meet Friday, at 9 o clock A. M., to hold as if both parties had been temperate. the closing session. Carried.

The following Resolution was offered: time of Teachers to go on while they are attending the Association.

10 read a Select Poem. To read Essays themselves men after reason was gone? Messrs. R. Z. Roberts and O. J. Spaf- In our humble opinion we have proved ford, and Misses Sarah Reynolds, Bertha the proposition to be false. Our habits

sociation invited Rev. J. Hendrick to de- its as a man. We reason with him about now claim the passage of the bill as an en- cane and a large horsewhip, and after whisky drinking and selling, take the liver a lecture at the next meeting on the impropriety of his course, and use dorsement of the Dred Scott decision. In waiting some time by the wayside for him lynching of two men in Nebraska a short Thursday evening, and C. II. Allen to endeavors to persuade him to abandon it lecture Friday morning.

On motion, adjourned.
J. W. BIRD, Secretary.

Communications

When is a Man, a Man.

For the Potter Journal.

Mr. Epiron: In your last issue (Feb. 10th) there is a communication, the writproposition:

to the species homo in the genus animal. warning, he shall die in his sin; but his Man's dominion "over all beasts, fish and blood will I require at thine hand." fowl," has nothing toids with proving the Besides by assuming such a position tion that they by instinctive fear "fled ing others nick-names, places one in the from his presence." This is the first painful condition of being able to do them time in our short pilgrimage on earth that no good It I wished to lose all influgreat promis made to be a prostitution of tell of their faults to others. Bearing no rying of his point. Here, then, is an ef-self, fort at a physical definition, which is said to be "Inat which distinguishes a thing from any other by the really distinct parts of its essence. But in this what is the success? He raises a question by asking "When is a man drunk," and auswers "When his reason and physical strength are gone," and the moral point of the crime is brought forward and the man is drunk before he drinks, and "his reason gone when he resolves that he If they were not, there could not be found county treasurer shall give thirty days' on earth a man, for according to the book notice in the newspapers, and meet the

of business; talks, thinks and reasons on publish it entire. the various subjects of interest which transpire in the world. He is susceptible of pleasure or pain and he is still re-

cognized as human. warns him of his danger while it beckons lows: warns him of his danger while it beckous him to a life of soberness by its appeals to his reason; and to woo him by its of lowa, Comins and Thayer of Mass., Gragin graphic accounts of a Saviour's love for sinvers. The law of God will never let go its hold of the man. It will follow him on through every degree of drunkenness, and hold him accountable. And the hold which human law has upon him, we can see exemplified daily. The man we can see exemplified and the property bolders of lowa, Comins and Thayer of Mass., Gragin between the paivilege of the mem between Legislature, it is said, the pure visities of the constituents. The residents in the footwork acts of the mem between Legislature, it is said, the pure visities of the pure visities of the existion and fifth stories in the stories of the mem between those loos at to add the constituents. The residents in the follow will put the field which human look of Nina. Corning are stories are the sentition of railroads to the the streets so as to aid the constituents, it is said, the pure visities of the pure visities of the least of the mem between those loos at to said the constituents, it is said, the pure visities of the pure visities of the who has been drunk often, makes contracts with those who never have been drunk of the from the threats of the bully, the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description, quicker and interest of the bully, the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description, quicker and interest of the bully, the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description, quicker and interest of the bully, the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description, quicker and interest of the bully, the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description, quicker and interest of the bully, the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description was the property of the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description and the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description and the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description and the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description and the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description and the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description and the bludg- chance, instead of their industry, to grow sidered "very valuable;" that men from disease of every description and the bludg- chance, instead of their industry, to grow sidered "very valuable;" the bludg- chance in the bludg- chan tracts with those who never have been ton Democrats. drunk in their lives; and the contracts

Resolved. That Directors should allow the force of this lies here, namely, men have M. Lyman, Eliza Lyman and N. Grigsby. conform to our opinion of the matter .-In addition to the appointments, the As- | We address a man who uses ardent spirby showing him that we feel an interest for, his welfare, as well as showing him

that it is for his good. So much, then, for the proposition, and if I would say more, it would be by way of practical reflections called out by the statements in the article, in no way connected with the discussion of the Resolution.

My thoughts ran something like the following: It seems to be a characteristic of this writer "B," to mix up things er of which solicits, for the sake of men-that differ, and to get in personal flings tal culture, a discussion of the following at others, with subjects which might be of interest to people generally. What it contains a self-contradiction; for, how tellectual faculties," and that is: Did you the same time? This much at least is drink at the bee, and warn him, like a But for the proofs of the writer in sup- I should judge from your article, you did sport of his proposition; let us look at not; for how could you when you deemed process of creation man was unde." But "Go and tell him his fault between thee states it. This then is not proof. Man able for all God's commands, are so demust exist before he can do anything. - clared. And farther, if that Magistrate Besides, the faculties with which he is en- should still go on in his ways, he is cerdowed are those which determine him to tainly very blame worthy, but "B" is not be what he is called in the proposition- innocent. Should be go on it may be a man. It is reason which assigns him said, "Because thou hast not given him

reason. ever this he depends for the car- personal ill-will to any, I subscribe my-A FRIEND TO MAN.

The Notter Journal.

COUDERSPORT, PA., Timesday Morning, Feb. 17, 1859. T. S. CHASE, EDITOR AND PUBLISHER.

onable. We doubt whether the writer their State taxes, which is to be in lieu order:

Oregon a State.

constituents as also the principles of their time for the human passions to cool, you cence to gamblers. party-inasmuch as the Lecomptonites prepared vourself with a heavy ebony

humiliating defeat."

victions of my own judgment, upon the ungentlemantly language, indicates the proposition under consideration. Furst, weaker side. I would like to put a question acquainted with our Courts and Although great allowance is gent person acquainted with our Courts. every day occurrence.

We heartily second the suggestion of we ever saw this stated. So far in the ence over men, I know of no more effectuarticle, nothing is yet proved; but his al way than to call them hard names, or we think we speak safely when we say but of the people of the State at large.-Wellsboro Agitator.

A Terror to Evil Doers.

Early in the Session of the present Legislature. Hon. Joseph M. Church, one of nent, and probably force him to seek rethe members from Philadelphia, made dress of henor through means of a mortal ing sentence, made the following remarks sentence into effect. To sin, then, is to act unreas- ing allowed a deduction of 5 per cent on sentence to all lovers of peace and good as extremely partisan.

reflected on the condition in which his of the 5 per centum abatement allowed Cornelius. Donovan—You have been Our proofs for the contrary of the propeach county by the act of 1844. We indicted and convicted of an assault and drunk he is deprived of a vote at elections. think the law a good one, and ought to battery of a very aggravated character .osition are these.

First: He still lives among men the same after he has drank as he did before.

He eats the same food; carries on the law a good one, and ought to battery of a very aggravated character.

There would be an exceedingly sum to those night sweats, or that difficult breating work polled in some localities with which tention to commit murder, as the evidence we are acquainted, if the Swedish law we are acquainted, if the Swedish law were in force in the United Statos.—

There would be an exceedingly sum to those night sweats, or that difficult breating to those night sweats, or that difficult breating work polled in some localities with which we are acquainted, if the Swedish law were in force in the United Statos.—

of late, which is really unpleasant in its lessly by permitting that disease to destroy cognized as human.

Second: He is still the subject of law. The Human laws apply to him the same. The Law of God still appeals to him as a man. It expostulates with him and laws apply the pairing of th is not merely the paivilege of the mem- ple? The Oregon Bill admits that State with- tol of the assassin. Without this immu- ness, which must always keep her poor.— the interest of this or that bill—men Dr. Morse's Indian Roof Pills are sold

population—and has been carried through ly be said to represent a free State. The

forced their opponents at least to take the and endeavored to inflict the further in of one of them: restriction off from Kausas in order to se-dignity on his person of lashing him with cure the admission of Oregon. Want the horsewhip. The attack was without of nerve in a few has changed what might the slightest justification or excuse, and have been an inspiriting victory into an inot attended with one palliating cir-

Although our national capital has been disgraced by scenes of similar outrage, our City Council. No one who knows of several law abiding and orderly citizens The Germantown Telegraph of last yet we are proud to say that your offence Mr. Seeley, (free from liquor) will accuse of this place that the Judge sliould have week has a very sensible article urging has no antecedent in this place. Had him of having a bad heart, but his situathat small piece of Territory, ten-by-ten, the abolition of Grand Juries. In Eug- the criminal court of the District of Co- tion now furnishes a sad commentary on now belonging to the United States, and RESOLVED, That the man who drinks intoxicating liquors is nor a man."

But before I proceed, I wish to say that I am not that Magistrate whom he saw drinks at the bee; nor am I going to offer any applicant for drinking. What I will and interest to people generally.

I am not that Magistrate whom he saw drinks at the bee; nor am I going to offer any applicant for drinking. What I will and interest to people generally.

I am not that Magistrate whom he saw drinks at the bee; nor am I going to offer any applicant for drinking. What I will and a reform in the Jury system is strongly advocated by the London Times, and a Bill is to be introduced into the British Parliament aiming more particularly at a reform in the Traverse Jury, and in dissting that three fourths—or nine debate, we probably should have been and the qualifications for gold-headed cause the man who outraged the person of a debate, we probably should have been and the qualifications for gold-headed cause the man who outraged the person of a debate, we probably should have been and the qualifications for gold-headed cause that three fourths—or nine debate, we probably should have been and the qualifications for gold-headed cause the man who outraged the person of a debate, we probably should have been and the qualifications for gold-headed cause the man who outraged the person of a disgraceful and infamous punishment on the man who outraged the person of a disgraceful and infamous punishment on the man who outraged the person of a disgraceful and infamous punishment on the man who outraged the person of a disgraceful and infamous punishment on the man who outraged the person of a disgraceful and infamous punishment on the man who outraged the person of a disgraceful and infamous punishment on the man who outraged the person of a disgraceful and infamous punishment on the man who outraged the person of a disgraceful and infamous punishment on the man who outraged the person of a disgraceful and infamous punishment on the man who outraged the person of a land a reform in the Jury system is lumbia done its duty to the community, the influence of bad company and bad nexed to this Judicial District. It would

proposition under consideration. Furst, weaker side. I would like to put a quest then, our view of the proposition is, that tion to "B" for the exercise of his "inthat this reform in Traverse Juries is human temper, yet it is our invariable sudden gusts of passion and the fruity of Misery and crime. can a man, be a man and not a man at go to that Magistrate whom you saw merely a question of time. For ourselves rule to punish by imprisonment every inwe will be satisfied for the present with dividual who makes a deliberate and pre- of January, Mr. Coffee presented a peti- had heard of, the sentence would not have not logical, to our limited comprehension. Christian man, to change his sinful habit? themselves of the people to rid meditated attack on the person of another tion from citizens of Armstrong county, marked so many days; but under the circumstances it was necessary that severe themselves of the farce of Grand Juries. er; more especially if accompanied with for a Prohibitory Liquor law. We hope, measures should be adopted—reversing We are satisfied that the ends of justice the indignity of caning or horse-whipping could be secured quite as well by a trial him. Such onslaughts generally lead to and offer a bill in his place in accordance the capitol of the untion, where a man them. His first remark is, "That in the him not a man? But the command is, on information, as if a True Bill had been the effusion of human blood, and end in and offer a bill in his place in accordance the capitol of the nation, where a man the effusion of human blood, and end in and offer a bill in his place in accordance the capitol of the nation, where a man the effusion of human blood, and end in and offer a bill in his place in accordance the capitol of the nation, where a man the effusion of human blood, and end in and offer a bill in his place in accordance the capitol of the nation, where a man the effusion of human blood, and end in and offer a bill in his place in accordance the capitol of the nation, where a man the effusion of human blood, and end in and offer a bill in his place in accordance the capitol of the nation, where a man the effusion of human blood, and end in and offer a bill in his place in accordance the capitol of the nation, where a man the effusion of human blood, and end in a capitol of the nation, where a man the effusion of human blood, and end in a capitol of the nation, where a man the effusion of human blood, and end in a capitol of the nation, where a man the effusion of human blood, and end in a capitol of the nation, where a man the effusion of human blood, and end in a capitol of the nation, where a man the effusion of human blood, and end in a capitol of the nation, where a man the effusion of human blood, and end in a capitol of the nation, where a man the effusion of human blood, and end in a capitol of the nation of human blood, and end in a capitol of the nation of human blood, and end in a capitol of the nation of human blood, and end in a capitol of the nation of human blood of human blood of the nation of human blood of the nation of hum the proposition not only implies this but and him alone," and this must be reason-that justice is often defoated in this relie batants. Had Mr. Church taken your Legislature do the people such a service? You know that honors easily gained are states it. This then is not proof. Manighla for all God's commands are so deof the great Circumlocution Office, where life, under the circumstances disclosed by we clip the following item from the N. Judge Pearson—and if the sentence in men learn How not to do it. Besides it the evidence, he would probably have Y. Independent, and are glad to note this this case standing out alone, unconnected is a useless expense upon the county, been excusable in law. Had you taken and in the cities, corrupt verdicts are of his, you would have expiated your offence evidence of general revival of the Tem- with transactions of a similar kind, i on the gallows.

Throughout the trial we treated your legislation of the State the present session. We know several gentlemen there, a great outrage committed against the Beecher is to address the meeting. people of the Commonwealth, through the person of one of her representatives, who that any member who takes the initiative is entitled to the most full and ample prosteps in this reform, no matter to what tection of the law. Whatever countenparty he may belong, will secure the ance may be given to acts of lawless viothanks not only of his own constituency lence and brute force in our great cities. they are looked upon by the sober and judicious people of the interior with ab-Them's our sentiments. [ED. JOURNAL. horrence, and generally receive from our courts and juries their merited punish-

Your object was to disgrace your oppo-

Temperance Items.

with cold blooded deliberation on a main- It is however, an excellent law. But matter too public, I would say to you, that whence no traveler ever yet returned? ber of the Legislature, on account of we suggest that it should be amended so there are a great number of grants for cor-The House of Representatives on Satwords spoken by him in the course of decay as to deprive the man who sells the stuff porations, presented and to be presented. Or death must carry you to your silent graft, and of these, charters for Philadelphia Why delay while there is yet bope? Coate hill admitting Oregon as a State of immunities to the members, and amongst look of the privi-

are as binding to all intents and purposes out the English-Kansas restriction as to nity our General Assembly could scarce A Pennsylvania Exchange Paper. whom we presume know but little about by all dealers in Medicines.

Third, Drunkenness is not a vice from by the prestige of government pap—noth—members would be overawed in their de-edan act granting liquor selling privileges, Third, Drunkenness is not a vice from by the prestige of government pap—noth memoers would be overawed in their decimal which man cannot be redeemed. The force of this lies here, namely, men have been known, by the dint of a resolute will, been known, by the dint of a resolute will, ministration so not a vice from by the prestige of government pap—noth memoers would be overawed in their decimal provides. The provides will interesting near the fear of externations by threats or threats or the fear of externations by thre on motion, this Resolution was laid on liquors and live sober lives. Now, if Indiana Republican members were conthe table for discussion at the opening of they were not men they could never do strained to vote for the bill by a resolution this necessity upon them strikes a fatal than Deleware is likely to be by her pro- and "eloquence" in a "Philadelphia Pasthe next meeting,

The President then made the following problem and this they do population appointments for next meeting:

The President then made the following problem and this they do possess.

We suppose "B," would be under the problem and the freedom of their State Legislature; though we can the freedom of representative government.

The evidence shows that on account of possess.

We suppose "B," would obligation to accede to so unreasonable a by and O logicles. We think Pennsylva-posses, but how much of legislation is in them has not yet "appeared."

The evidence shows that on account of some expressions uttered by Mr. Church them has not yet "appeared." by and O. Dwight. Miss Ann V. Clark, sober lives. But how could they make request from a body they do not represent. in the House of Representatives, in the of this State to repeal the act legalizing General Duff Green—him whose name The other Republicans who voted for it course of debate, the words probably mis-drunkard making, before they undertake was so familiar in "Jackson times" violated the wishes of a majority of their whole day for deliberation, and ample

As showing the criminal influence of reaching into the "millions," dorsement of the Dred Scott decision. In to pass to his lodgings, you attacked him to pass to his lodgings, you attacked him time since. Several persons are now by the gentleman from Philadelphia, and Y. Tribune says:

Y. Tribune says:

One of the Dred Scott decision. In the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such force as to break the public street, struck him a stunning blow, with such struck him a stunning blow, with such struck him a stunning blow street, struck him a stunning blow struck him a "Had the Republicans voted solid cane, and render him/partially insensible; victims of lynch law; and here is what a District of that city? If you have not, against the Oregon bill, they would have you followed up that blow with others, correspondent of the N. IV. Tribune says you should, because it will have a strong

"I understand the four persons mentioned in the verdiet have been arrested the Judge's jurisdiction extends. Nine and placed in confinement, and I am sorry to add that one of them, J. G. Seeley, is a citizen of Omaha, and, worse than all, let alone any other little risks that belong a justice of the peace, and a member of to matters of this kind. It is the opinion

any apology for drinking. What I will us this seems unreasonable, and therefore of the twelve Jurors—shall be sufficient spared the necessity of now imposing the laid to heart by quite a number" in every added sixty days to Donovan's sentence, sav. I will do it as saving the honest con
unchristian. To rail at a person and use village in the land. That is the legiti- for the sake of certain gentlemen living entence of the law upon you.

Village in the land. That is the tenting in a Southerly direction from this place.

Although great allowance is made for mate fruit of whisky drinking every where. However this may be, I do not know; and

In the Senate of this State, on the 25th the first case of the kind that the Judge

perance cause among all classes:

"We are glad to see a rising pmong the Telegraph, that some ambit ous law-case as an ordinary violation of the public people in our two cities in regard to gerous and ruffianly tastes that have of yer in our Legislature who wants to be lie peace, giving you every advantage and Temperance. A rousing meeting of the proposition; nor has the gratuitous assert towards the unfortunate drinker, and callmatter in hand, and make it a part of the citizen. But when we come to consider be held at the Brooklyn Atheneum, on

Letter From Marrisburg. [Correspondence of the Potter Journal.]

HARRISBURG, Feb. 7, 1859. MR. CHASE: Over four weeks have passed since the opening of the Session, a "bold man" has stopped, looked and and what has been done? Absolutely noth-shuddered; and as a natural result, there ing; if the abolishing of the office of Calis a revival of the temperence effort of nal Commissioner and State Engineer-former years and a determination to make which was really accomplished in a few a good fight. Energetic men and women hours-was not in the account. That act, have taken hold of the work and much which abolished an office that ought not good must come of it. But with such a to have been created, -is one in which law as was made last winter, and with REPUBLICAN MEETING. the members from Philadelphia, made combat. That same disgrace which you that the passage of the bill is almost uniformly whisky. You may legislate for Rum, but the passage of the bill is almost uniformly whisky. You may fight it morally, approved. Our newly elected not against to receive and we are in duty bound to This reason gone when he resolves that he will drink." Here there seems to be a little jarring. For if, as is stated, he is NEXT COURT, being Feb. 22d, for the little jarring to receive; and we are in duty bound to impose upon you the ignominy of imprisnot treating him very respectfully—sendnot treating him very respec Sixtle jarring. For if, as is stated, he is NEXT COURT, being Feb. 22d, to the drugh, when he has recolected to drink, the purpose of organizing for the present year, difficulty of drunkenness above is not correct the purpose of organizing for the present year, difficulty of drunkenness above is not correct to things, if his rectson is gone? It is desired that all Republicans who made an important change in the restoration in the next County in the service of the mind, to move it, so to speak to dedded in its favor. Stiff farther, if you say that reason was gone from the man when he resolved to drink, then the query arises, if this is so, then the person the reason was gone from the man when he resolved to drink, then the query arises, if this is so, then the person attaches blance to the different organizations. All this destroy or an attaches blance to the different organization of the reason was gone from the man when he resolved to drink, then the favor and a man he resolved to drink, it is a free to the mind, to move it, so to speak to decide in its favor. Stiff farther, if you say that reason was gone from the man when he resolved to drink, then the favor and the service of the favor and the proposed and the service of the favor and the drunk when he has resolved to drink, the purpose of organizing for the present year, was repudiated by the people. Donovan onment. This we consider necessary, in treating man very respectionly—send time time street when in any with its line him back to private life so quickly cloth, you shall walk arm in arm with its and battery, and Judge Pearson, in pass- the custody of the Sheriff to carry this absolutely nothing done, and although the been—with a tightening of the coat around business of the session ought to be all act the neck and a cold shiver-"we'll calch on earth a man, for according to the book to which the article refers, "All have sin- ned and come short of the glory of God."

The previous to the newspapers, and meet the newspapers, and new the new Sin is a violation of God's law, and his the 12th day of July in each year,—all buke to the authorities in the District of physical and pecuniary punishment, and home, I have not any doubt but that the content, and are only hoppy when we are gervice is declared to be "at reasonable who shall pay on or before that time be- Columbia. We heartily commend this is regarded by all friends of law and order Anril and perhaps longer—although there. will be a determined effort to close about the twentieth of March, it will fail. Do In Sweden when a man was seen four times you ask why? Let me say to you, that taking such deep root; and which gives roatenable with the "truth is not to be spoken at all times"—the more so in this particular that pain in the side, the raising of bloody to be polled in some localities with which most fund untited it "stir un" a cortain which sides that the most fund untited it "stir un" a cortain which sides that the most in the side, the raising of bloody that pain in the side and the pain

The Legislature of this State have pass-city railroads, but who have the "reput.

to be "entitled the American Improve ment and Loan Company," with a capital

You have read-but have you publish ed ?-Judge Pearsons Prologue and sentence of one James Donovan for caning tendency to prevent any belligerent of your county from caning, or attempting the thing, within the district over which ty days, and two hundred dollars, sure, will cool the valor of almost any manvet I have no doubt that if this had been over severe-when we, as all must, look at this, as but the result of certain danlate been too highly gratified and cultivated, we must acknowledge the -Amer.

There is in progress here a very interesting revival, growing out of the free use of strychnine, logwood and other villanous substances-made so by the compound -that since the liquor law of 1858 have been freely used, (I suppose for the "stomach's sake"), and which use has so plainly and distinctly resulted in making "rum . acks" all over this beautiful town, that

WHY WILL YOU DELAY? Why will you neglect that disease which is of late, which is really unpleasant in its grave of the consumptive? Why actso care attachment." If you will not make the matter too public. I would say to you that

the residents in the fourth and fifth stories the pure water. Just so with the blood not