

GETTYSHURG, MARCH 15, 1842.

Resumption Eill. The following is a copy of the Re

by the provisions of this section.

cont the notes issued by authority of the wise affected. county forthwith to serve, commanding lars, to be recovered as debts of similar provisions are to be executed as far as the this bill is insufficient to work resumption, some satisfaction in knowing that justice the said bank to appear at the time and amounts are now recoverable, one-half for forfeiture goes, why has it not been done as it will furnish a theme for demagogues had at la-t overtaken him] county, within thirty days from the execut Provided, That nothing herein contained tain themselves in the payment of specie .-- have arrived, but we were compelled to tion thereof The said assigners shall be construed to interfere with the set. eved to sell at public sale, all the real and curity of any judgment obtained as afore-permitted to issue irredeemable funds, and leated it! A great responsibility rests on port Balance of the 2d says:-"A man altogether indigneed to be come a bank before Mr. Leonard, ronce Justice of this in the formation of the fourth section of the fourth secting section oathe or affirmations in the office of the same is hereby repealed. And if any And so it is with the non-accepting banks of selves from the grave and serious charges bone." dence be in writing, to the said assignces exceeding five bundred dollars, and to un- time of her need, and loaned her twenty- is not uncommon to find assortions equally all the danger and excitements of the M'Le ond received from said assignces a certifi dergo an imprisonment in the common five per cent. of their capital, they were to as bold and positive, coming from a ther od case to go over again, with the greater signess shall be allowed such commission more than five years. or componention for their services, as may SECT. 2. That hereafter no medium be agreed upon in such assignment, with shall be received in the payment of tolls, ed to be admitted by all but one or two tal of the State, the charter granted to the the approbation of said court, and shall be taxes or other revenue of the Common gentlemen, rather loose in their constitu. ubject, except as herein otherwise provi wealth, other than gold and silver, the notes tional principles, that you cannot disregard (Mr. BARRETT explained.) dutormine, except so far as the same may Columbia railroad. be necessary for the following purpose, to

ma all the debte of the said bank; and it is. Store of S. H. Buchler.

That no coutract previously made, as to payable on demand, in gold or silver, notes cepting bank in the State? And do you and a quarter-the balance of the loan friendship which is generated by the hand

in their charter or else where, which work subject. Instead of thirty-five or forty man.-New York American.

shall after the said as gament shall be present session of the legislature, in relation or the defect in any subsequent provision. The only pen-cause which did not exist. But the gent distribute results to a for trial, had it not been for the defect in I had never been rid of it at any time for trial, had it not been for the defect in after getting judgment execution shall be this bill for the most bitter denunciation of were the counsel for Hogan; the District suspended until they resume. Sir, 1 admit the former head of that Institution. He Attorney, Wood acting for the people. Beware of Uils for the Hair !- They this is no violation of the contract, for they found reason for "thanking God that the First, For the purpose of suing and be-debilitive and relax the very vessels that were not protected against a provision of late President and other officers had been ing sued, and for continuing all suite and should be strengthed and stimulated. A this kind by the act of 1841. But this brought before the criminal tribunal of the with any ious presistors. ing even, and for communing all suits and should be strengthed and stimulated. A this kind by the act of 1841. But this brought before the criminal tribunal of the proceedings at law or in equity now pending for or against said bank. Becand, For the purpose of making such acts, matters and things as may be necessary or expedient, to make the epintacus extract of the most tonic and asdoing such acts, matters and things as may be increased by or expedient, to make the epintacus extract of the most tonic and asdoing such acts, runs thereof, efiningeat mote, but so olkalies whatters and things as may be increased by the such acts of the most tonic and asdoing such acts, runs thereof, efiningeat mote, but so olkalies whatters and the such acts of the most tonic and asdoing such acts, thereof, efiningeat mote, but so olkalies whatters and the such acts of the most tonic and asdoing such acts, the event of the such acts of the most tonic and asdoing such acts, thereof, efiningeat mote, but so olkalies whatters and thereof, efiningeat mote, but so olkalies whatters and the such acts of the most tonic and asbelieve there are not ten executions issued an annually by the back in annu with the most fingrant perfume. Near two centre of the county of Philadelphia) in the centred. But, Sir, I have yet to learn that amonget the stockholders of the said bank, We are requested to state that the above obtain judgment, and make the debt.socure. referred to. commanded the applause of the Partial derangement from heavy pacaniary and ourplus as whall remain after discharge farticle can be had in this place at the Drug It cannot therefore be possible that this nation-when the our of prosperity was losses is said to have caused the rash act. provision alone can have any eff. ct upon shining brightly apor him, my voice was Hopes are entertained of his recovery.

further exacted that the said court or any | Mr. Stevens' Speech. | those banks. Then what is the condition | never heard among the throng of his culo- | SALE OF THE PUBLIC WORES .- The ludge thereof, on application and proof as We give below the very able Speech de. of the Commonwealth? Thirteen banks gists. Then he had numerous and chival- bill for the sale of the public works has Judge thereof. on application and proof as ator-said, may for the protection of parties interested issue an attachment, command-livered by Mr. STEVENS, in the House of divide their funds among their stockholders mand. When he had the power of dis-week, and it is thought will pass that body. interested, issue an attachment, command-Representatives on Tuesday lust, upon the it they have any left, as they probably pensing favors, he was wearied and I doubt It is entitled 'An Act to nuthorize the Gov. scize and take possession of the banking final passage of the Resumption Bill: have as they did not allow the State to rob not often disgusted with the clowd of syco ernor to incorporate the Pennsylvania Ca. house, books, meneys, deposites, papers and Mr. STEVENS rose and said-Sir, I them. But the thirty three are untouched phants that flocked around hum, and bowed nal and Railroad Company from Philadeleffect; and if the directors shall not with desire to give the reasons why I disapprove by any provision here. This bill has not at his footstool. Among the most service phin to Putisburg," the design of which is n ten days thereafter, make an assign- of the whole of the provisions of this bill, the influence of the weight of a finger upon and cringing of that horde were the man- the incorporation of a Company for the ment as herein before provided, the said and yet why I desire its passage. I dis their operation, and then they go on quietly. gy whelps who are now snapping at his purchase of the State works from Philacourt or a majority of the judges in vace approve of its provisions, as I shall attempt You have legislated your legislation in throat or yelping at his heels That he delphia to Pittsburg. The bill makes protion shall appoint three suitable porsons, to show, because they are defective. But regard to them. They know their doorn has been guilty of crime, I will not so vision for 100,000 shares at 8100 each. as trustees, who shall have like powers, I desire its passage to cure still greater de - they know the principles upon which far depart from the dictates of charity, or and provides that whenever twenty thou. and be subject to the same provisions as facts in public opinion. Sir this is not a they are to act-they sit down in a state of the command of law as to believe; until it sand shares are subscribed and paid into the if they had been spromted by the directors, Resumption Bill; and I venture now to pro- independent suspension, without any inten- has been proven before his peers, and found (Treasury of the Common wealth, the Gor. with the apprison of the stockholders. dict, (and if I fail in prophesying correctly, tion or necessity ever to resume spe- by an impartial tribunal. He has probably ernor shall erect the subscribers into a euroption Bill as it passed the House on SECT. 3. It shall be lawful for the di- I shall lose no great reputation as a pro- cie payments until it suits their own con- committed errors, great errors; but it is not body politic and corporate, and shall im Tuesday last. Having previously passed rectors of any bank in this Commonwealth, phet) that it will not work a resumption in venionce-for, until the Commonwealth to be wondared at, when every thing a mediately vest in the said corporation, the pay them the two millions which she bor round him compired to produce it. His Western division of the Pennsylvania Caof Governor Porter to become a law: of the affairs of such bank, to make a will intefinitely postpone it. Sir I admit rowed, you cannot touch them any more flatterers-now his persecutors, burnt in- nal from Pitteburg to Johnstewn, the Porter AN ACT to provide for the resumption of general assignment of all the estate real that the first section of the bill is handsome than by this bill. And when, sir, will the cense to bis glory, until the funce entered age Railroad from Johnstown, to Holliand pressed of the bank, subject to the in its promises, for it commands immediate two millions be paid? Not until the peo his brain, and made him reel; and when he daysburg, the Juniata Division of the Specie Payments by the Banks of this conditions and provisions relating to as- resumption; and the second section inflicts ple are taxed-not until the bill of the staggered for a moment, those very idola- Pennsylvania Canal from Hollidaysburg to Commonwealth and for other purposes. signments by directors of banks, provided forfeiture of charter upon all the banks gentleman from Lycoming (Mr. Gamble) ters who had poured cut libitions on his Duncao's Island, the Eastern Division of Szer. 1. Be it enacted, &c. That the in the second section of this act, and it which the Commonwealth has jurisdiction has gone into operation, and not until the altar, denounced his infirmity. Ho may the Penneylvania Canal, from Duncan's hanks of this Commonwealth, from and af- shall be the duty of the directors of any over, if they fail to comply. I ask overy people give their sanction to be taxed dou have his faults, and I will got pulliate them; Island to Columbia, and the Philadelphia ter the paramee of this act, shall redcem bank to make and execute an assignment intelligent gentleman on this floor, and that ble and treble what they are now. And, will believe him to possess a nobler mind and Columbia Railroad. their notes and deposites, and other inabili- as aforeasid, whenever directed by a ma- of course is every gentleman, whether the sir, in the meantime, what is the currency? and a puter could than the whole jackal. The bill also rackes provision for tolis, they, in gold and silver coin, upon demand jority of the stockholders in a general same provisions are not incorporated in You have thrown out of circulation the tribe that are proving around him, and &c., and provides that at the end of twenoing made at their banking houses during meeting of the stockholders of such bank. every charter of every bank in this Com- notes of one half of the capital of the Com- haunting his retirement. If he has seene ty years the State may resome said works. banking hours, and a refutal or failure to | SECT. 4. It shall not be lawful for any monwealth, re enacted by the fundamental monwealth, and you have substituted the ed to be surrounded by all the means of it she sees proper, by reithbursing to the pay in gold and silver as aforesaid, shall be bank of this Commonwealth, after the passed in 1824, and desmed and taken to be an absolute forfet-sage of this act, to issue or pay out any ture of their respective charlers; Provided, bank notes other than those issued by itself unsuspended, with respect to every non ac-for were to ask them to take the million long enough to know the value of that silver.— Chron, March 2. the payment of deposites shall be effected of specie paying banks, or notes of banks put in the first and second sections of this authorized by the act of the 4th of May, of prosperity; to feel the bitter pange of In 1836, after a day of considerable y the provisions of this section. Szcr. 2. Upon application to any court act of the fourth day of May, one thousand one single provision, one single command, of small notes, never to be redeemed in ized, as we shall all sooner or later realize dizziness and difficulty of seeing distinctly of common pleas or district court of the eight hundred and forty-one, at the op- one solitary injunction which is not to be money, and payable only in State stock at the truth of the remark, "that he is a - the atmosphere appearing very smoky. proper county, or a single judge thereof in tion of the person receiving the same ; found in every charter, and incorporated fifty per cent. discount. 1 believe it would happy man who has one true friend; but he I supposed that prohably some attack of vacation, on the oath or affirmation, of any and any violation shall work an absolute into every banking law on your statute be their interest to take it, and bind the is more truly happy who has never need of an appoplectic character was at hand. I

person setting forth that he or she had forfeiture of its charter, and be proceeded books? Are then the first and second sec. State with iron bands, so that it shall a friend." any banking institution, within said county, second section of this act: Provided, how tion? They are not. Sir, the same provisions many years. I should not be surgrised— seeming delight, gloried over the fate and larm was soon dissipated in a violent at. a note or notes, or certificates of duposite, ever, That no contracts heretofore made as have been in existence ever since 1824, for nothing can surprise me now, if the sufferings of a man, as he conceived, about tack of sick headache—the first I ever or other liabilities, issued by the same, ex. to the payment of deposites shall be in any incorporated into every charter, never in a Governor should invite the non-accepting to enter the Penitentiary. He said that experienced. In a few days another attack copt the notes issued by authority of the wise affected. In a lew days another attack act of the fourth of May, one thousand eight hundred and forty one, and demand-cashiers of the several banks of this Com-sir, I will admit that the fourth section paper, and thus, chain the Commonwealth es. I doubt very much whether that feel-guinted with Sphon's headache remedy. ed the payment thereof in gold or silver monwealth, on the first Monday of Janua- which provides that no bank in this Com- to the banks, and guarantee to them perper ing will find a response in the bosom of the I used the medcine for a few months, coin, which said bank had refused or fulled ry, April, July and October in each vear, monwcalth (and recollect, that refers to the tual suspension. to pay, it shall be the duty of said court, to make out a list under oath or affirma- non-accepting banks alone, and can be This, sir, I verily believe, while I re I doubt very much if they would delight in that time to the present, four years, have if in session, or a judge in vacation, to di tion, of the amount of moneys loaned, notes made to apply to none but them) shall 'pay gret it is to be the whole effect of this bill. the agony which is inflicted even by the not had a single attack. Since that time I reet a citation to be issued by the prothons, in circulation, specie on hand and de. out any thing, but the notes of specie paying I regret that provision could not be made to apply to others in a very tary of said court, to the said bank, in the posites, which stall be open in the banking banks or gold and silver. Now, sir, that now, before we are further involved, to miserate his condition than glory in it. large number of cases, with relief in all nature of a summons, which it shall be the house to the inspection of any stockhold section is far more effective upon a bank induce them to forego the act of 1841, and [Mr BARRETT explained that he merely cases, and in many with complete success. duty of the shoriff or coronar of the proper er, under the penalty of five hundred dol than all the forfeitures on paper. If these to resume specie payments. I regret that said that the people would at least have (Signed) Dr. S. N. STANTON

Armenia N. Y. This excellent medicine is for sale in this place designated by the said court, or the use of the prosecutor and the other within the last 60 or 90 days? Why does to harangue the people on and mislead them Mr. STEVERS : Sir, I do not believe it is place by S. H Buchler. ays thoreafter. And upon the hearing of director shall be permitted to inspect the banks? But I will admit that the fourth than this, passed by this House and sent see a man found guilty of crimes which INSOLVENTS AND BANKREPTS .-... The the parties, if the said cours of the broke and accounts of the broke and accounts of the broke and accounts of the section which prohibits the banks from pay- to the Senate, had not been passed by that would send him to the Penttentiary. There Judges of the Court of Common Pleas have be satisfied of the truth of said complaint, bask of which he is a director. and that the provisions of the first section shall be stayed into liquidation. And 1 believe that if you fatal vote, which did not send it to the Ex. directors of any such bank of this common upon all judgments which may be hereafter could have a bill, similar to that, which ecutive instead of a committee. For, had ery of their fellow beings. He did injustice gether, and applications be made for the wealth shall make and execute under their ob sinced in any court of this common could apply to all the banks, and if you could it been sent there no plea could have been to the people, when he attributed to them benefit of either, voluntarily, at the choice corporate seal, a general assignment of wealth, or before any alderman or justice hold out, like an honest Legislature to the made at the polls, that "this was all the the passions and principles of the French of the debtor. all their estate, real and personal, to such of the peace, wherein any bank of this backs with whom we unfortunately made Federal Senate would give them, and so Revolution, who delighted to lap up human! As we understand this decision, it is person or persons as they may select, sub- commonwealth, which accepted the provi- a contract in 1841, an inducement they were obliged to take it." True it blood from the gutters! Ile did his own that a discharge from the insolvent laws of ject to the apprubation of the stockholders sions of the act of fourth May, one thousand to forego that contract, and accept such a was a bill that would have poisoned the taste injustice. I do not envy the heart or this State will exchange from personal arat a general meeting, in trust for the bene- eight hundred and forty-one, shall be plain- bill as this; if you could repay them what nation-a bill that would either have been the appetite of any man who would fatten, rest in Pennsylvania, while a discharge hi of all their creditors. Such a signment this, or the party in interest, so long as the you owe them, or induce them to put the 4th vetoed or been repealed in a month by the by gobbling up the garbage that live around under the Bankrupt Law, will exonerate shall be approved by the court of common said bark shall fail or refuse to comply with of May issues on a par with the specie pay-pleas of the county in which such bank the provisions of the first section of this act, ing notes, so that all the banks could resume They could not then have said as they Sir, I shall not vote for or against the ple, a man may be pressed in Philadelphia the foot of the guillotine. may be situated, and shall be recorded in the proper signment agreeably to the second section: being a matual aid to each other could sus-office of the recorder of deeds of the proper signment agreeably to the second section: being a matual aid to each other could sus-bonding, he may pay in time, or not paying get rid of, by taking the benefit of the -----

for this purpose may use the corporate quired by said act, shall not bring any of pages of such bank; Provided, however, such back; within the provisions of this pages to back; Provided, however, such back; Provided, however, such backs within the provisions of this pages to be assignees shall receive in pages to define and obligations and the checks of its depositors at par. The said assignees, be fore enterning upon the duties of their of fore enterning upon the duties of their of attraction to excepting panes, cccupation or calling, either different to to them with fidelity; which oath or efficient. frmation to execute the trusts confided profession, accupation or calling, either di-to them with fidelity; which eath or effic-methon shall be fided in the effice of the gepettaming to the effice of the fith article of the state is the fit article of the fith article of the state is the proper conduct and course of gentle-may deem sufficient, to secure the faithful dref and the grate and twenty four, as authorizes the methon of the sid rust; and shall once precipts and expenditures, verified by their carry on any other business, be and the sockholders, must wind up their concerns. In every six months file an account of their is perfecting by their carry on any other business, be and the sockholders, must wind up their concerns. In every six months file an account of their is hereby revealed. And in the proper conduct and course of gentle stockholders, must wind up their concerns. In every six months file an account of their is hereby revealed. And is is the proper conduct and course of gentle stockholders, must wind up their concerns. In the proper conduct and course of gentle stockholders, must wind up their concerns. In the proper conduct and course of gentle stockholders, must wind up their concerns. In the proper conduct and series of the grave and series carry on any other business, be and the stockholders, must wind up their concerns.

Elixir. The virtues of these articles are prothoustary of said Court. The said as Cashier of any bank in this Common. Philadelphia. What bank could live there which that gentleman has thought proper Later information from Lockport, states truly astonishing, and the agents are houriv prothouotary of said Court. The said as-grees shell at least ones in every ex months, make a pro-rata dividend of the balance in their hands among the several sale of soid bank, who shall in pursu-ner and form as shell be directed by the court, have made claims, if such evi-the avidences of their claims, if such evi-the avidences of the rest, if as it seems probable, the prime facial the avidences of the rest, if was agreed that if these be avidences of the rest, if was agreed that if these be in writing, to the said derivered up the avidences of the rest, if such evi-the avidences of the rest, if such evi-and form as shell be directed by the court, have made claims, if such evi-and form as shell be directed by the court of the said of not be rest, if as it seems probable, the prime facial the avidences of the rest, if was agreed that if these banks aided tho Common to find assortions. Court the avidences of the rest, if was agreed that if these banks aided tho Common to find assortions (form had hasting, and the agents are hourly which that gentleman has thought proper medium than gold and silver? What, sir, are the provisions with regard to the accepting banks of the Common mer and form as shell be directed by the solut of the investigation mas shell be directed by the to a fine of mole less than one hundred and not the avidence against degree terceding for hundred and not the avidence against degree terceding for hundred and not the avidence against degree terceding for hundred and not the avidence against degree terceding for hundred doll are to the the avidence against degree terceding for hundred doll are to the apprint the avidence against degree terceding for hundred doll are to the apprint the avidence against degree terceding for hundred doll are to the apprint the avidence against degree terceding for hundred doll are to the apprint the avidence against degree terceding for hundred doll are to the apprint and basing degrees and evidence against degrees and evidence against degrees and evidence

LATER.

During the argument before the Justice,

THE CASE OF J. SHERIDAN HOGAN .- cians, and used a great many applications We learn the Ningara Courier that Hogan without effecting a cure. About a year ded, to the several provisions of the act of or specie psying banks or the legal issues that contract, and therefore no law working that contract, and therefore no law working aforeiture of charter can touch them.— that "An Act relating to assignces for the sand eight hundred and forty-one; Provi law for the bull does not profess to inflict for the sector of the s benefit of creditors and other trustecs," dcd, That this section shall not be constru-that the corporate powers of the said bank, ed as a repeal of a resolution passed at the of specie, either by the fourth section or the gentleman should attribute results to a shall after the asid ascurment shall be constructed at the of specie, either by the fourth section or the gentleman should attribute results to a

Third, For the purpose of citing the said bundled cases of fate and positive restora-trustices to account and compelling them to fit the bair by it are reported by living ness paper disconned—men who value their kind of cruelty, or that it is for those shield-subjects, and positive restoral bundled cases of a public School in the Bor-subjects, and positive restoral bundled cases of a public School in the Bor-subjects, and positive restoral bundled cases of a public School in the Bor-subjects, and positive restoral bundled cases of a public School in the Bor-subjects, and positive restoral bundled cases of a public School in the Bor-subjects, and positive restoral bundled cases of a public School in the Bor-subjects, and positive restoral bundled cases of a public School in the Bor-subjects, and positive restoral bundled cases of a public School in the Bor-subjects and positive restoral bundled cases of a public School in the Bor-subjects and positive restoral bundled cases of a public School in the Bor-subjects and positive restoral bundled cases of a public School in the Bor-subjects and positive restoral bundled cases of a public School in the Bor-subjects and positive restoral bundled cases and positive restoral bundled cases and positive restoral bundled cases of a public School in the Bor-subjects and positive restoral bundled cases are positive restoral bundled cases and positive restoral bundled cases are posi Furth, For the chosing of directors for it as a performe and purifyer, even if they the protect of their notes as much as they private citizen absent, and without the marchant of Baltimore, cut his throat in a made on the 22d inst Applications to be the propose of receiving and distributing are not loging the har. N. X. Ecc. Post. do the sheriff's efficer. They can sue and power to reply. When that gentleman shocking manner, on Friday evening. made prior to that date. By order of the Board.

personal estate of said bank, and shall col said: And provided, also, That a refusal 12 or 13 which come within the provisions him who produced this result, and thus en-lect by receiving new securities, by renew to redeem the cores issued in pursuance of the fourth section of the act are not to be abled designing men to delude an honest before Mr. Leonard, Police Justice of this of the immunities of the National law.

A CURE FOR TETTER.

end received from said assignees a certifi dergo an imprisonment in the common live per cent. of their capital, they were to as bold and positive, county of case to go over again, with the greater of a chance this time of having found the right field with Tetter in the hands and feet for upwards of forty years ; the disease was attended generally with violent itching, and swelling. I applied to a number of abysi-

Eleventh, below Spruce st. Philadelphia. *This article is for sale in Gettysburg,

TEACHERS TAKE NOTICE.

JNO. M. STEVENSON, Sec'ry March 8, 1843.



REPUBLICAN BANNER GETTYSBURG, March 15, 1843.

FOR PRESIDENT IN 1844. **GENERAL WINFIELD SCOTT.** Subject to the decision of a National Convention

TAt a large and respectable meeting of the Democratic citizens of Gettysburg, the following Conference was discussed in the House until near "Blair," w. Ticket was nominated to be supported at the one clock, when the question was taken, and negatived. election which takes place on Friday Lext :

Judge-JAMES MAJOR. Inspector-SAMUEL M.CREARY.

Assessor --- WILLIAM BOYER.

JENKINS.

Colleges and Academics, by S. S. SCHNUCKER, Lowry, M'Cahan, M Crum, M'Farren, M'-D. D. Professor of Christian Theology in the Manus, M'Williams, Märchand, Martin, journment. Your's. &c. Theological Seminary at Gettysburg. This work is based upon a new system, and professes to be ontirely original, being, as the author tells us, showood, Snyder, Straub, Thomas, Wei. A NOVELTY.- 10 see two women pass each other in the street, without each turn-ing round to see what the other had on. C, having been granted to the subscriber, are expressed in a clear and forcible style; and (Speaker)-66. we have no doubt the work will sustain the high NAYS-Messrs. Beers, Boone, Brunner. reputation of the author. The "Philosophy" can Corry, Crabb, Cummins, Eyre, Fauss,

TA mistake occurred in the publication of Absent-15. TA mistake occurred in the publication of Five Whigs, Messrs, Ferguson, Kennedy, this county, this county. the ferror from the from the from and Rosa, voted for it. This Bill On Tuesday evening the 8th inst. by the Rev. written as we now correct our publication ; the Canal, was again under consideration in the Sen- Hope, Franklin county. mistake occurred from a mark of reference intend- ate until the hour of adjournment. ed to connect the note with that portion of the letter in which It was inserted.

Resumption in Maryland.

modiately.

Th the House, a few days since, the Bill to present year.

autoint a Superintendent of Common Schools, The Governor is also authorized to issue cer-distinct from the Secretary of the Common. wealth, and to make him Librarian, with a salary of \$1400, came up on second reading, when Mr. STRVENS moved to strike out the whole Bill, and insert a substitute, of which the following is an abutact integration. The State Transmission is also be able to the same in the same in payment is chosen to the same in the s abstract :---

three years.

quired to visit every county in the State, at Auditor General, and shall bear an interest of six stand : least once during his term of office, to be par cent, to be paid when redeemed by the State WE, the subscribers, citizens of the bor-

printed. phia Inquirer, m alluding to the above substitute years, with a salary of \$1800 per annum. It tant measure, and I think a wise one. It will not to visit the several counties of the State at least cost more than the present organization of the once during the term for which he shall have Departments, and will, by the establishment of a been elected ; he shall receive two dollars a day Journal devoted to the cause of science, litera for every day absent on duty, and cight cents per ture, and moral intelligence, light up a flame mile for every mile travelled. The substitute furwhich will illumine every corner of the Com- ther proposes to units the offices of Secretary of Of the intended application of ISAAC the arts of demagogues-it will enkindlo a bright A Bill passed the House this morning, devolvand a shining light, which will dispel the mists of ing the duties of fence viewers upon the township an old and established stand: delusion and error, awaken the slumbering ener-gies of the people to great and noble enterprises, The Bill reported by Mr. Koumfort for the re-and light up, with the beaming rays of intelli-organization and better regulation of the Militia delusion and error, awaken the slumbering ener- und tors. monwealth. Success to the noble scheme-let mittee of the whele in the House. overy public journal say success to it." .

Alluding to the recent decision of the Supreme had thereon. Alluding to the recent decision of the Supreme had thereon. Court of the U. States in the case of Prigg and The resolution for the adjournment of the Le-with without much inconvenience to the ing 111 Acres. Said lots will be sold others against the Commonwealth of Pennsyl. gislature on the 23d inst. to assemble on the 19th public generally. vania, the National Intelligencer says-off will of July, passed the Senate, and was sent into the William Wa be recollected that the Court held in this case that House for concurrence. all the laws of the States on the subject of fugitive slaves are void, and that the rights of the owner of a fugitive slave to arrest him in any Dear Sir :- But very little transacted to day, State to which he may have fied or escaped, can- having a tendency to relieve the wants of the

CONFIRMED.-The nomination of the Hon. 4. the House,) amongst which was one incorpora-Randull, as Judge of the District Court of the U. ting a certain Iron & Coal Company. An a-

DISTRESSING .- Three pirsons (Mr Jeese ing been debated for several hours. The whole W. Thorp, Fsq. on Monday evening the Lightner and a brother's son and daughter) amendment was then negatived. woro drowned in Beaver Creek, Beaver The House then proceeded to the consideration, "The Angio Saxons." County, Pa. on the second instant, by fall on second reading, of the adjournment resolution OF The public generally are cordially ling through the ice. The old gentleman passed by the Senate on yesterday. An amend- invited to attend. went down first, when the other two, in at- ment was then offered to strike out March 23d, tempting to rescue him, also full through. and insert 15th of April-the question, when the Thus the three found a watery grave to- House adjourned, was pending on this amend. gether.

FROM HARRISBURG. week or ten days on the subject, the Legislature | 6 CENTS REWARDI

Dear Sir :- The Senate has just passed the

lesumption Bill as reported by the Committee f Conference : yeas 24, mays 11-absent, Mr Farrelly. Of the Whigs, Messrs, Darsie, Ew-ing, Maclay, Mathers, and Mul'en, voted for it. In the House the Bill was discossed by Messrs. Roumfort, Deford, Wright, and Barrett, until the hour of adjournment, without any question being the of May last. Farrelly. Of the Whigs, Messre, Darsie, Ewhad thereon. It will pass the House toniorrow. Mr. MeManus reported a Bill providing for the

olumbia Rail Road, and the Columbia and eral ticket.

the election of members of Congress by general ting to the adjournment, has been amended so as ticket next fall.

the vote announced as follows .

YEAS-Messrs. Apple, Barr, Barrett, new county out of parts of Luzerne and Colum. try the suits which have been removed from son, Griffiths, Haas, Hahn, Haucock, Heck. lic improvements of the State, ELEMENTS OF MESTAL PHILOSOPHY .- This man, Hill, Holderbaum, Johnston, Kenne | The Bill to repeal the Act of last session rela is the title of a new work designed for the use of dy, Kerr, Kugler, Lane, Laverty, Leet, tive to the Philadelphia & Trenton Rail Road Theological Seminary at Gettysburg. This work Montgomery, Moore, (Berks,) Murray.

be had in this place at the Book-store of S. H. Fothey, Keiffer, Lee, M'Clure, Moore, (Hunt'n,) Morris, Pennel, Rush, Trego, of Menallen township. Vanvalzah, Von Neida.-19.

"The petition," in the last paragraph, and ending having passed the Senate, requires nothing but B. Keller, Mr. Isuac Hershey, to Miss Lemina with the words "patriotism and prudence," should the signature of the Governor to become a law. Besure. not have been inserted in the body of the letter, The sale of the Columbia and Philadelphia On the same evening, by the same, Mr. Daniel but added as a note at the close. The letter was Rail Road, and the main line of the Pennsylvania Baker, to Miss Margery Gilland-all of Mount

Your's. &c.

HARRISBURG, March 9, 1842. Dear Sir :- Mr. Gamble, Chairman of the A Bill has passed both branches of the Mary-on vesterday, authorizing the Governor to nego. A Bill has passed both branches of the Mary-land Legislature, compelling the Banks of that on yesterday, authorizing the Governor to nego. triot of the Revolution. State to resume the payment of specie for all tinte a loan to the amount of one million eight their liabilities on the 1st of May next. It also suthorizes the Banks to issue, till the 1st of No-ceeding six per cent. reimbursable at ony time af. authorizes the Banks to issue, till the 1st of No-vember next, notes below the denomination of five dollars, but not less than one dollar, to the amount Internal Improvement fund for the newcent of of five per cent. of their respective capitals.____ Internal Improvement fund, for the payment of of his age. These small notes are redeemable in spacie im. debts now due for work done and materials furbeits now due for work done and unfinished lines of nished upon the finished and unfinished lines of sa llerring, wife of Mr. Henry Horring, in the canals and rail.roads, and for their repair for the 64th year of her age.

The Governor is also authorized to issue cer-

The State Treasurer is also authorized to issue 1st. The Superintendent to be a distinct Commonwealth, in sums not less than five nor Of the intended application of HENRY ROBRY for License to keep a Tayern 2 His salary to be \$1800, and being re- by the State Tressurer, and countersigned by the state Tressurer, and coun allowed in addition when travelling \$2 per Treasurer. The amount authorized to be bor- ough of Gettysburg, Adams county, do cer tread;)

The further consideration of the Bill was then Superintendent of Common Schools. The a tioner be granted. postponed, and the amendment ordered to be mendment proposed by Mr. Stovens, provides that a Superintendent of Common Schools shall The Harrisburg correspondent of the Philadel- be elected by the Legislature for a term of three offered by Mr. Stevens, says - .. This is an impor- likewise makes it the duty of the Superintendent

gonce, the now most benighted parts of the Com- of the Commonwealth, was passed through Com. that he is of good repute for honesty and

In the Senate, the Bill for the sale of the Phila- house and stable room, and every thing ne- frame Stable, and well of water near the delphia & Columbia Rail Road and the Pennsyl- cessory for the accommodation of the pub door. The house and stable are new.--THE DECISION OF THE U. STATES vania Canal, was under consideration until the lic and the entertainment of strangers and Also anouher unimproved Tract in the hour of adjournment, without any question being travellers; and that a tayern at his house above township, adjoining lands of Robert

Your's, &c.

HARRISBURG, March 10, 1842. not be interfered with by the legislation of any community. This morning a Bill was sent to the House from the Senute, with numerous amendments, (the Bill having previously passed

4th of April next, at 7 o'clock-subject

ment. The prohability is, that after spending a March 8, 1842.

will fix upon some day for final aujournment. In the Senate, a Bill'was passed for the viection of a new county out of parts of Luzerae & Co-of a new county out of parts of Luzerae & Co-count of Adams county, will be exposed

Your's &c. HARNISBURG, March 11, 1842.

The Bill for the sale of the Philadelphia and election of members of the next Congress by gen-Mr. Fleming, in the Senate, reported a bill for the 21st inst. That part of the resolution rela-ting to the adjournment, has been amended so as may concern, that Your's, &c. to insert the 29th inst. in place of the 23d, as A Special Adjourned Court passed by the Senate.

HARRISBURG, March 8, 1842. The Bill for the crection of a new county out Dear Sir :- The Report of the Committee of of parts of Huntingdon and Bedford, to be called horowarh of Gettysburg on Mondau the 11th Conference was discussed in the House until near "Blair," was considered on second reading, and borough of Gettysburg, on Monday the 11th The Bill from the Senate for the crection of a day in said month,) at 10 o'clock, A. M. to

Brawley, Bugher, Cook, Cortright, Culver, second reading by a vote of yeas 46, nays 29. Constables-CHRISTIAN STOUT, JOHN Belord, Danham, Ebaugh, Elton, Elwell, Mr. Wright, from the Committee on Inland county. Felton, Ferguson, Fogel, Gamble, Garret- Navigation, reported a Bill to prosecute the pub-

A NOVELTY.-To see two women pass ETTERS of Administration on the Street without each turn. Estate of JAMES SAMPLE, late of HYMENIAL REGISTER.

MARRIED.

On Tuesday last, by the Rev. S. Gutelius, Mr. their respective dues,- and all persons George Group, to Miss Eilzabeth Grabill-both having claims or demands against said Es-On the 6th inst. by the Rev. Mr. Sechler, Mr. scriber without delay. Jacob Smith, to Miss Elizabeth Herner-both of

OBITUARY RECORD.

DIED,

On the 3d inst. near New Oxford, Henrietta,

Ou the 20th ult. in Abbottstown, Mrs. Maria Harman, wife of Mr. Jeremiah Harman, in the

day and eight cents per mile. 3. To edit and cause to be published a weekly paper or magnzine, 2000 copies of which to be distributed among the several which to be distributed among the several distributed distribut be appropriated annually to it. 4th. The consolidation of the effices of the Surveyor General and Secretary of the Land Office, under one general head, to be called Secretary of the Land Department. The file offices of Secretary of the Commonwealth and Secretary of the Secretary of the Commonwealth and Secretary of the Secretar commend that the prayer of the said peti

Jas. A. Thompson, John Garvin,

Robert Thompson, J. B. Danner,

in the matter

William Walker, George Ramby,

David Newman, John Flot,

Gettysburg Literary Association.

James Keim, jr.

James Keim, sen

E. D. Newman,

A. M'Kenrick;

MOSES M'CLEAN.

D. M. SMYSER.

Comm. of Arrangement.

John Barrett,

J. H. Skelly,

Henry Sell,

Robert Smith,

Q. Armstrong,

James Heagy,

John L Tate,

March 15, 1842.

Isaac Bean,

John Dillon,

Wm. Noel,

David Goodyear,

Levi Irvin,

March 15, 1842.

tice to the Printing Business, named

day of April next, (being the second Mon-

G. W. M'CLELLAN, Sheriff. March 15, 1842. 1c-5

Your's, &c. Estate of JAMES SAMPLE, dec'd. residing in Menallen township, he hereby requests all persons indebted to the said deceased, to make immediate phyment of

JAMES BELL, Jr., Adm'r. March 15, 1842.

In the Matter

stand.

Peter Bulick,

Jacob Grass,

March 15, 1842.

sufficiently provided with the necessaries for keeping a public house, and in our opin

ion one is necessary in the place prayed for: and we do therefore, recommend that the John N. Graft, Joseph Freeman, Abr'm King, E. F. K. Gerber Richard Frame. Henry Hossler. Garret Brinkerhoff

Peter S. Smith, John Tate, Jr. Wm. Thompson.

PUBLIC SALE.

We the subscribers, citizens of Franklin part of which is newly cleared and the bal- agreeable to hi temperance, and is well provided with LOG HOUSE.

at private Sale, if application be made to SAMUEL B. EPPLEY.

the subscriber.

March 15, 1842.

credit will be given by

March 15, 1842.

WILL be exposed to Public Sale, on

BY THE BUSHEL; **HAV** by the ton, &c., &c. OF Sale to commence at 1 o'clock, P. M., when due attendance and a reasonable

JAMES BELL, Jr., Adm'r. 1-51 PUBLIC SALE.

tice to the Printing Basiness, named to Public Sale, on Salurday, the 26th day Court of Adams county, will be expos-Francis Zavarius Fenaut. of March ist, et 12 octock, A. M., on ed to Public Sale, on Tuesday the 22d day Said boy is about 15 years of ago, very fair complexion, and about four feet high. All the Estate of Jacon Pomentary deceased. of March inst, at 10 o'clock, A. M. on the premises, the following Property, late the

"olumbia Rail Road, and the Columbia and eral ticket. Pittsburg Canal, was under consideration in the The adjournment resolution was discussed for SPECIAL COURT. E. Camp's estate on the east on which is consideration in the The adjournment resolution was discussed for SPECIAL COURT. E. Camp's estate on the east on which is containing House, and Frame Stable, with other ap and 26 Perches, about twenty acres of 007 Attendance given and terms made

known by JAMES BOWEN, Adm'r.

By the Court, S. R. RUSSELL, Clerk. March 8, 1842.

100 unit up: up: up: thei thei thei will will will

In the Matter tate, to make known the same to the sub Of the intended application of JACOB fidelity and to the best of my ability. STONESIFER, for License to keep a

Tavern in the township of Germany, Adams county, Pa. being an old stand. WATE the Subscribers, citizens of Ger. BRIGADE INSPECTOR.

ww many township aforesaid, recom-Of the intended application of PHILIP mend the above petitioner, and certify that To the Enrolled Members of the 2d Brigade, O SCHRIVER, for License to keep a Ta. the Inn or Tavern above mentioned is nevern in the town of Hunterstown, Straban cessary to accommodate the public and township, Adams county-being an old entertain strangers and travellers; and that FELLOW CITIZENSthe above, petitioner is of good repute for honesty and temperance, and is well pro-We the undersigned, citizens of the honesty and temperance, and is well proowuship of Straban, Adams county, do cer- vided as is required by law, with house tily that we are well acquainted with PHIL. room and conveniences for lodging and IP SCHRIVER, the above petitioner; that he accommodating strangers and travellers.

J. A. Shorb,	Jno. Shorb,
H. Spalding,	J. Riddlemos
Geo. Greenhalt,	Jno. A. Davi
J. Forrest,	Joseph Fink,
J. A. M'Sherry,	John Miller,
H. Shriver,	John Spangle
March 8, 1842.	

HENSH, to the Court of April Sessions, 1842, for licence to keep a Tavern, in being an old stand:

WATE the Subscribers, citizens of Me. with promptness and fidelity FINE Subscriber being about to relin- certify, that we are well acquainted with Two Road Wagons, (one Broad for the accommodation of the public at the

	the part of the t
place now kept by him.	•
Jesse Houck,	Joseph Dull,
Philip Long,	George Rev.
Samuel Johnson,	Jacob Gardne
John Bream	A. Stratton
Abraham Bankert	Abraham Gui
William Bream,	Jahn Doll
March 8, 1842.	toul

In the Matter

ladders; one Barouche and harness; horse. Of the intended application of BALTZER geare; plaster and hay by the ion; a distil | SNYDER, to keep a tavern in the town lery, nearly new; Whiskey and Gin by the barrel; several thousand fect of walnut, ams county,--it being an old Stand:-maple and oak boards; potatoes by the We the undersigned citizons of Tyrone bushel; Bacon, Lard, Pork and Beef, by the township, being personally and well ac- ed assignees of DANIEL MARCH, Mer.

recable to his petition	1.
Henry Myers, Benj. Weaver, William Yeatts, Enoch Simpson, David Sarbnugh, John Houck, March 1, 1842,	John M. Miller, David Detrick, James M'Knight

TAVERN LICENSE.

NOTICE is hereby given, that I intend apply at the next term of the Court of Quarter Sessions of Adams county for a now occupy as such, in the town of Peters-BRUDIC SALE. burg, Huntington township. JOHN T. RAFFENSI

JOHN T. RAFFENSPERGER. We, the undersigned citizens of Hun-Thursday the 24th day of March instant, lington township, do certify, that we are at the late residence of JAMES SAMPLE, well acquainted with the above named John deceased in Straban township, Adams co., T. Rati neperger, and that he is of good States, at Philidelphia, has been confirmed by mendment was offered by Col. Roumfort, making the U.S. Senato. the U.S. which was adopted, yeas 43, nays 41, after hav- Lutheran Church in this place, by Henry Wheat, Ryc, Oats & Corn of travollers, and that the same is neces.

Michael Bower.

81-49

Jacob Gardner, Daniel Sheffer, Joseph Taylor, Daniel Fickes, Wm. Gardner, Wm. Ickes, March 1, 1942.

Mublic Sale

Estate of CHRISTIAN BARER, deceased.

G. W. BOWEN. Gettysburg, March 15, 1842. 31:51 Fronting on Middly street, adjoining lots of ty, Pa. adjoining lands of David Chamber-Michael C. Clarkson on the west, and W. lain, George Dewalt, and Jacob Cover,

which are cleared, and the remainder well timbered. The improvements are a ONE AND A HALF STORY

LOG HOUSE, Double Log Barn, and Spring house, with te-50 a never fuiling spring of Water. There is also an Apple and Peach Orchard on the premisea. Attendance will be given and terms

made known on the day of sale, by WILLIAM NOEL. Adm'r. By the Court,

S. R. RUSSELL, Clerk. March 1, 1842.

PROTHONOTARY.

TO THE VOTERS OF ADAMS COUNTY: FELLOW CITIZENS:-1 offer myself to your consideration for the office of

PROTHONOTARY.

at the ensuing election if nominated by the County Convention. Should I be so fortunate as to obtain a nomination, and receive a majority of your votes, I pledge myself o discharge the duties of the office with

JOHN PICKING. East Berlin, March I, 1943 te-49

Division of Pennsylvania Militia:

Mirigade Inspector, t the Election to be held in June next, and

respectfully solicit your vous. SAMUEL S. M'CREARY Gettysburg, Feb 1, 1842.

BRIGADE INSPECTOR.

gade 5th Division Penn. Militia. WHE Subscriber, at the desire of his

Brigade Inspector.

elected, perform the duties of the office

travellers, and that a tavern is necessary otherwise to said assignor, to make payment; and persons having claims, to present them properly authenticated, for settlement, to the subscriber on or before the 1st doy of April next, as after that time er, the books and accounts will be placed in the hands of a proper officer for collection, se, without respect to persons.

Payments may be made and accounts presented, either to the subscriber living in Emmittaburg, or to S. Fahnestock at the agency store in Gettysburg.

ISAAC BAUGHER. March 1, 1842. 41-49

NOTICE.

n, J. B. Danner, G.W. M'Clellan. Furniture, such as Beds, Chests, Tables, named petitioner, and also having a assignment in trust for Creditors, here. Cupboard and Cooking Stove-together knowledge of the house for which the h. by give notice to all persons indebted to with a great many other articles too nu- cense is prayed for, do certify that he is the said March to make payment without a person of good repute for honesty and delay; - those in Adams county at the which will illumine every corner of the Com- ther proposes to units the online in original of the Land Department and Surveyor General into monwealth. What great security this will give the Land Department and Surveyor General into a Contract of the Structure o temperance; and that he is well provided store in Berlin-those in York county at a Tavern in Franklin township, (on the Turnpike road between Gettysburg and Chambersburg.) Adams county-being an old and established stand: Washington townships, in York county.

JACOB MARCH, (Warrington,) ANDREW. M. DEARDORFF Washington township, Assignees. Feb. 22, 1842, *61-48

TO MY CREDITORS, TAKE notice that I have applied to the

Judges of the Court of Common Pleas of Adams county, for the benefit of the Insolver.t Laws of the Commonwealth of Penn. sylvania, and that they have appointed Monday the 25th day of April next, for ts-51 License, to keep a Tavern in the house I the hearing of me and my creditore, at the Court House in the Borough of Gettysturg, when and where you may attend if you think proper. WM. M'CREARY, [Freedom.]

March 8, 1843. *ic-50

TO MY CREDITORS.

niences for the lodging and accommodation of Franklin county, for the benefit of the Insolvent Laws of the Commonwealth of Penneylvania, and that they have appoint ed Monday the 11th day of April next, for Chas. Kettlewell, the bearing of me and my creditors, at the Thomas Stephens Sebastian Slitzel, Court Bouse in the Borough of Chambers-Harman Wireman, burg, when and where you may atsend if W. R. Stewart, you think proper. THEO. R. DITTERLINE.

March 8, 1842.

*ia-60

To the Enrolled Citizens of the 2d Bri friends, is induced to offer himself at

JAMES MORRISON.

The State Treasurer is also authorized to issue certificates of indebtedness to the creditors of the Commonwealth. in sums not less than five nor in the borough of Gettysburg, Adams re- to State Treasurer is also authorized to issue the state Treasurer is also authorized to issue Commonwealth. in sums not less than five nor in the borough of Gettysburg, Adams re- to State Treasurer is also authorized to issue the state Treasurer is also authorized to issue Commonwealth. in sums not less than five nor in the borough of Gettysburg, Adams re- to State Treasurer is also authorized to issue the state Treasurer is also authorized to issue Commonwealth. in sums not less than five nor in the borough of Gettysburg, Adams county-being an old and established the filtuning statung, Statung and Wagoning, and also farming, (in part) he will offer at Public sale, at his residence in Cumberland township, Adams county, Pa., on Monday the 4th day of April next, in filtuning woments to wilt the filtuning statung the above petitioner, Jacob Hersn, that he is a man of good repute for honesty and temperance, that he is well provided with house room and conveniences for the lodg-ing and accommodation of strangers and the filtuning woments to wilt

Menallen township, Adams county-it at the Election in June next. He will, i

tc=50In the Matter If the intended application of JACOB a Condidate for the office of