members 89. "Going ahead fast."

Abstinence Society-Organized April 10th, nion there is strength." Yes, in union 1841. This society numbers 134 members, there is strength. In this principle there From the Gazette of Tuesday last.

-Organized a week or two since-since about. To do it perfectly requires a uni-Prospects most encouraging.

There are one or two circumstances connected with the general character and extent of the Temperance reformation in Adams county, of so gratifying a character that we cannot forear alluding to them.

This one of the most interest most encouraging.

There are one or two circumstances connected with the general character and extent of the Temperance reformation in Adams county, of so gratifying a character that we cannot forear alluding to them.

This one of the most interest of interests of all who are the themselves—as they love their follow.

That officer will apply to the same retuse to save a dept to join the agreement, just so far as men retuse to join the agreement, just so far as men retuse to join the agreement, just so far as men retuse to join the agreement, just so far they him der the blessing. It is therefore the duty of all to join the agreement. We appeal to join the agreement—as they respect to join the agreement, just so far as men retuse to such the first of April and first of October of every to adopt of the same, when the election of directors or other of the first of April and first of October of every of the state treasurer, till the same shall vote by an interest of six per cent., payable on the General, on Saturday evening, to adopt the first of April and first of October of every officers of any banking institution or other than the election of directors or other of the same treasurer, till the same shall vote by an interest of six per cent., payable on the first of April and first of October of every officers of any banking institution or other than the election of directors or other of the same treasurer, till the same shall vote by an interest of six per cent., payable on the first of April and first of October of every officers of any banking institution or other than the election of the same than the first of April and first of October of every officers of any banking institution or officers of any banking institution or officers of any banking instituti the Hunterstown Convention 84 members | versal agreement; just so far as men refuse

specialisty. This great question is son goes constantly armed with a bowie months,—not a few only,—not a few o drunkards, throughout our country,-have been reformed, "from outcasts have become A Rich Merchant.—Howqua, the great hastened to that institution, and made de- court shall appoint three capable trustees, accounts.

ganized Sep. 22, 1841. Whole number of ous luxuries, having been by all men ex- \_\_that is one fifth of its capital: small Banks

-Organized two years ago. Whole num- them, because without temptation. The Banks should issue their own paper, tee on Banks, and is at present under dis- in the manner aforesaid. Assembly met, and it is hereby enacted by the authority of the same, That the banks, and upon which they are built—is the principle of voluntations of this principle has proven to be most powerful in effecting great purnoses of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good. It is but a practical for each of the same of public good its end of the same of public good its each of the same of the same

Fountaindale and Jacobs' Church Total tious phraseology of his moral, that "in u- the first of next August.

Future prospects bright. Effects produced by the great principle of voluntary association by the seciety in a moral and religious point by the several moral and religious point by the several constables to return, into the apolicy of the several constables to return. of view, most happy.

Pennsylvania College Total Abstinence
Society—No report.

Mummasburg Total Abstinence Society

Organized Dec. 5th, 1841. Number of members 41. Prospects good.

Hunterslown Temperance Society—Old

Hunterslown Temperance Society—Old

Hunterslown Temperance Society—Old

Meantime it seems his Excellency, the made short work of the matter, and settled the doubts whether to its directors the following epistle.

At its counter to day.

Meantime it seems his Excellency, the made short work of the matter found his neck tight found a piece of Meantime it seems his Excellency, the made short work of the matter found his neck tight found a piece of the fourth of May, duty of the several constables to return, at its counter to day.

Meantime it seems his Excellency, the made short work of the matter found his neck tight found a piece of thousand eight hundred and forty-one, and issued notes in pursuance thereof, shall one to its directors the following epistle.

Meantime it seems his Excellency, the courts of quarter sessions, with their other one thousand eight hundred and forty-one, and issued notes in pursuance thereof, shall one to courts of quarter sessions, with their other one thousand eight hundred and forty-one, and issued notes in pursuance thereof, shall one to courts of quarter sessions, with their other one thousand eight hundred and forty-one, and issued notes in pursuance thereof, shall one to courts of quarter sessions, with their other one thousand eight hundred and forty-one, and issued notes in pursuance thereof, shall one to court of quarter sessions, with their other one thousand eight hundred and forty-one, and issued notes in pursuance thereof, shall one to court of quarter sessions, with their other one thousand eight hundred and forty-one, and issued notes in pursuance thereof, shall one to court of quarter sessions, with their other one thousands entered to do one of the matter of the founth forty-one, and issued notes in pursuance thereof, shall one to court of quarter sessio exemplified. We see its mighty influence at its counter to day. pledge. Whole number of members 120. into universal effect? But one thing; the Potal Abstinence Society of Bendersville refusal of the people to join in bringing it

The Report of this Society will shortly ap- \$750,000. Notwithstanding all this, there demands of that kind. is no news of his "suspension."

Temperance cause in our county. And plished. For, consider what are the objects sure of relief, and a step towards confidence, is returnable on Monday next, is to shew services, as the said courts shall in their downward. I do not think he saw me seize here we may truly exclaim—"auspicious these Societies have in view. They are, that there should be a general fund raised cause why receivers should not be appointed to the security of the Banks uniting in the security of the Banks uniting in the discretion allow.

It is returnable on monday next, is to show the harmore. The seizing of the harmore discretion allow.

Section 7. Upon final settlement and blow were instantaneous. I think this ed to take charge of the affairs of the Bank. and its vicinity-Organized Oct. 21, 1836. whether personally tempted and in danger, notes, or something equivalent, amounting or not. By these means it is hoped to bring to one hundred thousand dollars, for every

Merchant's Hotel, 31st Jan. 1842. ?

bers 70. Prospects of the Society very flattering. This Society is auxiliary to the Washington Society of Baltimore.

Wents and effort there is success—bers 70. Prospects of the Society very flattering. This Society is auxiliary to the Washington Society of Baltimore.

Heidlersburg Total Abstinence Society—the lever to wield the destroice of nations—the lever to wield the national transfer of nations—the lever to wield the national transfer of nations—the nation of the fourth of May, one thousand beat of the fourth of May, one thousand the act of the fourth of May, one thousand the act of the fourth of May, one thousand the act of the fourth of May, one thousand the act of the fourth of May, one thousand the act of the fourth of May, one thousand the act of the fourth of May, one thousand the act of the fourth of May, one thousand the act of the fourth of May, one thousand the act of the fourth of May, one thousand the act of the fo

7 o'clock, Monday morning. Surer for the amount, who shall issue a presecutor and the other half for the use of took the handkerchief off and his stock too the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the half for the use of the handkerchief off and his stock too the half for the use of the half

Adams country, of so grarityrag a close of the great that we cannot not be related by the country—and to Gode the carnot country—and the Gode the Carnot country—and to Gode the Carnot country—and the Gode the Carnot country—and the Gode the Carnot country—and the Gode the Carnot country—and to Gode the Carnot country—and the Gode the Carnot country—and to Gode the Carnot country—and to Gode the Carnot country—and the Gode the Carnot country—and to Gode the Carnot country—and the Carnot country—and the Gode the Carnot country—and the Ca

blessings, from burdens are helpers, from Hong merchant of Canton, paid \$820,000 mands for payment; these were all prompt- who shall give bond for the faithful disthe shame have come to be the joy of heart- of the Six Millions levied upon that city by ly met, and the Bank, finding the demands charge of their duties, and disbursement of tions aforesaid, shall receive their own notes doing so, if I could bend the legs up, and broken friends." And we especially rette British. Besides this, he recently lost continue, gave notice that it would keep all monies that shall come into their hands, in payment of debts due to them. (except as that it would keep some by the burning of the two pack-houses open until four o'clock, P. M., to meet any according to law, to be approved of by the is hercinbefore excepted.) And in case of of the canvass around the body, to absorb court. The said clerks, sheriffs, or core the appointment of trustees as aforesaid, the the blood and keep it from running out-Small runs were made on several other ners, shall receive for their services, such notes or other issues of the said banks shall. This I was fearful of. It occurred to me-

tistical account of the several societies re presented in this Convention has been obtained of the respective delegations:

The literature of the Bank. The take charge of the affairs of the Bank. Mr. Chester, disbursement of the proceeds of the whole themselves to it by a solemn pledge; and the assistance of the business countries.

The attorney of the Bank, Mr. Chester, disbursement of the proceeds of the whole themselves to it by a solemn pledge; and the assistance of the business countries. The attorney of the Bank, Mr. Chester, but without instructions.—

The rule was granted on the affidavit of court may discharge said trustees, as in that it seemed to take charge of the status and to take charge of the Bank. The attorney of the at Total Abstinence Society of Gettysburg and its vicinity—Organized Oct. 21, 1836. Whether personally tempted and in danger, on the same obligation, notes, or something equivalent, amounting of the respective delegations. The rule was grained on the alliquirer. Other cases.

In a rule was grained on the alliquirer. Other cases.

Mr. Mann, the State Treasurer.—Inquirer. Section 8. No bank, after the passage whether personally tempted and in danger, whether personally tempted and in danger. Whether he attempted of this act, shall issue or pay away at its with the hammer. Whether he attempted Washington Society of Gettysburg—Or on the time when the use of these dangers five hundred thousand dollars of its capital senses and senses and senses are senses as a sense of the following Bill was reported in the bloom of the save of the same for save of the same from me or not, I cannot counter, any other paper but its own, paya- to get the hammer from me or not, I cannot be saved or save of the pressly abjured, shall become unknown, and future generations be without peril from one of its directors a trustee of this fund.—

that is one fifth of its capital: small Banks ble on demand in gold or silver, and for say; I do not think he did. The first sense the violation of this provision, shall forfeit of thought was, it seemed as though his ble on demand in gold or silver, and for say; I do not think he did. The first sense the violation of this provision, shall forfeit of thought was, it seemed as though his ble on demand in gold or silver, and for say; I do not think he did. The first sense the violation of this provision, shall forfeit of thought was, it seemed as though his York Springs Total Abstinence Society future generations be without peril from one of its directors a trustee of this fund.— by Mr. Deford, Chairman of the Commit- its charter, and may be proceeded against hand or something brushed from my neck

ber of members 148. Prospects brightening more and more.

Rock creek Chapel Society—No report. Hampton and New-Chester Total Abstinence Society—Organized last fall. Whole society is onward!

Hunterstown Total Abstinence Society—Organized October 9th, 1841. Number of members 89. "Going ahead fast."

The manks should issue tneir own paper, there should be a daily settlement made of there should be a daily settlement made to the the state of society— fund a knock at the deposite—would be that is, making the deposite—would be regulation; and any Banks refusing to composite to the advantages of the rest of the sacted by the Section 1. Be it enacted by the Senate of the sacted by the Section 1. Be it enacted by the Section 2. The great and thouse of Representatives of the Commonwealth of Pennsylvania, in General Assembly met, and it is hereby enacted by the same. That the banks of this cannot say that I had any sense or reflection till I heard a knock at the door; yet there is a faint idea still remaining the dover; but of this I cannot say that I had any sense or reflection till I heard a knock at the door special still to a section on the first Monday of every month, where the door is the door is a secti

Littlestown Total Abstinence Society—

111 members. This society is in a flourishing condition.

Fairfield Total Abstinence Society—OrFairfield Total Abstinence Society—Organized May 16, 1840. Number of memganized May 16, 184 bers 145. This society is in a flourishing condition, and bids fair to work out a comman and his sons with their bundle of sticks.

Banks, and this evening, it is probable it lute forfeiture of their respective charters, and said banks may be proceeded against the same in circulation, of which their bundle of sticks. condition, and bids far to work out a complete reformation in that section of the county.

This society is in a nourishing lesson taught in Asop's story of the condition, and bids far to work out a companied by any considerable number, will go into opposite the said banks may be proceeded against ting the same in circulation, of which their bundle of sticks any considerable number, will go into opposite the said banks may be proceeded against ting the same in circulation, of which their bundle of sticks any considerable number, will go into opposite the said banks may be proceeded against ting the same in circulation, of which their bundle of sticks any considerable number, will go into opposite the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said note, bill, the slide. I think I stood for a minute or name or signature to the said name or signature to the said name or signature to the sa or contracts as to the payment of deposites the said president, cashier, clerk, or other caused any alarm. I believe I then took officers or individual, shall be fined in any day and the window. It was a cool damp day and the window had been closed New-Oxford Total Abstinence Society—
is power. In this combination of individ. THE BANKS AND THEIR ARRANGE. not reissue any of the notes issued under said bank or corporation shall forfeit its at the top, which I let down, when I first

Heidlersburg Total Abstinence Society—
Organized Dec. 11th, 1841. Number of members 50. Prospects encouraging in the highest degree.

Powerld Total Abstinence Society—
Descript Total Abstinence Society—
Society—
Organized Dec. 2 the lever to wield the destinies of nations—
the bank, on Saturday, and we then stated to give this provision in charge to the by the Bank, and that offers had been made to keep open beyond banking hours, if any boast, but in sober reality to move, if not by the auditor general cancelled, and an individual or officer of any bank or corpoboast, but in sober reality to move, if not by the auditor general cancelled, and an individual or officer of any bank or corpoboast, but in sober reality to move, if not one had notes to exchange. be highest degree.

Berwick Total Abstinence Society—Orthe natural at least the moral world—to

As the Bank of Pennsylvania was not to keep open beyond danking noors, it day to leave the account of the amounts and banks issuing ration, whom they shall find to have violation to have violation and notes to exchange.

by the auditor general cancelled, and an individual or officer of any bank or corpolity to move, if not one had notes to exchange.

by the auditor general cancelled, and an individual or officer of any bank or corpolity to move, if not one had notes to exchange.

Curtain about one third drawn from the account of the amounts and banks issuing ration, whom they shall find to have violation and been always to leave the account of the amounts and banks issuing ration, whom they shall find to have violation and been always to leave the account of the amounts and banks issuing ration, whom they shall find to have violation and been always to leave the account of the amounts and banks issuing ration, whom they shall find to have violation and been always to leave the account of the amounts and banks issuing ration, whom they shall find to have violation account of the amounts and banks issuing ration, whom they shall find to have violation account of the amounts and banks issuing ration, whom they shall find to have violation account of the amounts and banks issuing ration, whom they shall find to have violation account of the amounts and banks issuing ration, whom they shall find to have violation account of the amounts and banks issuing ration, whom they shall find to have violation account of the amounts and banks issuing ration, whom they shall find to have violation accounts of the amounts and banks issuing ration. ganized Oct. 4, 1841. Whole number of shake it to its very centre! In the past members 70. Reformed inebriates, 12.— progress of the Temperance reformation as to its course yesterday morning, and the same shall be kept, so as to enable the ted the same; and it shall be the duty of the prosecuting attorney to present a bill, The blood at this time was a great quantity and the floor. There was a great quantity and as to its course yesterday morning, and

NEWSPAPER IAW.

if I bury or send this body off, the clothes! which he had on would, from description, The law is, and so the courts decide, that the discover who it might be. It became ne person to whom a paper is sent is responsible for the Correspondence of the Gettysburg Star and Banner. they have so long promised, and in which they cessary to strip it, and dispose of the payment, if he receive the paper or make use of it, clothes, which I speedily accomplished by even though he never subscribed for it. His duty in ripping up the coat sleeves, vest, &c .- such case is not to take the paper from the office or While removing the clothes, the keys, morplace where it is lett, but to notify the publisher that notify the publisher that a post of ney, &c. in his pockets caused a rattling, he does not wish it. If papers are sent to a post of Resolved, 1. That from and after the hour and a half on the resolution of Mr. Ewing, he does not wish it. If papers are sent to a post of this law it shall not be lawful instruction the committee on the judiciary to inand I took them ont and laid them on one face, store, tavern, or other place, and are not taken passage of this law, it shall not be lawful instructing the committee on the judiciary to inhead, having placed something like flax.

which I found in the box, with the awning. (This flax or swindling tow came from a the legs at the joint of the knees and tied if written by himself." them together; I then connected the rope IIINore.—Some subscribers may not be aware of the creditors of the same. to the one about the shoulders or neck, and bent the knees towards the head of the body as much as I could. This brought it into a compact form. After several efforts I a compact form. After several efforts ing it round a little, let it into the box as GRATYSBURGSTAR easy as I could, back downwards with head raised. The head, knees, and feet were still a little out, but by reaching down to the bottom of the box and pulling the body a

little towards me, I readily pushed the head

in and feet. The knees still projected, and

I had to stand upon them with all my

weight before i could get them down. The

awning was then all crowded in the box, excepting a piece or two which I reserved to wash the floor. There being still a por-

tion of the box next to the feet, not quite full, I took his coat, and after pulling up a

portion of the awning, crowded it partially

under them and replaced the awning .-

The cover was at once put on the box and

nailed down with four or five nails which

I then wrapped the remainder of his

were broken and of but little account.

1-11-0

Congress. He threw the blood into the gutter, washed such parts of his clothes as were for presenting to the House a petition from Mas-Next day he had the box put on board the vessel for New Orleans. During the reading of this confession, the prisoner seemed ing of this confession, the prisoner seemed must appear in the estimation of the same at the cost, in the must appear in the estimation of the presentation of the presentation of the presentation of the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the same at the cost, in the sylvania College will celebrate its eleventh and pay for the much affected and wept bitterly.

Guilty.—The jury in the trial of John and Adams in the city of N. York, brought and Adams in the city of N. York, brought and Adams in the city of N. York, brought and Adams in the city of N. York, brought and Adams in the city of N. York, brought and Adams in the city of N. York, brought and Adams in the city of N. York, brought and Adams in the city of N. York, brought and Adams in the city of N. York, brought and pay for the same at the cost, in the circumstances attending the presentation of Mr. Ewing, submitted by and pay for the same at the cost, in the city of the State at par: provided the associations will undertake to finish a good that the House of Representatives of this Republic has been, and continues to be to a greater extent then formerly, the theatre in which certain men, and continues to be to a greater extent the formerly, the theatre in which certain men, and continues to be to a greater extent the formerly, the theatre in which certain men, and continues to be to a greater extent the formerly, the theatre in which certain men, and continues to be to a greater extent the formerly, the theatre in which certain men, before, relative to resumption of the State at par: provided the associations will undertake to finish a good that the House of Representatives of this Residue and Spackman deduces the Senate.

A Bill has been reported in the House by Mr. Deford, from the Judiciary committee, as follows:

That in all cases where bail is entered for a kind of inducement to finish the same, kind of inducement to finish the same at the cost, in the same at the city and pay for the same at the cost, in the same at the cost, in the same at the city and pay for the same at the cost, in the same at the city and pay for the same at the cost, in the same at the ard Adams in the city of N. York, brought in a verdict on Sunday morning last, of "murder in the first degree." Before the trial was brought to a close Colt made a confession, in which he admitted the murder, but stated that it was doue in an altercation with the deceased, and that he was not conscious that he injury he inflicted was severe enough to have produced death. The confession seems not to have produced the desired effect on the portal was produced the desired effect on the propriety, gentility, age digregatilet in the first degree. Before the indeed in stature, but far more insignificant worth—are ever anxious and ready to "raise a row," (in their proper actors in scenes stay of execution before any justice of the peace, or alderman, agreeably to the 19th section of the act passed the 20th day of March, 1810, it shall be absolute for the payment of the amount of the judgment and costs, and not in the nature of special hail.

Deford, from the Judiciary committee, as follows: That in all cases where ball is entered for a stay of execution before any justice of the peace, in the original point of indication of the stay of the 19th section of the act passed the 20th day of March, 1810, it shall be absolute for the payment of the amount of the judgment and costs, and not in the nature of special points and point of the payment of the amount of the judgment and costs, and not in the nature of special points and points are different. The Madi- of indicatement to finish the same, whilst others are far different. The Madi- of indicatement to finish the same, while to the a character as will not hold out any with the degree. The system, are of the payment of the peace, which of indicatement to finish the same, while to the act a character as will not hold out any with the degree. The finish the same, wind of indicatement to finish the same, which is entered for a swill not hold out and the system. The fine degree is a conference in the finish the same, which are a character as will not hold out and ready to "ra

A Curious Case.—The following novel case is one which thus recently transpired in Missouri. A couple who have been married for several years, lately discovered that the person before whom the ceremony was performed, was not authorized by law to tie the marriage knot, and that their marriage was a nullity. When this discoverry was an authorized by law to tie the marriage was an authorized by law to tie the marriage was an authorized by law to tie the marriage was an authorized by law to tie the marriage was an authory of the marriage was an authory of the marriage was an authorized by law to tie the marriage was an authory of the marriage was a of the property. The husband has applied should occupy high places. to a justice of the peace for some process to

restore him to what he had once supposed The Resumption fever which raged so furito be his own, but his conduct shows that ously in the breasts of certain reformers in the Legislature at the opening of the session is cooling down to a more natural healthy state, or symp-

cow, plunged it into his face, one tine entering his nose, which caused his death two Enticing Slaves.—Richardson Smith, mittsburg, Md. has failed. As they have silver coin, upon demand being made at their —We learn from Washington city that on ticulars enquire of S. S. Forney, my sole ENTICING SLAVES.—Richardson Smith, the free colored man who enticed off the two servants of Dr. Cabell, of Richmond, has been sentenced to thirteen years im.

The free colored man who enticed off the servants of Dr. Cabell, of Richmond, has been sentenced to thirteen years im.

The free colored man who enticed off the small notes in circulation, we consider it cashier, or any other officer, and a refusal or failure to pay in gold or silver as aforesaid, shall be sentenced to thirteen years im.

The Anniversary Address will be proposed to pay in gold or silver as aforesaid, shall be sentenced by H. W. Thorp. A. M. Principal of the Female Academy, Gettysburg. prisonment in the pententiary for that of so as to prevent the uniformed from being deemed and taken to be an absolute forfeiture of illness of five or six weeks. Some of his Feb. 8, 1842. Looking Squalix.—Since the present government of Rhode Island composed of The redeemed entirely or partially, will be redeemed entirely or partially, their shiplasters now out. Whether they will be redeemed entirely or partially, their shiplasters now out. Whether they will be redeemed entirely or partially, the provise at the end of the section has been temper, and universally beloved and re-

passed expressing a determination to adopt Proffit. There is, however, some excuse ted in saying that they are mistaken. There on one end, and then, having piled stones which will be sold astonishingly cheap! the new Constitution—"peaceably if they for them. Wise is a fool, and Profit like appears to be a settled determination on the part enough on the other to balance, guess at Wise .- Lou. Jour.

REMITTANCES BY MAIL.

The resolutions being joint, the rule which re-

I then wrapped the remainder of his clothing up and carried it down stairs to the privy, and threw it into it, together with his kevs, wallet, money, pencil case, with his kevs, wallet, money, pencil case, but has pleased the Almighty in his committee of the whole for the purpose of considering the resolutions. After some time bill for the resumption of specie payments. The fourth, fifth, sixth, seventh and eighth sections of the consideration of the integrity, piety and amiableness of his character.—therefore resolved.

To the Enrolled Members of the 2d Brigade, 5th Dear Sir:—The House this morning again resumed on second reading, the consideration of the bill for the resumption of specie payments. The fourth, fifth, sixth, seventh and eighth sections of the consideration of the integrity, piety and amiableness of his character.—therefore resolved. with his kevs, wallet, money, pencil case, We have enjoyed for a week past, a spell of spent in discussion, a motion was made that the fourth. fifth, sixth, seventh and eighth sections acter,—therefore resolved. my hat and pockets, a part wrapped in a mild, clear, spicy weather—which though quite committee rise, which was agreed, and leave being were agreed to, after having undergone some unpaper and a part otherwise. In throwing comfortable, is rather out of season—and more than the snakes will find it so.

In throwing than the snakes will find it so.

In throwing than the snakes will find it so.

In throwing than the snakes will find it so.

In throwing than the snakes will find it so.

In throwing the committee to sit again, the resolutions important amendments. The Locofocos have as a matter of course, came up on second reading, matters pretty much their own way, and the Comnections. when a motion was made by Mr. Bonsall and monwealth of Pennsylvania will soon resp the 2. That we wear crape on our left arms for respectfully solicit your votes. agreed to, that the resolutions be committed to the gulden harvest of their labors. Congress is still engaged in the consideration committee on banks, with instructions to report a line the Senate, the resolution of Mr. Ewing is and a testimony of respect for the memory of the

by adding to the end thereof as follows:-Provi. General Harrison, the late President of the Swayne's Compound Syrup of Wild Cher-

stop the unerring dart of death! HARRISDURG, February 2, 1842. Dear Sir:-The House resumed on second Double Headed .- A newspaper is pub- testify. What I would call trickery is

ence was exhausted, he resolved on some more officient mode to rid himself of his tormentor. He accordingly secreted himself on one side of the door with a pitchfork in his hand. At this moment a boy living with Mr. Dayton, appeared in the living door with a horse which he had led to water and Mr. D. mistaking him for the water and Mr. D. mi

imposed upon by the further circulation of their respective charters, and said banks may be tamily and many of his friends were with

the Constitution adopted by the Suffrage Convention, meetings have been held by the people, at which resolutions were nent little men in Congress are Wise and passed expressing a determination to recognise saying.

Weights the local condens man ifest, in relation to the passage of this bill, they towns of low the way they weigh a hog, nent little men in Congress are Wise and the stock of into a law in the Senate. In this, I am warrantist the local condens man ifest, in relation to the passage of this bill, they towns of low the way they weigh a hog, is to put a plank across a rail, with a hog

FROM HARRISBURG. | their measures, but to give them free and ample |

ceipt of the same, appoint a Receiver, who Dear Sir:—After the usual morning business shall be bound in good and sufficient secu. was gone through with, the House resumed on

4. That the State Treasurer is hereby 4th of May last, would have been fully exposed. John Sour, of Menallen township, in the 18th under the Act of May 4, 1841, or for any other debt, a paper or certificate as-follows:

Commonwealth of Pennsylvania.

This will be received for — Dollars cents, in payment of any debts due to the Commonwealth.

State Treasurer.

which paper or certificate shall be signed by the State Treasurer, and countersigned by the Auditor General, with the date of issue; and it shall be the duty of the State Treasurer and the Auditor General to keep

In Emmittsburg, on the 21st ult. Mr. Michael Wice, (merchant,) after a short and painful illinor pays specie for them, but upon the presentation of one hundred dollars or more at the state treasurer shall issue a certificates, payable in four years after the date thereof, if he has not funds in the treasurer than the date of October of every year by the State Treasurer, and countersigned by the Auditor General, with the date of Issue; and it shall be the duty of the State Treasurer and the Auditor General to keep

Treasurer and the Auditor General to keep

In Emmittsburg, on the 21st ult. Mr. Michael Wice, (merchant,) after a short and painful illinor pays specie for them, but upon the presentation of one hundred dollars or more at the state treasurer shall issue a certificate, payable in four years after the date treasurer shall issue a certificate, payable in four years after the date treasurer shall issue a certificate, payable in four years after the date treasurer shall issue a certificate, payable in four years after the date treasurer, if he has not funds in the treasurer, and countersigned by the State Treasurer, and countersigned by the State Treasurer, and countersigned by the Auditor General, with the date of issue; and it shall be the duty of the State

Treasurer and the Auditor General to keep

Treasurer and

or redeemed: an account of which shall be | House then adjourned.

In the Senate the resolution of Ewing is still occasion of the death of Mr. Joseph Ely. a stuunder consideration. ble and resolutions were adopted:

Hannishnug, February 4, 1842. Whoreas it has pleased the Almighty in his To the Enrolled Members of the 2d Brigade, 5th

pumped the pump that was near, and re- of certain resolutions of censure, attempted to be bill, &c. requiring the banks to resume specie pay- still under consideration. The nomination of deceased. turned and washed his room. He also of certain resolutions of censure, attempted to be passed against the venerable ex-President Adams, ments immediately, and such other measures as Calvin Blythe to be President Judge of this judi3. That a copy of this preamble and these cial district, was unanimosly confirmed this morning.

Your's &c.

Your's &c.

that they be published in the papers of Gettysburg and in the Lutheran Observer in Bultimore

Committee of Arrangement. on the premises. Attendance given and terms made

By the Court,

trickery. This is equally false with the law, with house room and conveniences for

David White, - Jacob Smith, Henry Albert. John Trimmer, C. Myers, Michael Heanes, J. J. Kuhn, Michael Phillips,

sylvania College will celebrate its the 15th of February next, at half past

The amateur band has politely consen

The Subscriber has just received

NOTICE.

ADVERTISEMENTS.

MAHE subscriber having been appointed estate of DANIEL BEAR, of Huntington March next. All persons are hereby warr ed not to trust said Bear. Notice is here

bù given to Tavern keepers and all other JOHN WOLFORD.

Committee

dent in the said institution, the following pream- BRIGADE ENSPECTOR

Office of Brigade Inspector, At the Election to be held in June next, and

which is erected a
ONE STORY
LOG HOUSE and LOG BARN, with a spring of water

JOSEPH SNEERINGER

IN THE MATTER Wild Cherry never had a reputation to in- Of the intended application of SOLOMON ALBERT for License to keep a Tav. ern in the town of Hampton, Reading township, Adams county-being an ol

of the act of 4th May, 1841.

After some remarks by Mr. Sharswood in favor hopes; but now both the host and the guest would be sufficient if every other prop was and Mr. Wright against, the House adjourned have been called away to that bourne from cut from under it. My highest aim is to and travellers, and that the above petitioner pride, nor high places, nor wealth, can with myself. Third-I am accused with ance, and is well provided as required by rest—which those who know me best can lodging and accommodating strangers and

> Thomas M'Creary, Jacob Myers, Andrew Brugh jr. Henry Rummel February 1, 1842.

ANDPUVERSARY.

eleventh Aniversary on Tuesday erening last week, says:—"We learn that the Mercantile house of Grover & Pittinger, Emmittsburg, Md. has failed. As they have mittsburg, Md. has failed. As they have mittsburg and the mittsburg and th

61-46 pal of the Female Academy, Gettysburg. ted to perform. The friends of literature are respec

ully invited to attend. JNO. M. RADEBAUGH. MICH'L DEIHL, E. BRIDENBAUGH,

Bank Bill.

Section 2. After the passage of this act, sum not exceeding five hundred dollars

bank shall draw his order on the state trea- similar amount, one half for the use of the cord, which I tied tight round his neck

BANK OF PENNSYLVANIA. in the treasury to pay the same, bearing Section 11. No person shall vote by There was then, I discovered, so much

SPAR & BASPSPER. | joice to know that in our own county-in From the Philadelphia U. S. Gaz. of Monday last. | Banking Institutions, but with no injurious fees as are now allowed by law for similar | be received by said trustees in payment of ice to know that in our tiwn county—in the land the dues of said banks at partie very midst there are many drunkards PENNSYLVANIA BANK—STATE INTE. effect, nor, so far as we could learn, to any services, in other cases, to be paid by the all the dues of said banks at part. reforming—Resurrection men—coming up from the depths of their own desperate de fourth of May eighteen hundred and forty—

REST—A NEW SCHEME.

Considerable amount.

A great number of persons, who received fourth of May eighteen hundred and forty—

Considerable amount.

A great number of persons, who received fourth of May eighteen hundred and forty—

Considerable amount.

A great number of persons, who received to they enter upon their duties, shall each one and all they enter upon their duties, shall each one and all they enter upon their duties.

or very mided there are many doublards are many doublards are many doublards are many and support the service of the property of the said of the service of

Such being a brief summary of the auspices The only question then is as to the best We learn that there was held on Satur.

An Injunction.—The Supreme Court the settlement of the accounts, or dismissal mer on the table, which I then existed and which have marked the inception and prometing of representatives has granted an injunction, to prevent the of said trustees, as may now be done by instantly struck him over the leader of said trustees, as may now be done by instantly struck him over the leader of the Convertion, we have leave for Temperance Societies and Temperance Societies an gress of this Convention, we beg leave, for Temperance Societies—and Temperance Societies—and Temperance from the Banks of our city and districts, at officers of the Bank of Pennsylvania, from law in the case of executors, administrators, instantly struck him over the head. a moment, to advert to the more recent Societies alone—present the instrumentality by which this great end is to be accomsent, by which the said trustees shall in this time I think his hat was nearly assets of that institution.

The rule, which receive out of the finds such fees for consider what are the objects.

The rule, which receive out of the finds such fees for the said trustees shall in my face, and his face, I should think, was assets of that institution.

The rule, which receive out of the finds such fees for the said trustees shall in my face, and his face, I should think, was assets of that institution.

downward. I cannot say that I had any

the freeholders, have refused to recognise the Constitution adopted by the Suffrage can, forcibly if they must."

days after.

he does not deserve a particle of it.

HARBISBURG, February 1, 1842. feated by the British whige and a few bank Mr. Barney Schlely, to Miss Catharine Kohl-Dear Sir .- The following resolutions were bought traitors of their party.

pieces from the awning for the purpose of lessening its bulk, supposing it was too much to crowd into the box with the body; i.e. it would not go in. I then tied as tight i.e. it would not go in. I then tied as tight i.e. it would not go in. I then tied as tight i.e. it would not go in. I then tied as tight i.e. it would not go in. I then tied as tight in the publisher, adding the reasons, if known, why the lessen to the purpose of lessen to supply the piace of argument. After no made of argument and argument argument. After no made of argument a to the Governor, who shall, upon the re-

quires joint resolutions to lie one day on the ta-

washed such parts of his clothes as were for presenting to the House a petition from Mas-blood stained; and when he got home it was five minutes before eleven o'clock.—

Nort day he had the box put on head the

produce death. The confession seems not to have produced the desired effect on the morality are disregarded in the House, to practice and bragadocies which ruffians and bragadocies the public monles.

Singular and Fatal Mistake.—A tems are exceedingly deceptive. The action of few days ago, a Mr. Dayton, of Benning-the House has been rather tardy. The speeches of the House has been rather tardy. The speeches of the House has been rather tardy. The speeches of the House has been rather tardy. The speeches of the House has been rather tardy. The speeches of the House has been rather tardy. The speeches of the House has been rather tardy. The speeches of the House has been rather tardy. The speeches of the House has been rather tardy. The speeches of the House has been rather tardy. The speeches of the House has been rather tardy. The speeches of the House has been rather tardy. The speeches of the House resumed on second reading the consideration of the bill providing for a resumption of specie payments by the banks, as soon as the ordinary business of the morning was gone through with.

The amendment of Mr. Sharswood, submitted by him vesterday, excepting from the provisions of the bill providing for a resumption of specie payments by the banks, as soon as the ordinary business of the morning was gone through with.

The amendment of Mr. Sharswood, submitted by him vesterday, excepting from the provisions of the bill providing for a resumption of specie payments by the banks, as soon as the ordinary business of the morning was gone through with.

The amendment of Mr. Sharswood, submitted by him vesterday, excepting from the provisions of the bill providing for a resumption of specie payments by the banks, as soon as the ordinary business of the morning democratic. The paper is published at Rockville, Ind., one page of which advocates whig doctrines, and another democratic. The paper is called the with a view to give a reputation which with a view to give a reputation which they do not deserve. For an individual to which advocates whigh doctrines, and another democratic. The paper is published at Rockville, Ind., one page of which advocates whigh doctrines, and another democratic. The paper is called the with a neighbor's cow; and after driving and beating her from the barn, until his patibeating her from the patibeating her from the provisions of this act, those banks that accepted the act of the science of medicine either in theory of the science of medicine either in the science of the science of medicine either in the science of the science of medicine either in the science of t

PLODED.
The Westminster (Md.) Carroltonian of last week, says:—"We learn that the Merthe passage of this act, shall redeem all their

a Governor, Legislature, &c. chosen by or not at all, we have not the means of whatever apparent anxiety the locofocos man whatever apparent anxiety the locofocos man of our friends not to interfere any longer with the weight of the stones.

opportunity of bringing about that golden era On the 20th inst. by the Rev. Mr. Seechles allege they have heretofore been uniformly de-

haus-both of this county. ripping up the cout sleeves, vest, &c. - such case is not to take the paper from the office or place where it is left, but to notify the publisher that while removing the clothes, the keys, mo- place where it is left, but to notify the publisher that submitted by Mr. M'Cahen on yesterday morning:

In the Senate, Mr. Kidder spoke about an place where it is left, but to notify the publisher that submitted by Mr. M'Cahen on yesterday morning:

Sell, to Miss Hearietta Gitt—daughter of Wm. ams county Committee of the person and and I took them out and laid them on one side. I then pulled a part of the awning over his body to hide it. I then cut and the bottom of the box. I then cut several pieces from the awning for the purpose of from the awning for the purpose of office, store, tavern, or other place, and are not taken passage of this law, it shall not be lawful for any of the Banks of the Commonwealth to pay out any other notes except their own, puyable on demand, in gold and sil pieces from the awning for the purpose of Office Regulations, page 50, section 118:

On Thursday last, by the Rev. S. Gutelius, for any of the Banks of the Commonwealth to pay out any other notes except their characterized by that species of slang declamation, so universally employed by certain orators to supply the place of argument. After he had pieces from the awning for the purpose of Office Regulations, page 50, section 118:

On Thursday last, by the Rev. S. Gutelius, for any of the Banks of the Commonwealth to pay out any other notes except their characterized by that species of slang declamation, so universally employed by certain orators to supply the place of argument. After he had pieces from the awning for the purpose of Office Regulations, page 50, section 118:

On Thursday last, by the Rev. S. Gutelius, for any of the Banks of the Commonwealth to pay out any other notes except their characterized by that species of slang declamation of pay out any other notes or obligation of pay

OBITUARY RECORD. Which I found in the box, with the awning.

(This flax or swindling tow came from a room I had previously occupied—No. 3, Murray street, also the awning.

I then drew a piece of this rope around the legs at the joint of the knees and tied them together. I then connected the rone

TROM THE POSTMASTER GENERAL.

A Postmaster may enclose money in a letter to the publisher of a newspaper, to pay the subscribers may not be aware of the said Regeiver shall be bound in good and sufficient secu. First, approved by the Governor, and the second reading, the consideration of the bill providing for the resumption of specie payments by the Banks. The second section was agreed to as reported with one immaterial amendment.

The third section gave rise to considerable benefit of the creditors of the same.

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The third section gave rise to considerable benefit of the creditors of the same.

The third section of the bill provide the resumption of specie payments by the section of the them together; I then connected the rope to the shoulders or neck, and the above regulation. It will be seen that, by re-

HYMENIAL REGISTER.

4. That the State Treasurer is hereby authorized to issue to the creditors of the Commonwealth, whether for notes issued under the Act of May 4, 1841, or for any other debt, a paper or certificate as follows:

the section finally passed as follows:

The Banks that accepted the provisions of the fourth May 1841, and issued notes in pursuance the Act of May 4, 1841, or for any other debt, a paper or certificate as follows:

Ath of May last, would nave been lully exposed.

John Sour, of Antennien township, in the companien township, in the control of the section finally passed as follows:

The Banks that accepted the provisions of the fourth May 1841, and issued notes in pursuance the companient township.

In Emmittsburg, on the 21st ult. Mr. Michael like the provisions of the section finally passed as follows:

In Emmittsburg, on the 21st ult. Mr. Michael like thereof, shall not be compelled to receive the thereof, shall not be compelled to receive the

Treasurer and the Auditor General to keep of the section the yeas were 49, nays 42. The At a meeting of the students of Pennsylvania

SAMUEL S. M'CREARY. Gettysburg, Feb. 1, 1842.

IN pursuance of an Order, issued out of

A. MAGINLY, Proth'y. Feb. 1, 1842.

became desirous to have the knot legally tied; but at this period the woman had altered her purposes and refused, and subsequently ejected him from the possession sequently ejected him from the possession tied; but at this period the woman had altered her purposes and refused, and subsequently ejected him from the possession tied; but at this period the woman had altered her purposes and refused, and subsequently ejected him from the possession tied; but at this period the woman had altered her purposes and refused, and subsequently ejected him from the possession the laws of God and man. Such and only such altered her provision of this accepted the provision of the subscribers, citizens of Reading to the end thereof as follows:—Provided also, that the provisions of this accepted the provision of those banks that accepted the provision of those banks that accepted the provision of the accepted the provision of the subscribers, citizens of Reading to the end thereof as follows:—Provided also, that the provisions of this accepted the provision of the subscribers, citizens of Reading to the subscribers, citizens without taking the question on the amendment: which there is no return,—no pomp, no do good, that others may reap the benefit is of good repute for honesty and temper-

THE Philomathen Society of Penn

SYLVANDER CURTIS. WM. KOPP. Committee of Arrangment.

Jan. 25, 1842.