Political.

ment of the number of freeholders within cdly opposed to "taking her away," and phere shall become too hot for any. such suredly it precludes him from any chim States officers to debar peaceable citizen her limits. Bound by interest to the soil the cby endanger, this glorious Union, purpose, they cultivate, they become the natural and destroy the ascendancy of t. e Demo-

under consideration, viz: lies in the stability of law and good order

Ş.

"Whenever the property selected by a de- in society. The Commonwealth should fendant, under the exemption laws of this not allow her humblest citizen to be driven to extreme poverty by the remorsepart of the dwelling house of such defendant, en to extreme poverty by the remorse-hoorshe hing a housekeeper charged with lessness of a single creditor. God prethe maintenance of a family, the amount of scribed limits to the persecutions of his valuation shall be how how dollars instead servant, and the Commonwealth should of three handred, as heretofore."

The policy of exemption, so far as it now goes, is to leave to the debtor the absolute necessaries of life. The same policy oreditors? It is prospective in its char- notifying those Whigs that we will not should certainly spare the family roof.-Many articles allowed under the old law it; except those made after the date of its should one be put forward as the Oppomight possibly be dispensed with; but a passage. Suppose at the time a credit is sition candidate. It seems to us constit-

cessity, there are some reasons in favor of sume not. Yet parties contract in view patronage, his power, if chosen President,

er species of property. A dwelling house their contemplation such laws are as much confine it within the States that see fit to fto plunder the people or sell themselves is always accommodated to the size, ar a part of the contract, as if drawn up at uphold it."

sell for more than cost, a dwelling house For, from that time however numerous or is often sold at a ruinous sacrifice. The honest his debts, he pays no more. Drivfar more valuable to the occupant than to a house in new and changing places, his will be noticed by every anti-slavery Reany one else; and when forced to sale, ambition and energy are gone. His less- publican :

though it does not ensich the purchaser, ened earnings are absorbed in reuts, if liaves the unfortunate sufferer poor in-leaves the unfortunate sufferer poor in-deed. It is more or less a sale of all the of suffering knows not there is a cup of never support any but a distinctive, org-a here, by a certain class of people all reduced to the condition in which we ed as are necessary to complete the picture.

unly a shelter, but the depository of cher-ished associations. The tree they have the child always homekess, may forget ished associations. The tree they have planted, whose germination and growth they have watched and watered, has to they have are determined in a solution and growth they have watched and watered, has to they have are determined in a solution and growth they have are determined in a solution and growth they have watched and watered, has to they have are determined in a solution and growth they have are determined in a solution and growth they have are determined in a solution and growth they have are determined in a solution and growth they have are determined in a solution and growth they have are determined in a solution and growth they have are determined in a solution and growth they have are determined in a solution and growth they have are determined in a solution and growth they have a solution and growth is solution and growth they have are determined in a solution and growth they have a solution and growth is solution and growth they have a solution and growth is solution and growth they have a solution and growth is solution and growth is best in 1860, whatever you may think to be shot at once. But no caudid, well-the should and watered, has to they have a solution are generally virth-such a nature, and justice to the write re-balanced mind can permit itself to come if American women are generally virth-such a nature, and justice to the write re-solution are generally virththem an ideal value. If you drive them fresh misfortune, rarely finds an easy pil- hot words which may return to plague

the hovel its protecting and beautifying ulent extravagance, be held sacred by the sort if nominated; while, if our nomince green, clings not more closely to its rude law. Let it be made, what the law now should not be a Republican of '56, you support than do the affections of the child wrongly declares it, the owner's castle .-it shelters to the objects of its first famil-larity. This home affection never chills. within its gates. Let the latch string be dering where he may in new pathways of life, will pause, even in the busiest mo- friendship. ments of ambitions prime, and turn a penments exist in the coarsest heart. And the Governor : I submit to the Senate if it is good poli- An act relative to the exemption of three huney, to say nothing of humanity, to turn

we cannot build men houses by legisla- entitled to retain three hundred dollars word. What is asked-nay, required, in blood of a fellow, in proving himself ca- complimented by learning that, if the use erature, with a new list of Gifts for 1859, had took in the law word. What is asked-nay, required, in blood of a fellow, in proving himself ca- complimented by learning that, if the use erature, with a new list of Gifts for 1859, had took in the law word. What is asked-nay, required, in public of cowardly revenge, and consign of deadly weapons were interdicted to inst been issued by Evans, and will be mailed of the law public of cowardly revenge, and consign.

The Presidency in 1860:

The N.Y. Tribune, we are sorry to say, is trying to prepare the way for lowering Whigs and pro-slavery demagogues ? the Republican standard. In a long editorial upon this subject in the Daily of While the above section was under con-suit of her honest poor should cease. She April 26, it uses the following language: invouche and herty co-sideration in the Several States of the several States of the following remarks: invouche the open and herty co-unde the following remarks: invouche the several states of the following remarks: While the above section was under con- suit of her honest poor should cease. She April 26, it uses the following language: payers; for each class are alike sufferers operation of conservative Whigs to help

by the extreme examines of credit. us elect a Republican President, should But what wrong could this law do to such be nominated, we do not begin by acter: No contract could be effected by support nor vote for one of their number, bouse of some kind must be had at all given it is stipulated by the parties that est neither with good policy, good manevents. If the policy of an exemption is in case of failure to pay, the ereditor vers, nor even good faith to du sp. Most well founded, the poor man's home, which should have no lies apon his dwelling certainly, we should prefer an original comes clearly within its reason and spirit, house. Would any one say that upon Republican-Gov. Seward or Gov. Chase, should certainly be free. But while the happening of the contingency provid. for instance-but we shall heartily and for all honest independent men in the principie upon which all exemption laws ed for, the creditor should not he allowed zealously support one like John Bell, Edrest, would leave to ao unfortunate family to violate his contract and drive his un- ward Bates or John M. Boils, provided Republicans will stand aloof and indiffer- Sickles shot Key in defence of chastity, is. If none can be made, then let us ask a small habitation as an object of first no- fortunate debtor into the street? I pre- we are well assured that his influence, his ent. the measure that do not apply to any oth- of the existing laws of the State, and in will be used not to extend Slavery, but to tion is to secure office, and that obtained

auged and ornamenied to the laste of a length and inserted in it. Now, will it particular family. In this respect it is be claimed that the ereditor may violate unlike a store, shop or tavern. These replanned, not to suit a particular trade, and are as not if not, in what respect is readily in the injured? So far from being injured, the temperature can be given nor silly enough to lower the standard of enditors much be that assurance can be given in a slavery extension. suitable for one person carrying on such the general class of creditors would be that such a man would administer the trade as another is Experience shows that benefitted. There is no wisdom in the Government in the interest of freedom only vital element of success in a Presiwhile this kind of building will generally law that strips the falling debtor at once any more than Millard Fillmore would? dential struggle. Take it away, and the town house bare house bare house bare to second any more than Millard Fillmore would? But here is another extract from the two great parties have no issue worth a great that our homes have no safeguard family residence, like family portraits, is en from his fireside and compelled to seek same article of the Tribune, that we trust fig between them."

whole household cherish for their old want may bear its hardships with a haprines and hearth; for to them it is not callous heart. But failing affinence or 1860, we simply say, It is not wise to deal this state of feeling. If Stekles did right their enuchs, and whose hare been deprived of and give it fallness and unity. Mr. Ingraham their enuchs, and whose hare been deprived of their enuchs. from it, you deprive them not only of its low, till he finds it on the boson of moth shade, but the mental satisfaction with which they regard it as the product of their care. The vine that spreads over Lext he homestead, unless one of frand-the vine that spreads over Lext he homestead, unless one of frand-unless one of frand-unless one of frand-ven seat break one of frand-went were threak on the boson of moth-went were threak one of frand-went were threak one of frand-the were seat threak one of frand-went were threak one of frand-the were seat threak one of frand-went were threak one of frand-threak one of threak one of frand-went were threak one of frand-went were threak one of frand-

Let the homestead, unless one of frand- you ever threatened to oppose one of their will want to forget those threats your-

The child grown to manbood, and wan-pulled only by familiar hands, and the either hand, Keep cool. Victory is clearthreshhold crossed only by the feet of y within reach of the Opposition-a ris-The following is the new Exemption Conservatives will have ample reason to sive thought or a reverent step to this . The following is the new Exemption Conservatives will have ample reason to first Mecca of the mind. These senti, Law as it passed and was approved by rejorce. Let it not be fooled away by a childish strife about names. When Speech tends to irritate and distract, unspeakable awaits his return to New York. But in tian society we know of. In the most

dred dollars, and to the widows & children is the wisdom of Silence."

ows a part of the name and policy to which gave an nis anection, upon whom he had sequent attempt, by a mob, to wrest the the Tribune seem to be committed. Does posed all his trust, and from whom he had sequent attempt, by a mob, to wrest the no cause to expect deception. That is not right of free speech from a portion of our the Tribune desire to sink the name and Mr. Sickles's positive, and po amount of citizens holding a public and anti-slavery

"IT IS UNDERSTOOD that a resolution calling for a National Convention of dele- erime, but merely acted upon his distort- man on our own soil arouses in us, and gates representing the "Opposition and notions of honor, the shame and the should arouse in our fellow citizens, a de-State Convention of the "Opposition" in greatest servity it would be difficult to that it summons us to energetic efforts and Pennsylvania. The object of the move-ment is to get no or the name of the Re-this: the chastity of the wife is best pro-of a law which shall prevent the recurpublican party, and at the same time to sink the slavery question, for the immediate benefit of a set of corrupt office hunt- the wife from the approaches of the se- a hunting ground for slave estchers. ers. Let it be tried, and the Democratic ducer, and the wife has not the useral digparty will most certainly succeed again in nity to protect herself, the loss of these safeguards cannot be replaced by any 1860. The trials already made of " Opposition" parties, emasculated of principle amount of willingness to assassinate or for temporary successes, have quite sails- |murder." country, and if this scheme be tried, the insulring plea set up in this case, that to them we should like to know what it

draws the following faithful picture : "The miserable creatures whose ambi-

to the highest bidders-such men can can society, which this man's admirers of his inalienable right to liberty. ". Nor can it be doubted that it is the estly draw from the recent occurrences at

The Sickles Trial.

The man who shot Philip Barton Key, the ordinary penalties of humicide, no Thus much for our own opinion. Be-

From the Independent, April 28.

barously shot down his wife's paramour not thus rejuice over trifles. in the street, at mid-day, is not guilty of tory over which both Republicans and any erime. The acquitted manskyer was ulate American society upon the picture to archaeologists. greeted with huzzes, and a triumphal pro- of it presented by Sickles's friends. If cession was extemporized by the multi- their version of the matter be true. it is tude. It is intimated that an ovation in a vastly worse condition than any Chris- House of David."

face of this wordict and these demonstra- debanched circles of the most debanched 000 copies of "The Pillar of Fire," and 5,000 tions, it remains true that the hero of this capital of Europe, husbands would be inwe cannot build men houses by legislar entitled to retain three hundred dollars

to the sympathy of the world, or from any of Pennsylvania from attendance on a In this connection we give the follow- right to set him up as the high exemplar public tribunal, upon their own soil-in Remarks of Glenni W. Scofield, Supporters of the government that confers Supporters of the government and laws. His safety Supporters of the government and laws. His safety Supporters of the government and laws. His safety Supporters of the government and laws. This incendiary ditty. Supporters of the government and laws. The supporters of the government and laws. The supporters of the government and laws. The supporters of the government the government and laws. The supporters of the go principles of Jefferson's Party in order to effort can trick reflecting people into re-accommodate the ambition of conservative ceiving it as such. Upon the dead of the cowardice and the fory of the Slave fender, the miserable and degraded woman, Power.

and the husband who punished not the Resolved, That this attempt tokidnapa decide. One conclusion is cvident, it is obtain from our own Legislature a passage tected by the purity of the husband; and rence of such scenes, and forbid that the that when the husband fails to protect State of Pennsylvania shall be any longer

We commend the above resolutions to the attention of each of our readers: How far are they from the true position which all friends of freedom ought to occupy? The N. Y. Eve. Post in replying to the If any reasonable objection can be made the next Legislature of this State, to pass "But we would respectfully ask the a personal liberty bill, that shall protect public to inspect this picture of Ameri- every person on our soil in the enjoyment

New Publications.

THE PULLAR OF FIRE; or, ISRAEL IN BORD-AGE. By Rev. J. H. INGRAHAM, author of "The Prince of the House of David." New York, Pudney & Russell ; Philadelphia, G. G. Evans, 439 Chestnut Street.

"The Prince of the House of David" has had a sale unexceeded by any volume of its size and character. In that work the effort was made to illustrate events in the land of Judea. by the letters of a Jewish maiden. In this a young prince of Phenicia is supposed to write the ordinary penalties of quantitation is from Egypt. The condition of any end of the work, and the wonders wrought by Moses, wife's fidelity? Is it not that we were, form the staple of the work, and as much of ous, if American houses are generally quires that the preface and appendix should pure, for eigners will ask, why was Sickles's be read before the text of the work. The obcan shall be our candidate in 1860, you Thus much for our own opinion. Be-will want our Conservatives to forget that low we give the opinion of better and you ever threatened to oppose one of *their* abler heads: sort if nominated; while, if our nominee *Economic Laboratory* during the matrice of the mat such numbers of husbands at Washing- other sources, and the imagination of the writ "Nobody is surprised at the verdict of ton weep tears of joy on finding that the er is employed to fill up, from brief data, a the jury at Washington, which declares use of the revolver to protect their honor continuous narrative. It is a Phenician and that the man who deliberately and har was assured them by the law? Men do cotemporary view of the scenes and erent who deliberately and har was assured them by the law? Men do which we are accustomed to regard from quite

a different stand point. It will popularize "We must say, we can hardly congrat- knowledge upon subjects hereitofore restricted This entrancing and instructive book of 596

pages, bound in excellent style, is sold for \$1.25-same prize as "The Prince of th

Evans, of Philadelphia, has purchased 10. of "The Prince of the House of David," and

free on application. Address G. G. EVAN

OF FUN. G. G. EVANS. Publisher, 439 Chestnut Street Philadelphia.

We have here a neat volume. containing

is well-timed, as the traveling season is jus

work better calculated to amuse leisure, 85

encourage their acquisition. Place the of this Commonwealth, and every person order to secure support-is that the Platfamily residence beyond the reach of chi- entitled to the exemption provided for in form adopted in 1860 shall be at least as brief term of office, if he can brave that without any defence against the snares of cane or misfortune, and you stimulate the the act, entitled "An Act to excempt prop-idle and thriftless to habits of labor and erty to the value of three hundred dol-economy. The present proverbial uncer-tainty of fortune is the great discourage-distress for rent, approved the ninth day ment of human exertion. Now industry of April, Anno Dowini one thousand ciples.

quisitions may unally swell. The hand to retain the same, or any part thereof pargn of 1844 it ought to be able to comthat would plant a tree knows not what out of any bank notes, money, stocks, u bidden stranger may enjoy its shade, judgments, or any indebtedness to such and we can hardly imagine The household, whose united efforts wight person; and that in all cases hereafter voters in every free State, whose support were one or two men on the Jury who earn a common home, knows not how soon where property shall be set apart for the cannot be had for any other sort of a can- still regarded the law as obligatory, and simplicity or mismanagement in its legal widow and children of any decedent, the didate. control, may expose it to the exactions of same shall be appraised and set apart to

credit or of craft! Cannot give poor men homes by legis-

lation 1 Sir, it is by a long course of ad. decedent. verse legislation that the poor are depiived of their portion on earth. It is because the books overflow with legislation that encourages land monopoly. That the million has not a place to rest the sole of his foot, not a turf to cover his grave. except by leave of "my lord." "There is space enough in the world for all, and plenty to spare. Naturally, we are but tenants in common on its surface. Naturally each person has an equal right with mayseleep when life's fitful fever is over. It is because this natural right has been tegislated away; because a single man is authorized by law to draw an imaginary line around whole leagues of land, and hold it away from the world, that the child of want is compelled to "beg his

lordly fellow-worm to give him leave to toil?

We have 24,000,000 of population; and yet the census informs us hat less than one and a half millions have any interest in the soil; except what still belongs to Government this million and a half have monopolized the whole of this magnificent

knows not whose overgrown estate its ac eight hundred and forty uine," may elect If the Tribune will refer to the cam-

said widow and children by the appraisers of the other personal estate of said

Ehe Notter Journal. COUDERSPORT, PA., Thursday Worning, Way 5, 1859. T. S. CHASE, EDITOR AND PUBLIMER.

Representative, returned home Tuesday his brother, to a spot on which to putch evening. He looks well, though he has his tent and erect an altar-to ground in not been long recovered from severe illwhich to plant and gather harvosts during ness. He has been visiting his friends sacrifice your fortunes and your lives in life yand in whose familiar dust his ashes in Chester county, since the adjournment, order to prevent its establishment on the returned to the House next fall.

> dertook to justify Sickles in the killing gressive, of no less despotie a nature than of Key by quoting from the Bible, but the rule of monarchs." he did not rofer to the Epistle of St. James, chap. ii., verses 10 and 11, which read thus :

"Whoever shall keep the whole law, and yet offend in one point, he is guilty of all. For He that said, Do not commit

that extent public expectation is fulfilled,

We believe there are nearly half a mill- doning power. It may now be taken as ion of voters in the United States who settled, after the rulings of Judge Crawl unanimously adopted :

in Faneuil Hali the other day :

"Another danger for the safet; of our institutions, and perhaps the most formidable one; arises from the general propensity of political parties and public men to act on a policy of mere expediency, and to sacrifice principle to local and temliewis MANN, Esq., our Logislative porary success. And here, sir, let me address a solemn appeal to the consciences of those with whom I am proud to strug gle side by side against human thraidom " You hate kingeraft, and you would We hope Mr. Mann will consent to be soil of this republic. But let me tell you that the rule of political parties which sacrifice principle to expediency, is no less SCRIPTURE LAW .- John Graham un- dangerous, no less disastions, no loss ag-

> . 1. 1 No anti-slavery man who believes these words, can bring himself to vote for ei-

pable of cowardly revenge, and consigning himself to political oblivion when his such people as Sickles, they would be lett

Correspondent of the N. Y. Tribunc. "WASHINGTON, Tuesday, April 26,

for this verdict was clearly foreshadowed, considered if any clemency belonged to

subscribe to the following position laid ford in the cases of Herbert and Sickles, down by CARL SCHURZ in his great speech that as long as he sits on the criminal wealth have been again disgraced by the bench, no member of Congress can be trial of a man on the charge of being a convieted, whatever may be the nature of fugitive slave; therefore,

the crime for which he may be arraighed, or the character of his antecedents. Herbert had been a notarious gambler in Cal- outrage on Humanity, this heinous sin and Gifts sent free, on application by mail iforma, and committed as revolting a man furnity of the iforma, and committed as revolting a mur-fagainst God.

der as ever disgraced the criminal annuls. Resolved, That while we greatly re-The carly career of Sickles is well known joice that Daniel Webster has been delivin New-York, and if the deliberate killing ered out of the hands of his oppressors,

From the Baltimore American.

"The result of this trial has been fore- the slave whom he sought. The attempt to justify his act, however, he tried, we solemaly remonstrate against ty from it, or to refine it. When diseased, has been a failure. He who assumes the his course, in permitting such a cause to cannot purify the blood, which, when seal ther John Bell, Edward Bates, or John Cæsar Borgia charged many of his cruet. Slave statute.

M. Botts. Because to do so, would be to saerifice principle to expedience, him a far different patron and instigator, counsel, Messis. William S. Pierce, George A patient, suffering from this court adultery, also said, Do not kill! Now if Some men could see the Hon. Charles The most general decision of the public H. Earle, and Edward Hopper, who, with thou kill, Sumner brutally assaulted in his seat in mind seem to be this : Mr. Sickles comes out pecuniary recompense, advocated his diseases. What then shall be done? West country: Between the Atlantic and Pa-cific there is not a single foot of ground upon which a poor man may rest and say "It is utine." Over every hill and val-ley, prairie and plain, the ægis of ownership has long since been spread. In some de-oratic party, namely, the singing of "Nel-of the Tribune, to convort the Renubliley, prame and plain, the ægis of ownership has long since been spread. In some da-gree this unbatural state of things is the result of legislation, and in some small degree the proposed legislation will cor-tit. The theory is that the sing-rect it; the friends and interest, aside Again, the State has an interest, aside from that of the approximation for the aforesaid then, and we hope and believe the heat will increase until our northern atmes from that of the debtor, in the enlarge. Nellie Gray," which makes them decid. will increase until our northern atmos. offence committed by his wife. But as- Resolved, That in the efforts of United by all dealers in Medicines.

439 Chestnut Street, Philadelphia, Pa: THE BOOK OF ANECDOTES, and BUDGET the libertine, and would speedily bring shame on themselves and their children. Sickles on this theory should have a mon-1859 — Daniel E. Sickles is acquitted of the murder of Philip Barton Key, and to York by troops of virgins strewing flowcapital budget of fun, and being filled with the most laughable sayings and jokes of celebraers in his path." ted wits and humorists. The publication, too

Washington ? Is it not that the corrup-

from the libertine except the weapons of

infuriated husband, and that, if the law

had visited their righteous vengeance with

The Late Slave Case.

SLAVERY SOCIETY.

reading companion on board a steamboat or a At a stated meeting of the Philadelphia At a stated meeting of the I'hiladciphin railway car. Merriment, too, is good for the Femalo Auti-Slavery Scelety, held April mind. It chases away care and enlivens ensure In the language of the poet, it is wise to 14, 1859, the following Resolutions were " langh while you may be candid when you can."

can." This mirth-provoking book is sold at the WHEREAS our City and our Commonlow price of One Dollar. Evans will meila copy and a handsome present to all persons remitting one dollar for the book, and twenty eents for postage. Address G. G. Evans, pub Resolved, That we earnestly protest

lisher, 439 Chestnut St., Philadelphia, Pa.

Special Hotices. DISEASE OF THE LIVER.

By this disease we understand an inflat of an unarmed man be murder in the eye we deeply regret that the reason of his mation either in the membrane or substante of the law, he is guilty, and no sophistry discharge was not that he is a man, and of the liver, known by dull pains in the right can relieve the bloody deed of that com-plexion." From the Baltimore American.

the claimant, to identify this man with thick nature; sovero weakness and sere the slave whom he sought. result of this trial has been fore-seen from the commencement. Nobody has expected Mr. Sickles to die upon the rallows or to suffer imprisonment for it. storing to freedom the man whose cause a shiter to the block, to separate all impurison

character of an excentor of Divine ven be tried before him; and in holding an the lungs, brains, and other parts in a mot geance, should have clean hands. Atilla office which requires bin to execute that condition, may cause Jaundice, Consumption geance, should have clean hands. Atilla office which requires bin to execute that Insanity, &c., and withholding the nature called himself "The Scourge of God," and most infamous enactment; the Fugitive stimulus to the intestines, causes Dyspersion of the state of the s Piles, and other complaints, as you p