the union of the wing irrom a letter dated and it is to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irrom a letter dated and its to the union of the wing irro my mind, I have come to the conclusion that I understood you to be of your Cabinet. I therefore resign the office of Secretary of the Treasury, and beg you to accept this my letter of resignation.

I then said that I understood you to be of negotiators, was passed by large majorities and the Whig People—that I look for the personal character, and the Whig People—that I look for the personal character, then said that I understood you to be of negotiators, was passed by large majorities and the Whig People—that I look for the personal character, then said that I understood you to be of negotiators, was passed by large majorities and the Whig People—that I look for the personal character, then said that I understood you to be of negotiators, was passed by large majorities and the Whig People—that I look for the personal character, then said that I understood you to be of negotiators, was passed by large majorities and the Whig People—that I look for the personal character, then said that I understood you to be of negotiators, and of the Whig People—that I look for the personal character, then said that I understood you to be of negotiators, and of the Whig People—that I look for the personal character, then said that I understood you to be of negotiators, and the Whig People—that I look for the personal character, then said that I understood you to be of no positive majorities and the Whig People—that I look for the personal character, then said that I understood you to be of no positive majorities and the Whig People—that I look for the personal character, then said that I understood you to be of no positive majorities and the Whig People—that I look for the personal character, then said that I understood you to be of notice, the two Houses of Congress, and the Whig People—that I look for the personal character, then said that I understood you to be of notice, the two Houses of Congress, and the Whig People—that I look for the people that I look for the people that I look for the people that I look for the people To avoid misunderstanding, I distinctly the several States, with the assent of the upon it, you never consulted me on the subject notice, and affording him time to select who would be very apt to oppose all Whig to allow them the power to issue Five Doldeclare I do not consider a difference of States. To this you replied, Don't name of the veto message. You did not even hands to which he should confide the deliopinion as to the charter of a National discounts they have been the source of the refer to it in conversation, and the first nolam, gentlemen, respectfully, your obe- should regard that alone as a sort of politi- ADMINISTRATION. During the first cal ideosyncrasy, utterly disqualified I'm session after Gov. Potter, had come into DANIEL WEBSTER. for all practical purposes. The Judge is a office the proposition was renewed, without very honorable man, but his mental orga- the effer of the bonus. A Law was passed

COMPLETE LIST OF ACTS. CINTER YSEURG STAR Five out of the six, who composed his Cabinet, THE CASE OF GOVERNOR RITNER. - GOVERNOR PORTER AT HOME. - The

Passed at the 1st Session of the 27th Congress. An act making appropriations for the present session of Congress. An act authorizing a loan not exceeding the sum of twelve millions of dollars. An act for the relief of Mrs. Harrison, widow of the late President of the United

An act making appropriation for the pay, subsistence, &c. of a home squadron. An act making further provision for the maintenance of pauper lunatics in the District of Columbia. An act to revive and continue in force for ten years an act entitled "An act to in-

cornorate the Mechanic Relief Society of GETTYSBURG, September 21, 1841. and disbursement of the public revenue," and to provide for the punishment of embezzlers of public money, and for other retary of the Treasury.

Navv pension. An act to establish a uniform system of the Nuvy. and returning surveys thereon to the Gen- Postmaster General.

of certain banks in the District of Colum- Philadelphia. "An act to carry into effect a convention trict, Florida. between the United States and the Mexi-

tortifications, for ordnance, and for preventing and suppressing Indian hostilities.

rison free of postage.

of the United States for the year 1839, and trict, that in this County, the party will not be for other purposes," passed July 7, 1639. united on this part of the ticket. This is in ac-JOINT RESOLUTIONS.

the 31st ultimo, inclusive. The National ted States. Intelligencer says: -The Colonel announ. In our last paper we announced to our readers case." Intelligencer says:—The Colonel announced to our readers ces the surrender of the remnant of Concoon that the President by chance, John Tyler, had content of the seizure of the Chief Hospitaka, with fifteen of his chiefs and warring pitaka, with fifteen of his chiefs and warring potential to the professional bill presented to him, providing to the seizure of the Chief Hospitaka, with fifteen of his chiefs and warring to the seizure of the commencement of this description to the seizure of the chief and warring to the seizure of the commencement of this description to the seizure of the chiefs and warring to the seizure of the chief and the cross that the President by chance, John Tyler, had profession to the chief and the cross that the President by chance, John Tyler, had profession to the chief and the cross that the President by chance, John Tyler, had profession to the chief and the cross that the President by chance, John Tyler, had profession to the chief and the cross that the President by chance, John Tyler, had profession to the chief and the cross that the President by chance and the cross that the President by chance and the cross the chief and the cross that the President by chance and the cross that the President by chance and the cross that the President by chance and the cross that the Pres people, amounting to 320 more, on the the country and securing a sound currency. This exercises upon the occasion were highly interest ful tragedy."

11th of this month, the day of the arrival exercise of the veto by the creature of accident, ing. The graduating clars was cleven in num-11th of this month, the day of the arrival of the despatch at general headquarters.—
Of the despatch at general headquarters.

Of the despatch at general he of the despatch at general headquarters.—
Reports are also transmitted of the recent expedition in the everglades, conducted by Captain Burke, 3d Artillery, and Lieut.

The National Intelligencer says that Mr. Grand a large proportion of following order:

Latin Salutatory—by Wm. B. M'Clellan, of Gatysburg.

The National Intelligencer says that Mr. Grand a large proportion of past encouragement, a excellent timber on the Farm, also a young cits a continuance of the resignation of the office of Postmaster Gendral Sale to commence at 1 o'clock August 10, 1841. Captain Burke, 3d Artillery, and Lieut. Constitution, and watch and or ordinary more Rogers, of the Navy, and of a successful desty would have never used. But this man for Argument for the Divine Existence—by Wm. Delegation from New York State to as by

The National Intelligencer announces that Judge Upshur has accepted the Secretaryship of the Navy, and he will take charge of the Department as soon as he can arrange his private affairs in Virginia.

It would receive the sanction of the Executive.—

This assurance was made to the members of the Senate and House of Representatives by gentlement as soon as he can arrange his private affairs in Virginia.

It was submitted to fine and my creditors, at the coming into that town.

The National Intelligencer announces that Judge Upshur has accepted the Secretary and Cornary, who were constituted by the President. The bill was cerned in the late mail robberies with Dr. Sambol's said Cuffee, "you darn lady night to him and vetoed, afford the properties of the teeth. All operations warrange.

It was submitted to the members of the Senate and House of Representatives by gentlement as soon as he can arrange his private affairs in Virginia.

It was submitted to the mand we rediction, at the coming into that town.

The head receive the sanction of the Executive.—

This assurance was made to the members of the Senate and House of Representatives by gentlement as soon as he can arrange his private affairs in Virginia.

The National Intelligencer announces that town.

This assurance was made to the members of the Senate and House of Representatives by gentlement as soon as he can arrange his private affairs in Virginia.

The National Intelligencer announces that town.

This assurance was made to the members of the Senate and House of Representative.—

Sambol's said Cuffee, "you darn lady night to the naid vetoric, and the coming to that town.

The National Intelligencer announces the coming to that town.

The same arrange in the town.

The bulk was givented to the ment of the Executive.—

The same arrange of the Country arrange of the Country arrange of the Senate and House of Representative.

The same arrange in the town.

The bulk was givented to the ment of the town.

The bulk was givented to the ment of the country arrange



REPUBLICAN BANNER The Veto Power.

An act to repeal the act entitled "An act APPOINTMENTS BY THE PRESIDENT, limitation of the Veto power, to the effect that a An act to repeat the act entitled "An act APPOINTMENTS BY THE PRESIDENT, immiguon of the veto power, to the effect that a configuration of the legislature we learn from an article in a late num- of his party at home." Walter Forward, of Pennsylvania, Sec. thirds as now required.

An act further to extend the time for locating the Virginia military land warrants, Charles A, Wickliffe, of Kentucky, thirds, as all experience proves. When a Bill shacked on Thursday last, by a suicide vinegar, and applied to the parts will re-Jumes D. Doty, Governor of Wisconsin. is returned with his reasons against it, after an Gibson, who had been tried on the same any part of the body. An act to authorize the recovery of fines and forfeitures incurred under the charter, retary of Legation of the United States to Representatives for reflection and re-consideration assault with intent to kill his daughter, and Representatives for reflection and re-consideration sentenced to the penitentiary for a term of Robert M. Walsh, of Pennsylvania, Sec. interval of the ten days or nearly so, a sufficient day, before Carroll County Court, for an Isaac Roach, of Pennsylvania, Treasu- tion. It is his duty, to assign his objections to a seven years and eight months. The of-An act to revive and extend the charters rer of the Mint of the United States at

Finiadelphia.

Samuel W. Carmack, Judge of the been in error, why should not their will govern and not his?

Thindelphia.

Samuel W. Carmack, Judge of the been in error, why should not their will govern sure, by refusing to live with him, on ac and not his?

Mandet of carry into enect a controlled through the was tried and the Mexican Republic."

An act to amend the act entitled "An act to provide for taking the sixth ceasus or enumeration of the inhabitants of the United States," approved March third, one thousand eight hundred and thirty-nine, and the acts amending the same.

An act making apprepriation for the function for the function enumeration of the United States of the State sense and House of Representatives in the State Senato and House of Representatives as in Congress, must, under the States.

We hope, ere long, to see this salutary amend, and the following about 18 years of age, reconstitutions. God knows, we have had sufficient experience in the former, at least, under out that he had the acts and having heard that he had the acts at the proposed of the very resent Governor, to make the people, think seriously about the propriety of abolishing or restrictions of the year of about 19 years of age, reconstitutions. God knows, we have had sufficient experience in the former, at least, under out that he had the had the had left him for a short time, the girl, who is about 19 years of age, reconstitutions.

On the 15th inst, after a long and painful ill-ingit. If we shall ove this presented to kill her, she took an officer with the had there are least, under out that he had the third, one officer with the part time, the spirit of the triple of the state and Foderal that he had the third that he had the had the had left him for a short time.

After she had left him for a short time, After she had left him for a short time, After she had left him for a short time.

After she had left him for a short time.

After she had left him for a short time, After she had left him for a short time.

After she had left him for a short time, After she had left him for a short time.

After she had left him for a short time, After she had left him for a short time.

After she had left him for a short time, After she had left him for a short time.

After she had left him fo Representatives as in Congress, must, under the try.

Constitution, be made. If the Loco force should, To show our readers, what were the opinions jail to the court house, a knife was taken N parsuance of a Writ of Fieri Facins, An act to appropriate the proceeds of the sales of the public lands, and to grant pre-emption rights.

An act making appropriate the proceeds of the constitution, be made. If the Loco toros should, by any chance, whether through the divisions or suppressions, on this issued out of the Court of Common suppressions, for the purpose, as he afterwards emption rights.

To show our readers, what were the opinions from him, which he had secreted about his persons, on this issued out of the Court of Common suppressions can be afterwards of the purpose, as he afterwards of the proceeds of the proceeds of the lamined Harrison, on this issued out of the Court of Common suppressions the Senate when that important duty is to be the practice of him who is, by a most calamitation of the Court of Common suppressions, for the purpose of the Democrats, have a majority in subject, and how utterly dissimilar they were to confession the senate when that important duty is to be the practice of him who is, by a most calamitation of the Court of Common suppressions.

To Now our readers, what were the opinions from him, which he had secreted about his issued out of the Court of Common suppressions, for the purpose of Adams country, and to me directed, the Senate when that important duty is to be the practice of him who is, by a most calamitation.

To Now Our readers, what were the opinions from him, which he had secreted about his issued out of the Court of Common suppressions.

To Now Our readers, what were the opinions of the purpose of the purpose of the purpose of the conference of the purpose of the conference of the purpose of the p performed, it is easy to foreted what will be the tone dispensation of Divine Providence, his suc. be found guilty. When the trial was over, mises, on Saturday the 16th day of Octo will be presented to the Orphans' Court of what will be so arranged, cossor, we re-publish for their information the forth was conveyed back to jail, and having ber perfect to the Orphans' Court of will be presented to the Orphans' Court of consequence. The Districts will be so arranged, cessor, we re-publish for their information the for he was conveyed back to jail, and having ber next, at I o'clock, P. M., as to insure them a majority for the next seven lowing extract, from his speech delivered at Day. by some means obtained a ruzor, he made An act to provide for placing Gree and ten years, without regard to equality of renough's statue of Washington in the Rotunda of the Capital, and for expenses

as to insure them a majority for the next seven and ten years, without regard to equality of representation, or public convenience. The voice of this county, for instance, would, beyond all to the entry and the presentation of the Capital, and for expenses

as to insure them a majority for the next seven and ten years, without regard to equality of reand ten years, without regard to equality of reand severed an artery. Although medical Situate in Mountpleasant Township, Adams
of this county, for instance, would, beyond all the entry Bishop and AbraCounty, adjoining lands of John Rider, being Spangler, Administrators of the Estate

Chief Magistrate as conferring upon the inlife could not be saved. As long as he had doubt, be lost, by its being violently torn from its cumbent the power of mastery over the life could not be saved. As long as he had Peter Weikert, Frederick Plum and oth- of Dietrick Bishop, deceased. present connection with Franklin County, and its popular will, but a granting him the pow strength, he persisted in thwarting the ers, containing sixteen acres more or

An act to make appropriations for the in this County, to give a hearty, cordial and un-mother's milk did I suck in the principles divided support to Thomas G. McCulloh and on which the Declaration was founded .--An act making appropriations for the purchase of naval ordnance and ordnance stores, and for other purposes.

An appropriation for outfits and salaries of diplomatic agents and for other purposes.

An appropriation for outfits and salaries of diplomatic agents and for other purposes.

An appropriation for outfits and salaries of diplomatic agents and for other purposes.

An appropriation for outfits and salaries of diplomatic agents and for other purposes.

Of their talents and those there can be added to the purposes of the purposes of the purposes.

A Sterm not by the Declaration was founded.

That Declaration complained that the King and lamentable and salaries of the Estate of Leonard Delap and Petrospherical and a bird of diplomatic agents and for other purposes.

Of their talents and those there can be added to the purposes of the purposes of the purposes.

Of their talents and those there can be added to the purposes of the purposes.

Of their talents and those there can be added to the purposes of the purposes.

Of their talents and those there can be added to the purposes of the purposes.

Of their talents and those there can be added to the purposes of the purposes.

Of their talents and those there can be added to the purposes of the purposes.

Of their talents and those there can be added to the purposes of the purposes.

Of their talents and those the property and those there can be added to the purposes.

Of their talents and those the property and those there can be added to the purposes.

Of their talents and those the purposes of the purposes of the purposes.

Of their talents and those the property and those there can be a desired to the purposes.

Of the purposes of diplomatic agents and for other purposes.

An act to provide for repairing the Potomac bridge.

An act relating to duties and drawbacks.

The son fired at a bird of business, having been heretofore occur to control the People in the exercise of this supreme will? No. The people are of the ground.

The son fired at a bird of business, having been heretofore occur to control the People in the exercise of the ground. The ball struck at the end of the ground. Seized and taken the best guardians of their own rights.—

Of their talents and avowing its ecutive officer undertake, at this time of day which sat on the corner of the house, high off the ground. The ball struck at the end of of the ground. Seized and taken the best guardians of their own rights.—

Of their talents and avowing its ecutive officer undertake, at this time of day which sat on the corner of the house, high off the ground. The ball struck at the end of of the ground. The ball struck at the end of one the house logs, glanced from thence of the property of William Toland, dec'd: An act to repeal a part of the sixth second to make these remarks, because we have stain from interfering in or thwarting the was in the garden. The ball entered at the best guardians of their own rights.— of one the house logs, glanced from thence to the fence, and then struck the girl, who in execution as the property of William one of the Executive to abstain from interfering in or thwarting the was in the garden. The ball entered at G. W. M'CLELLAN. Sheriff.

Daring Outrage. cordance with their usual crafty, insidious policy; A resolution relating to the light boats by sowing dissensions and shaking confidence by sowing dissensions and now stationed at Sandy Hook and Bartett's among us, they hope to conquer. It is a snare ing article, taken from the St. Louis New Era of witnesses expected from Canada to testify Reef.

A resolution for the distribution of seven hundred copies of the digest of patents.

The first is a snare of the first, is familliarly known to many of the first the house of the first the house of the first the four citizens, having for several years officiated to the first the house of the first the four citizens, having for several years officiated to the first the four citizens, having for several years officiated to the first the four citizens, having for several years officiated to the first the four citizens, having for several years officiated to the first the four citizens, having for several years officiated to the first the four citizens, havin A resolution to provide for the distribu- unfounded. The party never was more united this place. The New Era says. tion of the printed returns of the sixth in this county, as the result will show. All dif "A most flagrant violation of law and re- Northern frontier are not to be depended the public schools in said township ferences of opinion—all personal preferences or ligious liberty was committed yesterday, by upon. A resolution in relation to the purchase antipathies, we are assured, will be patriotically a body of Germans, upon a minister of the of domestic water-rotted hemp for the use sacrificed on the altar of the common good; and Methodist persuasion, Mr. Bond, who had Supposed Clue Discovered.-The New

operation under Lieut. And Research Infantry, in which he captured several In
Infantry, in which he captured several In
Infantry in which he captured acter was a stranger, while his own colleagues, of -by Henry Baker, of Washington county, Ma- result was their unanimous recommenda-

desire to end the struggle. It is most as would be conformable to his views. A bill was Jacob Scherer.

pinion of the "Champion of the Constitution." testimony to remove an objection, which men enough to form a county ticket con lings will be held as follows: We hope he will yet review the subject, and pursue the course dictated alike by honor, self-respect and duty.

We hope he will yet review the subject, and pursue the course dictated alike by honor, self-respect occasion. The case is likely to excite test in a county which three years ago they and Conowago, at the honse of Enoch Lead duty.

For. Germany, Union, Mountpleasant, and duty.

public for their consideration, by the Whig mem- | been afforded an oportunity of refuting any | Porter ticket in his own county-that his bers of Congress in their admirable address, is a erronards misrepresentations .- Phila. Inq. old friends have deserted him to such an on Saturday the 2d of October. shall be sufficient to overcome it, instead of two- ber of the Danville (Pa.) Democrat, that

A P. Upshur, of Virginia, Secretary of the effects of hasty and inconsiderate action, an in the year. the part of their representatives, not to enable the

rict, Florida.

We hope, ere long, to see this salutary amend.

We hope, ere long, to see this salutary amend.

After she had left him for a short time,

zer, of Mensilen township, Adams county.

letters and packets to and from Mrs. Har. annexation of York, as a Congressional district. er to execute the properly expressed will of physicians, by forcing open the wound, and less, on which are cracted a We therefore carnestly call upon our friends the People, and not to resist it. With my in the course of a few hours he died. A STATEM NOT BY HER BROTHER .- A

tion of the net entitled "An act to provide for the support of the Military Academy of the United States for the year 1839, and trict, that in this County, the party will not be

ANOTHER STORY. - A correspondent of One half of the rumors that come from the NINE TEACHERS, to take charge of of Philip Miller, deceased.

our party, will, on the 2d Tuesday of October appointed a time for Divine service at the York Courier thinks a clue has been distitles of the lands or sites for the purpose of Table 1 and titles of the lands or sites for the purpose of or the purpose of or the bervice a most noiserous noise was or the service a most noiserous noise was or the service a most noiserous noise was or the service a most noiserous noise was or the been samilitavern on the embankment near Weehawken, has works and buildings, and for other purpose of well, and all will be safe.

A Mrs. Loss, who keeps a small tavern on the embankment near Weehawken, has been examined before the Mayor of this or the offered at Public Sa lo on the premises on Saturday the 30th day of Gettysburg and the public generality, and states that Mary was at her house of October next, JOHN TYLER, Vice Prest calaboose, but they released him before on the evening of the 25th of July last, in LATE AND INTERESTING FROM FLORIDA.

--Advices of a highly interesting charac
ter have been received at the Department of War, on Saturday last, from Col.

Whatever the Florida army, to

IDIAN TYLEH, Vice Prest.

calaboose, but they released him before the vering of the 25th of July last, in company with several young men, and that she drank some lemonade offered by one of them. Mgs. Loss also identified the situate in Freedom Township, Adams to others. The examination was fixed for others. The examination was fixed for three o'clock, and when it is through part of those worn by the unfortunate girl of these worn by the unfortunate girl of the word of the w we shall prepare a full statement of the on that occasion. Whatever other clue others, containing One Hundred and Formentest and most durable manner, and at may have been discovered, has been kept ty eight acres, one hundred and eleven very moderate prices.

promises of speed; submission; and, generally and personal honor. After vetoing the bill for the personal honor. After vetoing the bill for the promises of speed; submission; and, generally and personal honor. After vetoing the bill for the second formula of the s Canal and Brock's Monument.

gratifying to learn that, with all their pris framed, which ofter undergoing slight alterations The degree of A. M. was conferred on James vations, exposure, and unusual activity, the at the suggestion of the President himself, was Crapster, J. R. Keyser, F. A. M. Keller, M. L. A Drnadful Accident.—We learn the Court-house. troops are generally healthy. It would pronounced by him such an one as he would ap. Stoover, Cyrus Waters, and J. E. Neill. Alumni from the Chambersburg Times, that a man Gettysburg, Sep. 7, 1841. appear that our gallant little Army, having prove of. This bill framed, substantially by the of the Institution; and the honorary degree of named Samuel Lindsay, was instantaneous in the gallant Worm a lender of the right resident himself, was submitted to the Whig A. M. on the Rev. Professor Strobell, Principal ly killed on the Componwealth of Penperson Strobell, Principal ly killed on the Compo spirit, have been enabled to show their en members of Congress; and at the same time as of Hartwick Seminary, in Naw-York, and Henry road, a few rods above the depot, on Satsurance was given to them, that if it were passed W. Thurp, Esq. Principal of the Female Semi- urday last, as the evening train of cars was it would receive the sanction of the Executive. | nary in Gettysburg. - Sentincl.

can arrange his private affairs in Virginia. ter he had pledged himself to sanction it! have been pardoned by the President. I wouldn't gib your wittles for your clothes." Gettysburg, June 15.

feeling their honor implicated, resigned. To have We have made some inquiries, and learn Hollidayshurg Register says: remained longer of his council would have distant the friends of Governor Ratner in this "Tell it abroad; publish it in the streets, PUBLIC NIETINGS. graced them. As to Mr. Wenster's course, we city had not the slightest idea of his rejection to the hill tops and in the valleys, from one will not now allow ourselves to say much. We too by the Senate on the ground of his albelieve it is generally condemned by others, as it leged defective sight—nor indeed, on any to the rich and poor, high and low, old is by us. We regret his conduct, because we had other ground. Had they any such appre- and young; to the Whigs, 'Anti-Masons, gust') requesting the County-Committee to oped better things of him, and it is with pain that housings, they would have propared them, and Locos, that the Porter party is so pear. fix the times and places for holding District we feel ourselves constrained to alter our high selves at Washington with the necessary ly annihilated in Huntingdon County, that Meetings throughout the County, meet-

cially as the appointment of the Governor been for the "big break!!!" Tell it in September. had given great satisfaction in the inferior. Berks-tell it in Westmoreland-tell it For Berwick, at Abbottstown on Friday One of the recommendations submitted to the It is argued that he should at least have every where—that Porter cannot raise a the 1st of October. extent that this is the lamentable condition ____

there is now in Columbia county nine furna. Supporting of INK .- The members of For Franklin, at Green's in Cashtown Water Forward, of Pennsylvania, Sections of steel pens. Doubtful.

bankruptey throughout the United States. | Hugh S. Legare, of South Carolina, At- President or Governor, to control their legislation | Suicide of a Criminal. - The commu- Useful. - The bank of a willow tree goes to the Executive from the Legislature and committed by a colored man, named Tom move all warts, comes or excrescences on at Petersburg on Saturday the 9th of Oc HYMENIAL REGISTER. Bill, on returning it. If with this time for re- fence for which he was tried was commit-On Thursday, the 9th inst. by the Rev. C flection, his reasoning fails to convince a majority ted several months ago, and was occasioned Weyl, Mr. Edward Wilders, to Miss Sarah Court House, Knause-both of Menallen township. On the same day, by the same, Mr. George

TWO STORY LOG

Dwelling House,

NINE TEACHERS WANTED. ant Township will meet at the house of baugh, deceased.

> By order of the Board. JOHN BLAIR, Sec'ry.

IN ADDITION TO THE

Sept. 21, 1841. of the United States Navy.

Joint resolution making it the duty of the Attorney General to examine into the the first th

eral, before doing so, requested the Whig of said day when terms will be made known AUDITOR'S NOTICE. JAMES CUNNINGHAM.

> OFFICE, as heretofore, in South Baltimore street, east side, three doors from

For Reading and Hamilton, at Hamptor

at Millerstown on Monday the 4th of Octo 7th of October.

For Menallen, at Hersh's, on the old

Carlisle Road, on Friday the 8th of Octo

ADVERTISEMENTS.

For Straban, at Comfort's on Monda the 11th of October.

All at 2 o'clock, P. M. For Borough of Gettysburg, on Monday 11th of October, at 7 o'clock, P. M. in the The friends of David R. Porterhe Candidates upon their ticket-and all

Lilly, of Cumberland county, to Miss Jane Taw- who desire to hear and judge for themselves, are respectfully requested to attend. Robert Smith. A. R. Stevenson. T. J. Cooper, Baltzer Snyder, Peter Diehl, J. A. Thompson Jas. Renshaw,

> County Committee September 14, 4841.

REGISTER'S NOTICES. Notice is hereby Given. Adams county, for confirmation, on Tues. The account of Frederick W. Kachler. Administrator of the Estate of Mary Tim-

ble, deceased. The account of Leonard Delap. Admin istrator of the Estate of Jacob Sunday, de-

one of the Executors of the Estate of Peter, The account of Henry Witmer, Admin. istrator of the Estate of Samuel Hoff, deceased.

The account of Nicholas Bushey, Esq.

WM. KING, Register. Register's Office, Gettysburg, ? Aug. 31, 1841.

REMOVAL.

ors, and the promised surrender of all his lic money, and for regulating the exchanges of Institution took place on Wednesday last. The vors to ferret out the authors of this dread a double Log Barn, shedded all round; stantial manner, and on the most accommowith a good well of water near the door. dating terms.

ts-26 the Orphans' Court of Adams county, dians.

The Colonel gives assurances that there are not more than ten Indians on the east side of St. Johns river; and the everglades are abandoned by them as no longer a safe retreat; that the Creeks and Tallahassees in the northern part of the Territory were in the northern part of the Territory were in the northern part of the Territory were to meet him on the 7th instant; and that to meet him on the 1th the should resign.

The Urphans Court of Adams county, Matrical in the the should resign.

The Albany Journal states that Lett is a man of indomitable enterprise and daring.

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The Albany Journal states that Lett is a man of indomitable enterprise and daring.

Attorney & Counseller at Law, and the Urphans Court of Adams county, Matrical in the the their ordinates in the total the should resign.

The Albany Journal states that Lett is a man of indomitable enterprise and daring.

Atto This man, who, much to the disgrace of the to meet him on the 7th instant; and that the scattered families on the Wacassa had been so much disturbed by Captains Hoff-Man and Alexander as to induce earnest man and Alexander as to induce earnest man desperate as to induce earnest man desperate. He designed by soldiery. This was enough to make a mun desperate. He designed by soldiery. This was enough to make a mun desperate. He designed by soldiery. This was enough to make a mun desperate. He designed by soldiery man desperate as the designed by soldiery. This was enough to make a mun desperate. He designed by soldiery man desperate as the designed by soldiery. This was enough to make a mun desperate. He designed by soldiery man desperate as the designed by soldiery man desperate. He designed by soldiery man desperate as the designed by soldiery man desperate. He designed by soldiery man desperate as the designed by soldiery man desperate as the designed by soldiery man desperate as the designed by soldiery. This was enough to make a mun desperate of the business of his profession. The Law Partnership heretofore subsists enough to make a mun desperate of the business of his profession. The Law Partnership heretofore subsists enough to make a mun desperate of the business of his profession. The Law Partnership heretofore subsists enough to make a mun desperate of the business of his profession. The Law Partnership heretofore subsists enough to make a mun desperate of the business of his profession. The Law Partnership heretofore subsists enough to sold the design that the design that the business of his profession. The Law Partnership heretofore subsists enough to sold th ROBERT SMITH, Auditor.

TO MY CREDITORS.

TAKE notice that I have applied to the 6m-24 Judges of the Court of Common Pleas of Adams county, for the benefit of the Insolsylvania, and that they have appointed MEDICAL PRACTICE, Tuesday the 28th day of September nest, for