

try Convention.

February 22, 1842. ican labor and capital, assembled in Harris- tained her credit. Agreed toburg this day, whon on motion the follow. 5. Resolved, That it is inexpedient to levy "When we arrived at Mexico, we were as in other civil suits. ing gentlemen were appointed officers of the Convention:

Correspondent of the Boston Atlas under did ne annere to the phodge he had taken, and collect duties upon such foreign goods covered with fifth and vermin. We there the Convention:

Correspondent of the Boston Atlas under did ne annere to the phodge he had taken, and collect duties upon such foreign goods covered with fifth and vermin. We there that he resisted every effort made to induce the Boston Atlas under did ne annere to the phodge he had taken, and collect duties upon such foreign goods covered with fifth and vermin. We there

President-THOMAS C. MILLER-

fin; L. Fisher, Perry; J. Whitaker, Chester, P. Dun-Jonathan Soidle, Berks; M. Criswell, Mif- capital. Agreed to. which was agreed to:

Department and members of both Branches by this Convention. Agreed to. Northumberland, Gen. A. Green of Union, Washington city. Agreed toand William Duck, Esq of Dauphin, the The Chair after the adoption of the r

solutions announced the following,

CALVIN BLYTHE, Harrisburg.

JAMES M. PORTER, Easton.

STATE CENTRAL COMMITTEE.

HENRY K. STRONG, Harrisburg.

EDWARD J. ETTING, Philadelphia.

GEO N. ECKERT, Shovlkill county.

THOMAS C. MILLER, Cumberland co.

WILLIAM HEISTER, Lancaster county.

SAMUEL ALEXANDER. Carlisle:

LEWIS WALN, Philadelphia,

JOHN T. ADAMS, Dauphin.

Madeira, Jasper E. Brady.

the sense of this Convention, submitted | Juniata-Everett Oles, E. S. Doty,

JAMES S. WALLACE, Harrisburg.

DR. JAMES GARDNER, Chester.

A letter to the convention from James Johnson of Bultimore, relative to the construction of iron fire-proof warehouses was referred to the committee on resolutions. On motion the following gentlemen were appointed a committee to draft a memorial to Congress, and an address to the people of Penusylvania, setting forth the DAVID KRAUSE, Harrisburg. views of this Convention: Henry K. Strong, of Dauphin, G. N. Eckert of Schuylkill and Dr. Jos. Gardner, of Chester county. The Convention then adjourned till this evening at 7 o'clock.

EVENING SESSIO The Governor and a number of the

Members of the Legislature attended and took seats in the Convention. On motion of Wm. Eckert, the members of the Convention having in their pos | Schuvlkill county. mitted a synopsis of the views which the the Central committee: -

der, Mr. Manly of Lycoming county, Mr. Harper, Thomas C. Miller. of the state Senate addressed the Convention Harris. Edward M'Garvey. till 10 o'clock to morrow marning

WEDNESDAY, Feb. 23, 1842. Joseph Whitaker. The Convention met purmant to ad. Franklin-Samuel Dunn, George Gen. Alexander, from the committee | Huntingdon-Samuel Royer, appointed to draft resolutions expressive of Stewart, Joseph Higgins.

the following, viz: and a proper regard for the prosperity of Mayer, M. Hoops our own business, alike require that the Lebaman-John Weidman, John Rey government of the United States should nolds, S. Guilford. raise revenue by means of duties on the Lycoming - John A. Gamble, William importation of foreign merchandize, suffi- Wilson, G. B. Manly. cient to pay all the reasonable expenses of Miffla-Isaac Fisher, the Government, and to secure a proper F. W. Rawle. and efficient preparation for national de | Northumberland - Charles G. Donnell,

Samuel Hepburn, Joseph R. Priestly. 2. Resolved, That the tariff of duties on | Philadelphia city and county-Benjaimportations ought to be so adjusted as to min Etting, Fisher Learning, Thomas M. protect all the objects of home industry from successful competition by foreign man Smith, George W. Smith, John Nagle, Vineyard and requested him to retract, said, which did not except the law of fourth to these orders while cotton is so low at least B. Norris.

Charles W. Smith, George W. Smith, John Nagle, Vineyard and requested him to retract, said, which did not except the law of fourth to these orders while cotton is so low at bauchery and profligacy. of May, one thousand eight hundred and home, but the least advance in our prices, of May, one thousand eight hundred and losing large imports.

skill and capital; and that this would be Fisher, Benjamin M'Intyre. best effected by specific and discriminating | Schuylkill-Benjimin Haywood, Samuel 3. Resolved, That insenue as the Westmoreland - Joseph H. Kuhns, Ma- ed on the part of Vineyard who was deduties. Agreed to. precious metals must constitute the basis for Weaver. of currency, which is essential to the pros York - Philip Small. H. Y. Slaymaker, parity of any busines, and if the balance of Isrnel Gartner.

foreign trade he against us, our specie | On motion, the following resolution was must be exported to pay that balance; the passed upanimously; amount of tariff ought also to be so regu | Resolved, That the people of Pennsyl-

SPAR & BAFFWINE | dustry will consequently be paralized. A. | ment of domestic labour, enterprise and | MR. STEVENS' RESUMPTION BILL. | A Case of Supposed Jealou-v.—The | Drowned.—On Monday week, a colored 4. Resolved. That the truth of this doc classes of society.

facts, that while the United States, starting and arrangements made to defray the explayments by the Banks: ten years ugo, with little or no foreign debt penses of the Convention. ten years ago, with little or no toreign debt penses of the Convention.
but with a decreasing tariff, in ten years On motion, the thanks of the Convention the balance of trade, besides borrowed duties.

brought on their own people general distors of newspapers in Pennsylvania be re cepted. lions of dollars, and with most numerous Convention in April next. and vast sources of expenditure, in the same ten years has actually secured to herself a

our own industry, and are necessary to ed with heavy iron. We were lodged in mand it, the president, cashier or any oth- his wife remain unchanged. She is by to stimulate him. - Charlestown (Va.) Free our comfort, or auxiliary to our own man the Convent Santiago, about two miles er officer, having the charge or custody of this time at home with her father. Any Press. Vice Presidents—Hon. Valentine flummel arr., Dauphin county; Gen. Abbot

6. Resolved, That we are in favor of the the cemetery, and the effluxia from the shall open the drawer, vault or other place out of the question, and there is a rumor

FAILURES IN NEW YORK.—"There

Secretaries - F. W. Rawle, Mifflin coun coal, in all their relations as not only of Mr. Ellis, informing him of my situation, real estate or other funds of said institution, of all parties, unmitigated condemnation. the salutary benefits of the Bankrupt, Law. ty; Simeon Guilford, Lebanon county.
On motion of David Krause, Esq. of Dauphin, it was

Resolved, That this Convention is tended to devise measures for the grand output and of the commissioners, which circumstance tended to devise measures for the grand output and of the commissioners, which circumstance tended to devise measures for the protection and output and of the commissioners, which circumstance tended to devise measures for the protection and output and of the commissioners, which circumstance to the first of tion and cocouragement of American in Gen. Greene voting in the negative.

The design of the commission of the conduct of the

Schuylkill county, a committee was appointed to receive the reports of country the Dictator was absolutions, to make such pointed to prepare proceedings for the Conpointed to receive the reports of country the Dictator was absolutely the Dictator was a vention as follows:

D. Krause, of Dauphin, Jas. M'Gowen, Perry; S. R. Wood, Northumberland;
Robert Kellon, Lancaster county: Dates Robert Kellon, Lancaster county; Doctor tion at Harrisburg, devoted entirely to the my illness. Those prisoners who were able portion of its property or funds in order to Porter's official conduct, as Mr. Speaker other column that Messes, Comstock & Co

tor; H. Musser, Cumberland; O. P. Dunbe appointed in each county of the State, Mexico, two of the prisoners made their sec. 8. Resolved, That a committee of three weeks after we reached lent and void.

Sec. 6. No bank or other institution the Bellefonte Whig of the 19th ult. It know a lady of this city whose hair was so can, Centre; R. Haywood, Pottsville; who are carnestly requested to organize escape. This incensed Santa Ana to such hereby required to pay specie for its liabili says, "we understand that last week, as the nearly gone as to expose entirely here Benjamin Etting, Philadelphin; Jacob Wei such county association as they may think a degree, that he ordered the whole of us, ties, and which after the space of one month Court of Clinton were about to try an ap- Phrenological developments, which condle, Lebanon; Jacob Hower, York; Gen. S. | such county association as they may think a dogree, that he ordered the whole of us, the same and sick included, to be chained after the passage of this act, shall refuse or peal from a Justice of the Peace, in a cuse sidering that they betokened a most enviaindustry, to obtain the information desired, and made to work with the rest. I was decline so to do in any one instance, shall of prosecution for keeping a gambling ble disposition, was not in reality very un-Mr. S. R. Wood offered the following, and to furnish the central committee with taken out of bed and chained with a heavy which was agreed to:

Resolved, That the Governor, Heads of Department and members of both Branches

Industry, to obtain the information desired, and that to work with the rest. I was be allowed to maintain any suit or other less that of the defendant rose and process to recover any debt or judgment due to it until it shall have fully resumed the work in the streets. Thus, too, after I had be allowed to maintain any suit or other less the counsel for the defendant rose and process to recover any debt or judgment due to it until it shall have fully resumed the solution. Agreed to.

On the trouble of any further hearing of tives, purchased, some months ago, a bottle to contribute the payment of all its liabilities in coin.

On the trouble of any further hearing of tives, purchased, some months ago, a bottle to contribute the process to recover any debt or judgment due to it until it shall have fully resumed the following.

Industry, to obtain the information desired, and to furnish the central committee with a heavy be allowed to maintain any suit or other less to defend and chained with a heavy gail process to recover any debt or judgment due to it until it shall have fully resumed to the defendant rose and presented a pardon in full for the of loss of locks that she had worn, and, after the counsel for the defendant rose and presented a pardon in full for the of loss of locks that she had worn, and after the allowed to maintain any suit or other less the counsel for the defendant rose and presented a pardon in full for the of loss of locks that she had worn, and after the angle of the defendant rose and presented a pardon in full for the of loss of locks that she had worn, and after the allowed to maintain any suit or other less the counsel for the defendant rose and presented a pardon in full for the of loss of locks that she had worn, and after the allowed to maintain any suit or other les of the Legislature be respectfully invited to attend the sittings of this Convention this gress be circulated throughout the State; by our minister, Mr. Ellis; I was at any time after resumption again suspend trons."

Outritie trouble of any further nearing of the parties, their proofs and allegal or two of Oldridge's Balm, and she has now time after resumption again suspend trons."

Santa Ana d.d not once mention the name misdemeanor and punished by fine and im- language: manded me, and I gathered from what I discretion of the court.

any word or reply to my letters to him. | deemable in gold or silver on demand, and not yet learned to distribute our force upon sense of the Convention. General Alexandra Cumberland—Samuel Alexander, John After my release, Mr. E lis treated me bylaw.

Chester-J. B. Crisman, Hugh E. Steel, loaned me some money.

pace, drew a pistol, and shot him dead. pointment of Baker, and who, himself de parate powers shall continue for three unfortunate Arndt.

lated as to produce such a balance as will vania engaged in manufacturing, agricul Tobacco in the Union. - Virginia is tution to whomsoever it may have been as degree. debt, but ultimately to discharge the prin commercial pursuits, be requested to as 74 millions of pounds. Tennessee is next, act. cipal of it, without the exportation of our semble in Convention, in Harrisburg, on producing 26 milions and over. Georgia Sec. 14. All other laws providing for

J. Gardner, Chester; N. Hughs, Franklin; support of home industry, skill, credit and to do so, were subsequenty made to work prefer any one creditor to another, and all Snowden has in relation to the misdeeds of the General Agents for Oldridge's Balm of such assignments shall be deemed fraudu the banks, to be astonished at nothing, we Columbia, have deputy agents to sell that

attend the sittings of this Convention this gress be circulated throughout the State; kept in chains about two weeks, and ill as evening, and that a committee of three be and that the county committees be request-appointed to inform them of the same.

The Chair appointed S. R. Wood of Northumberland, Gen. A. Green of Union, and immediately forwarded to when I was sent for by Santa Ana.

The Dictator asked me a variety of Convention this gress be circulated throughout the State; kept in chains about two weeks, and ill as specie payments, they shall be liable to all the disabilities and penalties provided a gainst such institutions as do not resume. The Dictator asked me a variety of the sittings of this Convention this gress be circulated throughout the State; kept in chains about two weeks, and ill as specie payments, they shall be liable to all the disabilities and penalties provided a gainst such institutions as do not resume. The Dictator asked me a variety of the situation and that the county committees be requesting to sleep and work in them, specie payments, they shall be liable to all the disabilities and penalties provided a gainst such institutions as do not resume. The Dictator asked me a variety of the situation and that the county committees be requesting. We trust some of the friends of justice in Clinton county, will give us the full particulars of this transaction. The people of the commodity has been sent to us, and, indeed, we do not want any, for though we were obliged to wear a wig a year ago. e. questions about myself, my parents, the ob- institutions do not pay all their liabilities the leprosy of Porterism should stalk a we have now through its virtue, hair ejects of the expedition and other matters, in specie on demand, no dividend shall be mong us for another term, contaminating nough, and of a passable quality, of cur After I was in his presence about 15 min- declared by any such institution, nor shall and defiling every thing it comes in con own.—Boston Chronicle. utes, the chains were taken off me by a any of the officers or directors thereof reblacksmith; Santa Ana then said, that in ceive any pay, compensation or salary for will tamely endure such gross outrages as burg, at the Drug Store of S. H. Buehler. consequence of my youth, the capacity in their services during such suspension, and the above! -Har. Tele. which I accompanied the expedition, and the receiving such pay, whether received my being the son of a general, I was at during such suspension of specie payments,

manded me, and I gathered from what I discretion of the court. | ing up in the South upon this subject, very instituted some two years since. The heard and saw, that my liberation could | Sec. 9. To enable the state to maintain different from that existing ten years ago. jury, after a patient hearing of the case; not be traced to the energy of our Repre- inviolent its engagements entered into with It is natural that it should be so, when it rendered a verdict for the plaintiffs, without MATHEW W. BALDWIN, Philadelphia sentative in Mexico, or the dread of the those banks that accepted and complied is but too evident that our interest lead us leaving the box, of FIVE THOUSAND DOL-Dictator of the resontment of my govern- with the law of fourth May, one thousand to such a change. Free trade with all its LARS. The defendant, unfortunately, is eight hundred and forty-one, it is further beauties has brought with it few or no insolvent, which renders the Before my release, I ascertained from enacted; that it such banks will agree to benefits, but rather a train of calamities, nominal. -Pat. Feb. 29. ur Secretary of legation, that Mr. Ellis place all the notes issued under the author and we find the whole South laboring unhad called several times upon Santa Ana, ity of that law, on a footing with their oth der a complete prostration of prosperity. POVERTY IN LIVERPOOL AND MAN. Mr. Sanderson presented the proceedings but was refused an audience. To my in- er habilities and hold themselves equally We do not hesitate now to say that the CHESTER - The Journal of the Statistical session statistical information relative to of a meeting of the citizens of Lebanon quiry if this was the manner in which the bound to redeem them in gold or silver on cause may be found in the fact that we do Society for January 1840, states, says Mr. the resources and business of the counties country, favorable to the objects of the Con- representative of the United States allow- demand, such bank or banks shall be allow for banks shall be allowed for banks ed himself to be treated, he answered there lowed as a consideration therefor and as a do not encourage home manu fuctures, and inhabited cellars, damp, dark, filthy, illsame to thy Secretaries. Dr. Eckert fur. The following county committees were was no help for it. Mr. Ellis substitute for such irredeemable small notes therefore task all our energies, and them ventilated and loathsome; that in these nished some very interesting statistics of aunounced, with a request that the names addressed a note to Santa Ana, but what and other issues, to issue and circulate for in vain, to pay for those things of which ledge 39,300 persons of the labouring class; of suitable persons in the counties not effect it had I know not; it can be imagin. the space of five years, notes of one, two, the main part could be produced among our while in Manchester of 132.230 working Gen. Alexander, of Cumberland, sub- named, be forwarded to the Chairman of ed from the refusal of an audience upon and three dollars, equal in amount to the selves. three several occasions. Whilst I was in irredeemable small notes, authorized by the Labor is misapplied; we produce more

sent to the Convention, for the purpose of eliciting the opinions of the Convention. Allegheny—Harmar Denny, William Adiscussion of some length, but very interesting, took place on the different propositions, which were all received as the sense of the Convention. Which were all received as the sense of the Convention. Allegheny—Samuel Alexander, John Allegheny Sec. 10. All of the aforesaid banks, that from our own markets. This must be by provements belonging to the State, and with attention and politeness, and I have to shall agree to accept the provisions of this protection. We shall then produce, and not then produce are then cornections. The capital pro-Strong, and Mr. Cechran and Mr. Penniman Control Strong, and Mr. Cechran and Mr. Penniman Control Strong, and Mr. Cechran and Mr. Penniman Control Strong, and Mr. Pe of the state Schate addressed the Convention On motion, the Convention adjourned of Columbia—Thomas Chambers, Peter of Co accepting banks shall be deemed to be the case. Cotton is a drug, and at a low las Benj. W. Richards and Evans Rogers included within the provisions of this act. price, and till we can turn our hands to Wilkins of Pittsburg, and Charles M. Sec. 11. If any of the aforesaid banks something else, we must continue to lan-HORRIBLE TRACEDY.—By a slip from the Southport Telegraph, Wisconsin, we the Southport Telegraph, Wisconsin, we fuse to accept the provisions of this act, tion, and our assertion last summer, that learn that the Hon. Charles C. P. Arndt, then the governor is hereby authorized with the reduction of the duty by the com member of the Council from Browne coun- to sell any of the bank stock or other promise act to 20 per cent. the East Indies Vice AND WERTCHEDNESS IN LOWy, was shot dead, on the floor of the Coun. stock, owned by the commonwealth, in any would meet us in our market, is nearer be. non. - Mr. Heartley in his recently pub-

the following, viz:

1. Resolved, that the faith of the nation,

2. Resolved, that the faith of the nation,

3. Resolved, that the faith of the nation,

4. Resolved, that the faith of the nation,

5. Resolved, that the faith of the nation,

1. Resolved, that the faith of the nation,

1. Resolved, that the faith of the nation,

2. Resolved, that the faith of the nation,

3. Resolved, that the faith of the nation,

4. Resolved, that the faith of the nation,

5. Resolved, that the faith of the nation,

1. Resolved, that the faith of the nation,

2. Resolved, that the faith of the nation,

3. Resolved, that the faith of the nation,

4. Resolved, that the faith of the nation,

5. Resolved, that the faith of the nation,

6. Resolved, that the faith of the nation,

1. Resolved, that the faith of the nation,

1. Resolved, that the faith of the nation,

2. Resolved, that the faith of the nation,

3. Resolved, that the faith of the nation,

4. Resolved, that the faith of the nation,

5. Resolved, that the faith of the nation,

6. Resolved, that the faith of the nation,

1. Resolved, that the faith of the nation,

1 out of a nomination for Sheriff of Grant notice, and repay to such bank or banks, ton correspondent of the Charleston Courl. dren undergoing a system of vicious traincounty—Mr. E.S. Baker was nominated the loan made by it or them to the comand supported by Arndt. This nomina. monwealth, under the law of fourth of May, South to her peculiar position-"We learn moved by transportation; imprisonment, tion was opposed by Vineyard, who wanted one thousand eight hundred and forty one, that large orders have been sent from Bos violent or natural death—that 30,000 perthe appointment to vest in his own brother. and from and after the time that such pay. ton and Salem to the East Indies for cotton, sons live by theft and fraud; 3000 are Criswell, In the course of debate, the deceased made ment shall be made, such bank or banks, some statements which Vineyard pro shall be hable to all the provisions of this products of cetton in the British East In are addicted to gambling 20,000 are beg. nounced FALSE, and made use of violent and act, but shall not be permitted to issue notes dies will soon attract the attention of our gars about the streets, 15,000 are habitual insulting language, dealing largely in per- of a less denomination than five dollars. | Southern producers, and a tariff of protect giff drinkers, 23,000 are annually found sonalities, to which Mr. A. made no reply. Sec. 12. This act shall be in full force tion must be resorted to by them." After the adjournment, Mr. A. steped up to against the banks and institutions afore We suspect there may be some doubts as abandoned themselves to systematic de-

fensive words. Mr. Arndt then made a forty one, whether such accepting banks we are certain would bring large imports blow at Vineyard, who stepped back a agree to the provisions of this act or not. from abroad, if in July next the compromise Sec. 13. Any bank or savings or trust act goes into operation and reduces the termined at all bazards to defeat the ap tion by assigning to trustees, and its corfeared, turned his tre and revenge upon the years, so far as to enable it to collect and There is excellent advice in the followpay its debts, but its assignee shall receive ing brief paragraph. Those who encourits own notes (if tendered) in payment of ago scandal mongers by listening to their any debt then or originally due said instit calumnies, are culpable in no ordinary

not only pay the interest of our foreign tural, mining, mechanical and internal the largest tobacco grower, raising over signed, if assigned after the passage of this SCANDAL.—A spark will go out of itself, if you do not blow upon it. Turn an ingold and eilver. So long as these metals the second Wednesday, the 13th day of raises 164,551 lbs. The whole number the suspension of specie payments by the upon others, and the retailer of it will soon are sent out of the country, we can have no April next, for the purpose of taking mea- of by in the United States, the last year banks, or for penalties for non-payment of find he brings his wares to the "wrong of taking meamarket "- Phil Gus. specie are hereby repealed

capital, and thus promote the welfare of all Or in the House, on the 21st ult., Mr. newspapers have been teeming with various man, free, named Anderson Harris, was Stevens introduced the following Bill, pro. accounts of the difficulty between Gov. drowned in the Potomac at Harper's Ferry. 4. Resolved, That the truth of this doc classes of society.

Stevens introduced the following 1511, protein is powerfully demonstrated by the trine is powerfully demonstrated by the A financial committee was appointed, viding for immediate resumption of specie ing, some of the statements say, out of uning ice, when the boat sunk with them. founded lealosuy on the part of the Gov They then clung to the oar, which herom-SECTION 1. That immediately after the ernor. The case must be a very painful ing detached from the boat, carried them but with a decreasing farit, in ten years on motion, the thanks of the convention bave contracted two hundred and fifty mil were tendered to the officers for the able passing of this act, all the banks of this one, as less than a year has classed since some distance down the river. The negro lions of dollars of foreign debt, by reason of manner in which they had discharged their commonwealth shall resume, and continue the parties were married. His Excellent who could swim, made an attempt to gain the payment of all their liabilities in gold cv, though not very young, cannot be old. the shore, but from exhaustion and cold the balance of trade, besides borrowed duties.

The physical of all the Edi. or silver coin, except as is heroinafter exc brought on their own people general distors of newspapers in Pennsylvania be retreas—Great Britain, already burthoned quested to publish the proceedings of this Ecunsylvania Home Indus- with a national debt of five thousand mil Convention, and the call for the General such liabilities and proceeded as Chairman of the U. S. Bank luvestiga- small boot and brought him safely to shore. in to execution, as in case of natural per tion Committee appointed by Congress to The man was much chilled and exhaust sons, but after judgment obtained against visit this city. The mutual friends of the ed, but after the application of stimulants THE NARRATIVE OF YOUNG COOMB3 any bank, savings or trust institution, no parties should step in and adjust the diffi was perfectly restored. It is worthy of Parsuant to public notice a Convention believe of trade of nearly two thousand --Young Coombs, recently returned from stay of execution shall be allowed for more culty, especially if, as appears to be the remark, that the individual rescued, is of the friends of flome Industry and Amer millions of dollars; and has thereby main Mexico, has published a statement in the than ten days, unless the same be superse- impression; all the suspicions in the case member of the Harper's Ferry Catholic New Orleans Bee, in which he says: | ded by writ of error, certiorari or appeal are entirely groundless. The Baltimore Total Abstinence Society, and so sacredly correspondent of the Boston Atlas under did he adhere to the pledge he had taken

Green, Union county; Chas. Brooke, Ches protection of all branches of home industry dead bodies beneath was offensive in the where said funds are kept, and give free ac that she may petition our Legislature for a have," says the New York Express. "been ter county; Bonj. Horr. (Manor) Lancaster to the fullest extent, and particularly the extreme.

county; Peter Baldy, Columbia county.

See Baldy, Columbia county.

The conduct of Gov. Thomas in recently a few failures, but not to any consulting and from men siderable amount. The result has shown destry in the largest sense, and that all personance of the son and the control of the control of the son and the control of the control o State favorable to that object, be invited and to enable them to act with the under Santa Ana, waked up, and chained two and ecution to levy and carry them away, as treatment the wife received at the hands over, and to secure the confidential, leaving to participate in the deliberations of the standing and effect which the magnitude of two together, and marched to the pal
Constitution of the standing and effect which the magnitude of two together, and marched to the pal
the object requires, a central committee be ace at midnight. When they arrived there is ame, he shall on conviction thereof, suffer best friend. It is said that in the event of system can no longer be continued. The On motion of Dr. George N. Eckert, of appointed to receive the reports of county the Dictator was asleep; the prisoners imprisonment, for a term not less than two an application for a divorce, and its being breaking up of a system that has been so

should indeed be astounded at an article in article in Boston and elsewhere.- We

A CALL FROM THE SOUTH FOR A TAR-HEAVY DAMAGES .- A case was tried in liberty to go home. During the interview or at any time after, shall be deemed a IFF. - The Savanah Georgian holds this Bultimore county Court yesterday, John Mortimer and Elizabeth his wife, vs. David of our Minister, Mr. Ellis, as having de- prisonment not exceeding two years at the Protection. - A State of feeling is grow. H. White. It was an action for slander, ing up in the South upon this subject, very instituted some two years since. The

committee on resolutions intended to pre- Adams-Michael C [Clarkson, Wm. M. Prison, I neither saw Mr. Ellis nor received lourth of May law above referred to, re- of our staple than is wanted, and we have

drupk in the streets, and 150,000 have

New York Jan 2. MRS. COSTENBADER has been from infanfixed and colored. She had the headache at all times, but sometimes more dreadfuldelphia, but without any permanent relief whatever, till she has now taken Dr. Spohn's Headache Remedy, and become guite well. Of this she can convince any one who will call on her at No. 47 Pitt different car to false reports or reflections street. JOHN COSTENBADER.

GENTYSBARC STAR power to charter a United States Bank, or to ap-



REPUBLICAN BANNER.

GETTYSBURG, March 8, 1842.

FOR PRESIDENT IN 1844. GENERAL WINFIELD SCOTT,

causy in the Senate of the U. States occasioned Those to whom my petitions are addressed may tained upon further examination that torty milby the resignation of of Mr. Clar. We ask our Locofoco friends to compare what I complain.

the Legislature. They propose a day some allowed it, upon what principle can Congress negatived, Year 30, Nays 48. their leaders to put off and delay final action .- on presented by Mr. Adams, praying Congress to tion. Even at home, we have it from the mouths of take steps to bring about a peaceful dissolution men high in their favor - mon who aspire to the of the Union. I voted for the reception of this

the act of 4th May, 1841 certain privileges in known that I have given no vote since I have last.

A Bill has passed the Sente, differing from reception of a petition is one thing, and the that passed by the House. Neither house would greating of its prayer another; and that al. yield its own views. A Committe of Confer. though I voted to receive this petition, (as I will IKPORTANT JUDICIAL DECISION .- The The Committee reported a Bill in favor of im- Union pretends to be. mediate resumption on Saturday last. In the House, its consideration was postponed until yes.

G. W. Bowen, Deq. Our correspondent expresses the opinion that it will pass both Houses. FROM HARRIEDURG.

To We publish with pleasure the subletter from our Representative, the Hon, JAMES Cooren. It sustains most fully and clearly the ed at, but avowed openly.

ult., in relation to my vote in the House of Rep. effect produced by this section after its passage whole matter in an authentic form before known by resentatives of the United States, on the recep- by the House is too well known to require a reftion of the petition presented some weeks since orence to the fact at this time. by Mr. Adams, praying Congress to take steps In the House a resolution was offered by Mr. tant in itself, but fully bearing us out in roto bring about a peaceful dissolution of the Union. From this article I learn that my vote on the to consist of twenty-eight members to distribute viduals whose cases particular States have occasion referred to, has become a subject of con- and equalize the amount of taxes among the of late taken into their own hands, we protroversy between you and the Editor of the several counties of this Commonwealth. After ceed briefly to state the case above referred Of the intended application of JACOB "Sentinel." I do not regard this controversy as some discussion, the resolution was adopted. to as we understand it.

government for a redress of grievances." Thus (Speaker) then took the floor, but before he had than twenty one years. The same statute by the Supreme law of the land this right of the time properly to define his position, the hour of abounds in penal enactments for correlative people is most particularly guarantied in its one arrived, and the House adjourned. broadest form; and this right on the part of the In the Senate, the Resumption Bill was dispopeople to petition, implies corresponding obligations on the part of the Government to hear.—

The right of petition is a branch of the light of the freedom of speech;" and as a means of combination between the neonle and the government to hear the House now receile from its amendments non-the period and the government to hear.—

The right of petition is a branch of the light of the freedom of speech;" and as a means of combination between the neonle and the government to the House now receile from its amendments non-the fine freedom of speech; and as a means of combination between the neonle and the government to the House now receile from its amendments non-the fine freedom of speech; and as a means of combination between the neonle and the government to the House now receile from its amendments non-the fine freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and as a means of combination to the freedom of speech; and a special verdict returned by the Jury, find a special verdict returned by the freedom of speech; and a special verdict returned by the freedom of special verdict returned by the freedom of special verdict returned by the freedom of the freedom of special verdict returned by the freedom of the fr

receive the petition in question?

munication between the people and the government, the former is a convenient substitute for
the latter. But of what value is the great right
of the "freedom of speech," or the right "to pewill be disposed of so far as both Houses are tition the government for a redress of grievances," concerned. The third section of the original agent of said citizen to apprehend the ab if the latter will not hear the complaints which are preferred! In such case what becomes of the and the banks are permitted to pay out, in addition ry her back into Maryland to her owner— Constitutional guranteel Is not the constitution to their own, the notes of all specie paying banks. and praying the direction of the Court as being an old stand: violated? Was it not violated by the refusal to But perhaps it will be said that Congress had

HARRISBURG, March 1, 1842. no power over the subject matter of the petition Dear Sir:-The Resumption Bill has been case being carried up to the Supreme the above petitioner, Jacob Hersh, that he cense is prayed for, do certify that he is assignment in trust for Creditors, herepresented by Mr. Adams. This I do not admit. bandied about between the two Houses again to. Court of the State of Pennsylvania, the is a man of good repute for honesty and a person of good repute for honesty and by give notice to all persons indebted to But let it be granted; and the obligation to receive day, until it has at length found temporary re- judgment of the Court below was there temperance; and that he is well provided with temperance; and that he is well provided the said March to make payment without is none the less. Congress could not know in pose in the arms of a Committee of Conference, affirthed. contemplation of parliamentary law, whother it had jorisdiction over the subject matter of the Spackman, (Whig.) Kidder, (full blooded loco United States was taken by Jonathan petition or not, until it was received. The foco,) and Mr. Farrelly, (miscellaneous)—on the Menentry and John Nelson, Esquires, for the accommodation of the public at the beg leave to recommend him for a license Davidsburg—and all persons having claims fact that Congress has no jurisdiction over the part of the House, of Mesers. Deford, Roumfort, Commissioners and Counsellors of the Sinte place now kept by him. complaint of a petition furnishes a sufficient rea- and Elwell, all genuine loco focos. The powers of Maryland. ny believe that Gangress has no constitutional

Hannissung, March 2, 1812. propriate money for the construction of roads, Dear Sir .- In the House, this morning, Mr. &c. within the States. Let the doctrine prevail Elwell from the committee on the Judiciary systhe same category, and the right of petition so the Chambersburg bank, reported the bill to the Zuck-both of this county.

source of this great right of the people—the fetted. On motion of Mr. Elwellthe House immeright of petition. It is of higher origin. It ex- diately proceeded to the consideration of the bill, sted antecodently, not only to the establishment when an effort was made by Mr. Deford, to aof the present constitution, but to those customs mend the bill, by striking out all after the enactwhich from immemorial usage have become the ing clause and inserting the bill reported by himcommon law. It required no constitutional sanc- self to annul its charter. Mr. Deford made a tion to render it sacred. This right is a part of long speech on the subject, when his amendment Peter, of Menallen township, aged 80 years. the law of nature-not of human nature alone, was negatived, and the bill as reported by the On Wednesday last, Mr. Christian Wirt. appertaining only to man endowed with real committee was passed by a large majority. son, but which is exercised instinctively by the The amendment to the Constitution offered by On Saturday last, Mr. Daniel Gobretcht. unimals in the absence of the attributes of reason. Mr. Stevens limiting the State debt to futty mil. Honover. The language of petition is the language of na- lions of Dollars, passed finally by the very de-Subject to the decision of a National Convention ture, uttered instinctively. I am in pain; I cry cided vote of 74 years to 7 nays. Mr. Gamble for relief to those who have power to grant it. I took occasion to correct an error committed by TJoan J. Currenuss has been elected by am in prison; I pray to be enlarged. I am en- him vesterday, in stating that the State debt at [

be unable or unwilling to grant me relief; but lions would cover the whole debt, and that therethey must hear my prayer in order to learn of fore he would vote for the amendment. A resolution was offered and adopted this the Bank Bill published to-day, with all the pro-Positions that have been submitted to our wise and such tokens as instinct teaches him to utter. ciary system to inquire into the expediency of legislature to manage the Banks; and pronouncing You may kick him and drive him away for may reporting a bill reducing the salaries and compen. invited to attend. their judgment upon them, say which is the best king these signs, but prohibit him you cannot, sation of public officers in accordance with the At every additional blow he will put up his pe pecuniary difficulties under which we labor. titions. The slave may petition his master; it is A very long discussion was had on receding OUR LEGISLATURE -RESUMPTION. true he may be punished for it; but his exclains. from an amendment to a coal and iron bill ma-It is now a certain and indisputable fact, tion "have mercy on me!" wrung from him by king stock-holders liable in their individual capaci the stripes of the whip, inflicted in punishment, is ty, in which Messrs Roumfort, Snowden, Elwell the tripes of the whip, inflicted in punishment, is ty, in which Messrs Roumfort, Snowden, Elwell the tripes of the "Harrison that the Loco foco party are opposed to immediately the exercise of this right. If the brute ex- Barrett, Leet, Lowry, Sharswood, Deford and Democrats" of the Borough of that the Loco foco party are opposed to immediate still the exercise of this right. It the brute exote resumption. They arow it by their acts in croises this right by instinct, and the slave is Morris participated, the motion to recede was Gettysburg, will be held on Friday even. Jufferent offices at the Spring Election. months distant for resumption, and they desire to deny it to the people? But I have neither time The Committee of Conference on the part of Court house, to settle upon a ticket to be adjourn and meet again in "the pleasant summer nor inclination to pursue the subject further. I the Senate on the resumption bill, have been in supported at the spring Election to be held months." Every thing is attempted by some of return to my vote on the reception of the peti- structed to report in favor of immediate resump, on the 18th inst. Your's &c.

HARRISBURG, March 5, 1842. honor of occupying the seats of our representation; and I hope it will be understood that I Dear Sir .- The Committee of Conference tives, that immediate resumption would aruin the do not write this letter in a deprecating spirit or have at length reported a bill providing for the tives, that immediate resumption would "truin the country"—rain it!! The truth is, the minority in the Hou was the Whig party—are more to the petition should have been received and the list day of April next, as after that time steady and persevering in their efforts to settle referred to a committee; and that committee would sumption by the banks of all their liabilities in this question, then the most violent of the an- have reported why the prayer of the petitioners gold and silver. The sixth prohibits the banks, should not be granted. The value of the Union that accepted the law of 4th May last, from col-The only Bill which has been presented, from the necessity of its preservation, could have lecting their debts, during their suspension. which any effectual legislation could be expected, been set forth in such a light as would have pre- The eighth and last section declares that nothing is that published in to day's paper, as submitted vented a spirit hostile to it from being cherished, shall bereafter be received in payment of dues to by Mr. STEVENS. It proposes immediate re. This was the course dictated alike by patriotism the commonwealth except gold and silver, notes emmption; it extends to the Banks which accepted and prudence. On the contrary I wish it to be of specie paying banks, and the issue of 4th May

consideration of that acceptance, their increased been in Congress, which I contemplate with After considerable discussion, the consideraliabilities, and the payment of the notes issued more satisfaction and pride than the one in question of it was posponed until Monday next under that act in specie. (which would throw out tion; and if I could have voted alone in defence In the Senate, the report of the Committee of tinue the business of Coppersmith and Tin. and 26 Perches, about twenty acres of specie to that amount more than any other Bill of the great right of the people "peacably to as Conference was under consideration until the bing, is desirous of having his Books settled which are cleared, and the remainder well proposed.) The penalties it imposes on the semble, and to petition the government for a hour of adjournment, without any question being up;—he therefore requests those who know themselves to be indebted to him, to settled the same on or before the 20th day of the truly-nine others, who adhered to their consist the report, however objectionable, will, I pre-

prove as effectual as any that could be imposed, tency, undisturbed by the stormy confusion, sume, receive the sanction of both Houses.

April next, After which time his Books Double Log Barn, and Spring-house, with Quarter Sessions of Adams county for a But this bill scame from the wrong quarter." which had raged for so many days, my gratifica. Mr. Coplen reported a bill in the Senate, post- will be placed in the hands of a Justice, and a never failing spring of water. There is License, to keep a Tuvern in the house I therefore, it was voted down by a respectable ma. tion, personally, would have been increased. poning the election of members of the twenty suits positively brought against those who also an Apple and Peach Orchard on the now occupy as such, in the town of Peters-But in conclusion let me remark again, that the eighth Congress until the fall of 1843. Your's &c.

once was appointed; consisting of Messrs. Deford, all others, decent and respectful in their terms,) National Intelligencer of March 3 says: Roumfort, and Elwell, of the House, and Measts. I was as much opposed to its object as the most Among the important decisions which have Epackman, Parcelle and Kudder of the Sonate. - open mouthed advocate of the integrity of the been rendered at the present term of the TN pursuance of an order of the Orphan's JAMES COOPER. preme Court of the State of Peensylvania." viz:-We have made the attempt to obtain the opinion of the Court in this case for publica Напизична, Feb. 28, 1842. Washington, March 3, 1842.

Dear Sire—My attention has just been arrested the banks from receiving the issue os 4th May in particular, but merely to stae a fact, in purtenances.

Considering the decision not only impor-By the Court,

STONESIFER, for License to keep a indicative of feelings unfriendly to me, or can- Mr. Deford offered a resolution for the adjourn- At the Court of Oyer and Term iner for Tavern in the township of Germany, A At the Election to be held in June next, and in duty bound, &c. demnatory of my vote on the part of either .- ment of the Legislature on the 22d of March, to York county, Pennsylvania, April term, datus county, Pa. being an old stand. But as that vote has become the subject of remark, I deem it proper to speak for myself.

But as that vote has become the subject of remark for myself.

But as that vote has become the subject of remark for myself.

But as that vote has become the subject of remark for myself.

But as that vote has become the subject of remark for myself.

But as that vote has become the subject of remark for myself.

But as that vote has become the subject of remark for myself.

But as that vote has become the subject of remark for myself.

But as that vote has become the subject of remark for myself. I have always been the advocate of the right The resolution of Mr. Stevens amending the the year 1826, for apprehending and carry mend the above petitioner, and certify that of petition, and have regarded any shridgment of Constitution so that the State debt shall at no ing to the State of Maryland a negro wo the Inn or Tavern above mentioned is no it as dangerous to liberty. The framers of the time exceed forty millions, was then taken up on man, claimed as a slave, with the intention cossary to accommodate the public and Constitution seem to have entertuined a similar second reading, and the amendment pending to hold or to sell said-person as a slave for entertain strangers and travellers; and that To the Enrolled Citizens of the 2d Bri consisting on seem to have entered the powers thereto offered by Mr. Deford, negatived. Mr. life, which, by that statute, is made a felo- the above petitioner is of good repute for of Congress by that instrument, is one prohibiting Heckman then offered an amendment to the ny, punishable by a fine of not less than honesty and temperance, and is well prothe making of any law "abridging the freedom effect that the debt should be reduced to twenty five hundred nor more than a thousand dol- vided as is required by law, with house of speach, or of the press; or the right of the millions as speedily as possible and never inpeople peaceably to assemble, and to petition the creased beyond that amount. Mr. Snowden, hard labor for not less than seven nor more accommodating strangers and travellers. J. A. Shorb, Jno. Shorb, II. Spalding,

offences. Upon this indictment Prigg was tried, repaying hanks. And praying the direction of the Court as to the law of the case. Upon this verdict, a pro formal judgment was given for the nallen township, Adams county, do named petitioner, and also having a chant of East Berlin, by Deed of volunteers. Commonwealth against Prigg, and the certify, that we are well acquainted with knowledge of the house for which the h. chant of East Berlin, by Peed of voluntary

son for the rejection of its prayer, but none for the of the committee are unlimited—they can report refusal to receive and consider it. But look at an entire new bill. It will then be for the two the United States is, that the act of the the consequences which would result from the Houses either to agree to the report of the Com Commonwealth of Pennsylvania upon refusal to receive petitions over which Congress mittee of Conference, or reject it entire-it being which this case is founded is repugnant to has, or is supposed to have no jurisdiction. Ma- out of the power of either House to amend it the Constitution of the United States, and Your's &c. therefore roid.

HYMENIAL REGISTER.

that Congress is not bound to receive petitions on tem, to which was referred the bill reported some of these subjects and a hundred others that rank in time since by Mr. Deford to annul the charter of The last that the last that the last the las Judges of the Court of Compon Pleas of vent Laws of the Commonwealth of Peunthe same category, and the right of petition so the Chambersburg bank, reported the bill to the illimitable in the constitution, and so solemnly discontinuous as to authorize a suit to be guarantied by it, will be but a dead letter.

But I do not look to the constitution for the shew cause why the charter should not be for-Court House in the Borough of Gettysburg, lifty of which are first rate, BOTTOM OBITUARY RECORD. think proper. WM. M'CREARY, [Freedom.]

Frederick Hetald insert three weeks success.

TO MY CREDITORS.

57 ACRES

sively and charge this office.

March 8, 1842.

March 8, 1843.

On Thursday last, very sudenly, Mr. Ullric

Gettysburg Literary Association.

PUBLIC lecture will be delivered the Legislature of Kentucky to supply the va-W. Thorp, Fsq. on Monlay eneming the day of April next, at 7 o'clock—subject burg, when and where you may attend if Cumberland; which lies 18 miles west. The public generally are cordially

> MOSES M'CLEAN. D. M. SMYSER. Comm. of Arrangement.

ing vert, (11th inst.) at 7 o'clock, in the March 8, 1842.

TEACHERS TAKE NOTICE.

made on the 22d inst Applications to be premises, the following Property, late the the books and accounts will be placed in

By order of the Board JNO. M. STEVENSON, Sector March 8, 1542.

LOOK OUT!

THE Subscriber being about to di seen neglect the above notice. Gettysburg, March 8, 1842. td-50

March 1, 1842. SUPREME COURT of the United States, Court of Adams county, will be exposed perhaps no one is more consequential than to Public Sale, on Saturday the 26th day PROTHEONOTE ARW. that in the case of "Edward Prigg, plain of March inst., at 12 o'clock, A. M., on tiff in error, vs. the commonwealth of the the premises, the following property, late TO THE VOTERS OF ADAMS COUNTY: Barv.

March 8, 1842.

In the Matter

J. Riddlemoser.

Joseph Fick, jr.

John Spangler.

Geo. Greenhalt, Jno. A. Davis,

J. A. M'Sherry, John Miller,

In the Matter

J. Forrest,

Jesso Houck,

March 8, 1842.

Philip Long, George Rey,

Samuel Johnson, Jacob Gardner

Abraham Bankert Abraham Guise

John Bream A. Stratton,

William Bream, John Dall.

H. Shriver.

March 8, 1842.

State of Pennsylvania-in error to the Sulthe Estate of Jacon Humphrey deceased. Fellow Crizens:-I offer myself to your consideration for the office of A Lot of Ground, tion, but without success; it being one of Situate in the Borough of Gettysburg, (in at the ensuing election if nominated by the views expressed by us two weeks since, in relaviews expressed by us two weeks since, in rela
Dear Sir:—The Resumption bill as amended the anomalies in our legislation, that the that part of it known as Troxell's addition, County Convention. Should I be so fortu. tion to the right of petition, and the particular case to which reference was. If aught can back to the Senate on Saturday. At he purposed against such contings and sent back to the Senate on Saturday. At least a could be the back to the Senate on Saturday. At least a could be the back to the Senate on Saturday. At least a could be the back to the Senate on Saturday. At least a could be the back to the Senate on Saturday. At least a could be the back to the Senate on Saturday. At least a could be the back to the Senate on Saturday. At least a could be the back to the Senate on Saturday. At least a could be the back to the Senate on Saturday. At least a could be the back to the Senate on Saturday. At least a could be the back to the Senate on Saturday. the urged against such opinions, let it not be hintmeng the principal amendments made by the least, a sealed book to the body of the Peo

E. Camp's estate on the east, on which is to discharge the duties of the office with House to the omendments made by the ple upon whom it is to operate. In this crected a two story frame rough cast fidelity and to the best of my ability. JOHN PICKING. East Berlin, March 1, 1842 te-49

JAMES BOWEN, Adm'r. S. R. RUSSELL, Clerk.

Division of Pennsylvania Militia: FELLOW CITIZENS--M OFFER myself as a Candidate for the as an Inn in Menallen township, (formerly Office of Brigade Inspector. respectfully solicit your votes. SAMUEL S. M'CREARY.

Gettysburg, Feb. 1, 1842. gade 5th Division Penn. Militia.

a Candidate for the office of Brigade Inspector. at the Election in June next. He will, if travellers, &c. elected, perform the duties of the office with promptness and fidelity. JAMES MORRISON. Jan. 11, 1842.

In the Matter Of the intended application of BALTZER Of the intended application of JACOB SNYDER, to keep a tavern in the town HEREH, to the Court of April Sessions, of Heidlersburg, Tyrone township, Ad-

1842, for licence to keep a Tavern, in ams county,--it being an old Stand:--Menallen township, Adams county-it We the undersigned citizens of Tyrone township, being personally and well acagreeable to his petition John M. Miller. Henry Myere, David Detrick, Beri Weaver, William Yeatts, James Maknight Enoch Sumpson, Hugh Garrett,

David Sarbaugh, John A. Myors

Leonard Delap.

John Henck,

March 1, 1542,

VALUABLE TAKE notice that I have applied to the SOUTH BRANCH FARM FOR SALE.

THE subscriber offers for sale a Tract 150 ACRES,

when and where you may attend if you LAND-about thirty of second Bottom, or up-hand, and the residue well timbered, on which is erected a comfortable

DWELLING,

STABLING, &c., with two

Springs of Water and a fine piece This Land, lying on the South Branch TETAKE notice that I have applied to the of the Potomac, river, about one mile from Judges of the Court of Common Pleas, its junction with the North Branch, and of Franklin county, for the benefit of the about the same distance from the Baltimore Insolvent Laws of the Commonwealth of and Ohio, railroad, and Chesnpeake and Pennsylvania, and that they have appoint. Ohio canal renders it now very valuable. ed Monday the 11th day of April next, for with an almost cortain prospect of its value the hearing of me and my creditors, at the being materially enhanced when the rail THEO. R. DITTERLINE. being distant from Oldtown, Md. 3 miles, *tc-50 and from Springfield, Va. 7 miles. Terms of Sale, one-third cash, and the balance in one and two years without interest. MENALLEN TOWNSHIP. Any person wishing to view the farm

THERE will be a meeting of the Demowill please call on Mr. WM. HARRESS .-cratic Whig citizens of Menallen township, For turther particulars apply to the subon Saturday the 12th of March inst., at scriber, at Winchester, Virgitia. ROB'T B. HOLLIDAY. the house of John Burkholder, for the pur-March 1, 1842. pose of settling upon candidates for the

THE Subscriber, Assignee of SAMUEL FAILX ESTOCK, hereby grives notice to all per-THE Subscriber, Assignce of SAMUEL sons indebted, either by note, account or otherwise to said assignor, to make pay-A male TEACHER is wanted to take Estate of Christian Baken, deceased, the hands of a proper officer for collection, without respect to persons. Payments may be made and accounts presented, either to the subscriber living

A TRACT OF LAND. Situate in Franklin township, Adams county, Pa. adjoining lands of David Chamber. in Emmittsburg, or to S. Fahnestock at the lain, George Dewalt, and Jacob Cover, agency store in Gettysburg. ISAAC BAUGHER.

March 1, 1842.

TAVERA LICENSE.

burg, Huntington township. JOHN T. RAFFENSPERGER. Attendance will be given and terms We, the understaned citizens of Hunmade known on the day of sale, by WILLIAM NOEL, Adm'r. lington township, do certify that we are well acquainted with the above named John By the Court, S. R. RUSSELL, Clerk. T. Raff nsperger, and that he is of good

te-49 repute for honesty and temperance; and is well provided with house room and convaniences for the todging and accommodating of travellers, and that the same is neces-Jacob Gardner, Daniel Sheffer, Joseph Taylor, Chas. Kettlewell. Thomas Stephens Sebastian Stitzel.

Harman Wireman Daniel Fickes, Wm. Gardner, W. R. Stewart, Michael Bower. Wm. Ickes.

TAVERN LICEASE.

To the Honorable Court of Quarter Sessions of Adams County: BRIGADE INSPECTOR. Menallen township, in said county, re-MMHE Petition of John Burkholder of spectfully represents that he is well provi-To the Enrolled Members of the 2d Brigade, 5th | ded with house room and conveniences for the accommodation of strangers and travellers, at the house heretofore kept by him

> Hapke's Inn.) he therefore prays the Honorable Court to grant him a License for keeping a public Inn or Tavern, and he as JOHN BURKHOLDER. We the undersigned citizens of Menallen township, in which the above mentioned proposed to be kept, do certify that the

Inn or Tavern praying to be licensed is above applicant, John Burkholder, is of good repute for honesty and temperance; and is well provided with house room and TIME Subscriber, at the desire of his conveniences for the lodging and accommofriends, is induced to offer himself as dation of strangers and travellers, and such Inn or Tavern is necessary to accommodate the public and entertain strongers and John Hewitt, L. Yengv,

Wm. Rex, Daniel Rice. M. Detrick. Samuel Johnson, John Boyer, John Quickel. Philip Long, Burnhart Wort. Daniel Heiges, Frederick Wolf, Geo. Taylor, sen. Henry Koser, sen. H. Shroeder, sen. March 1, 1842.

NOTICE.

THE Subscribers having been appointhouse room and conveniences for the lodge with house room and other conveniences delay; those in Adams county at the against him will make them known to the udersigned residing in Warrington or Washington townships, in York county.

JACOB MARCH, (Warrington.) ANDREW. M. DEARDORFF Washington rownship,

would or stable currence; and our home in sures to secure all necessary encourage was 139,064,806.