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Deboted to the Principles of Irue Osmocracy, and the Dissemination of Morality, Literature and News.

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## VOLUME XIII.-NUMBER 17.

COUDERSPORT, POTTER COUNTY, PA., THURSDAY, JANUARY 24, 1861

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Displayed Single-column, each insertion less than four, Back additional insertion, Double-column, displayed, per annum 65 00 six months, 35 00

in three 16 00 one month, 6 00 Der square of 10 lines, each insertion under 4, Parts of columns will be inserted at the same rates. Administrator's or Executor's Notice,

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insertions, Business or Professional Cards, each, not exceding 8 lines, per year --Special and Editorial Notices, per line,

haid in advance, and no notice will be taken of advertisements from a distance, unless they ard accompanied by the money or satisfactory

## Business Cards.

JOHN S. MANN. ATTORNEY AND COUNSELLOR AT LAW Coudersport, Pa., will attend the several Courts in Potter and M'Kean Counties. All business entrusted in his care will receive prompt attention. Office corner of West

ATTORNEY AT LAW, Coudersport, Pa., will changes were made in the banking laws suffering and erring humanity which can to it, is as potential in sovereignty as any in America, but at the same time declar- of the case, in the Supreme Court of the regularly attend the Courts in Potter and the adjoining Counties. 10:1

ARTHUR G. OLMSTED, ATTORNEY & COUNSELLOR AT LAW, Coudersport, Pa., will attend to all business entrusted to his care, with promptnes and fide ity. Office on Soth-west corner of Main

ISAAC BENSON. ATTORNEY AT LAW, Coudersport, Pa., will attend to all business entrusted to him, with

near the Allegheny Bridge. O. T. ELLISON, PRACTICING PHYSICIAN, Coudersport, Pa. respectfully informs the citizens of the vil-

lage and vicinity that he will promply respond to all calls for professional services.

Office on Main st., in building formerly occupied by C. W. Ellis, Esq. 9:22 C. S. & E. A. JONES, DEALERS IN DRUGS, MEDICINES, PAINTS,

10:1 - D. E. OLMSTED, B. S. COLWELL, A. C. TAGGART. D. E. OLMSTED & CO., DEALERS IN DRY GOODS, READY-MADE tion, if not of positive evil.

Clothing, Crockery, Groceries, &c., Main st., Coudersport, Pa. M. W. MANN

DEALER IN BOOKS & STATIONERY, MAGand Third sts., Coudersport, Pa.

DEALER IN STOVES, TIN & SHEET IRON

COUDERSPORT HOTEL,

CHARLES MANNING, BLACKSMITH, Fourth street, between Main and West Streets, Goudersport, Pa., is prepared to do all kinds of work in his

on the most reasonable terms. Produce taken in payment. 12:39 taken in payment. EZRA STARKWEATHER,

BLACKSMITH, would inform his former cus-: tomers and the public generally that he has reestablished a shop in the building form-

CARRIAGE & WAGON MAKEB and RE-

I am prepared to do jobs of Surveying in Ulysses, Hector and Pike Townships, and anywhere within 8 or 10 miles of my home. and can undoubtedly give satisfaction, hav ing had over 6 years experience.
L. BIRD.

Brookland, (Cushingville), Potter Co. Pa.

POETRY.

THE FOUNTAIN OF LOVE. 'Tis the fountain of love in this wilderness If you thirst for the waters, yet pause ere you

Tho' red is the rose on the margin that blushes And pale is the lily that bends o'er its brink.

flowers, How it gleams in the sunshine and deepens in

Now dencing along like the reseate hours, Or murmuring slowly its soft serenade. 'Tis the fountain of love-and of happiness too ?

Ask that of the thousands that drink of its tide.

No Angel descends the afflicted to save. Drink little, if little you wish to endure, 1 50 1 50

But if you love sadness, drink deep of the wave. It will double your cares, and divide you delights,

Plant grief in the heart of the constant and true. And a sorrow, the peace of another that

All transient advertisements must be Must be borne in its pain and its anguish by

But 'tis thought that this current leads far far away Till it reaches a distant and happier shore,

And sorrow depress and divide them no more

## POLITICAL.

## GOVERNOR'S MESSAGE. (Concluded.)

to continue their business for twenty tice to the rights and interests of other mental powers. years after the expiration of their present portions of the Commonwealth.

AZINES and Music, N. W. corner of Main the large amount of capital thus employ- of such portions of the building as requir- when attempted to be carried out by force, longer than six months. gregate, is now believed to amount to a commend that a small appropriation be and the laws of the United States. Legislature.

A high sense of my duty impels me again to call the attention of the Legislature to the inadequacy of existing laws regulating the receiving, keeping, and disbursement of the revenues of the State. The public moneys are now paid directly the State, by the State Treasurer.

wealth have hitherto been safely kept, purpose. properly disbursed, and promptly account-

How it breaks over rocks how it steal among ing ample security to be given to the example. Commonwealth for the prompt repayment

ments, verified by the signatures of the sponsible to the other party for its bad claim of the party to whom such service negro woman to be arrested, and without Auditor General and State Treasurer. faith in refusing to keep its engagements, or labor may be due." So far from admit- having obtained any warrant of removal, Philadelphia and one in Harrisburg, show-tribunal. A government, on the other ingly aver, that upon a careful examina- State of Maryland. These facts were ing the balances in the treasury, and where hand, whether created by consent, or by tion, it will be found that the legislative founded by a special verdict, and by the

hundred and fifty thousand dollars.

Where affection and love will hereafter be at Harrisburg—the Western Pennsylva to the people, and they, in turn, owe it feelings, and the interests of her sister United States. nia Hospital for the insane, at Pittsburg their allegiance. Its laws cannot be vio- States -the asylums for the blind, ahe deaf and lated by its citizens without accountabiland the Pennsylvania Training School ized resistance to it is rebellion. If suc- Indian slaves from Carolina or other actually passed upon, either by the court (Concluded.)

for idiotic and feeble-minded children, at cessful, it may be purged of crime by places, hath been observed to give the or jury, in the county of York, or by the By the act passed by the last Legislat-Media, will present their usual annual revolution. If unsuccessful, the persons Indians of this province some umbrage Supreme Court of the State. The jury ure, establishing a system of free banking claims upon the bounty of the State engaged in the rebellion may be executed for suspicion and dissatisfaction," passed merely found the facts, and the action of in Penusylvania, and securing the public These excellent charities are continually as traitors. The Government of the an act against the importation of Indian both courts was but a matter of form. against loss from insolvent banks, radical dispensing benefits and blessings upon United States, within the limits assigned slaves from any other province or colony In the argument and determination

it now needs enlarged accommodations for to a tyranny.

ish no reason why we ought not to guard of the Legislature of that State, by a of societies, to disturb the peace of other otherwise made provisions to secure, it against loss in the future. Referring to unanimous vote, declared "that the union States; that the people of non-slavehold- effective execution and at the same time my former annual messages, I respectful now subsisting between South Carolina ing States have aided in the escape of to prevent its abuse.

ly; but most carnestly, recommend that and the other States, under the name of slaves from their masters, and have inthe United States of America, is hereby cited to servile insurrection those that First.—That no money shall be de dissolved;" and the action already taken remain; and have announced their de Court of the United States, made in posited by the State Treasurer in any in several other Southern States indicates, termination to exclude the South from 1842, in the case of Prigg vs. The Combank, or elsewhere, without first requir- most clearly, their intention to follow this the common territory of the Union. As monwealth of Pennsylvania. The history

of such sum as may be deposited; and it is claimed that this Union is merely a examine these serious charges, made by Oyer and Terminer, of York county for the such securities shall be deposited in compact between the several States comthe office of the Auditor General.

Posing it, and that any one of the States,

Pennsylvania is included in the list of Margaret Morgan. Upon the trial it and Second.—That all checks issued by which may feel aggrieved, may, at its States that are charged mith having re- peared that she was held as a slave, in the State Treasurer shall be countersign- pleasure, declare that it will no longer be fused compliance with that mandate of the State of Maryland, and that she esed by the Auditor General, before they a party to the compact. This doctrine is the Constitution of the United States caped into the State of Pennsylvania in are used, and that daily accounts shall be clearly erroneous. The Constitution of which declares "that no person held to the year 1835—that in 1837, Edward Of all that approach it the happy are few, kept of the moneys received, deposited, the United States is something more than service or labor in one State, under the rings was appointed by the United States is something more than service or labor in one State, under the rings was appointed by the foundation and disbursed, in the Auditor General's a mere compact or agreement between the laws thereof, escaping into another, shall slave, to seize and arrest her as a fingle and disbursed, in the Auditor General's a mere compact or agreement between the laws thereof, escaping into another, shall slave, to seize and arrest her as a fingle and disbursed, in the Auditor General's a mere compact or agreement between the laws thereof, escaping into another, shall slave, to seize and arrest her as a fingle and disbursed, in the Auditor General's a mere compact or agreement between the laws thereof, escaping into another, shall slave, to seize and arrest her as a fingle and disbursed, in the Auditor General's a mere compact or agreement between the laws thereof, escaping into another, shall slave, to seize and arrest her as a fingle and disbursed, in the Auditor General's a small of the final slave, to seize and arrest her as a fingle and disbursed, in the Auditor General's another arrest her as a fingle and disbursed, in the Auditor General's another arrest her as a fingle and disbursed, in the Auditor General's another arrest her as a fingle and disbursed, in the Auditor General's another arrest her as a fingle and disbursed, in the Auditor General's another arrest her as a fingle and disbursed, in the Auditor General's another arrest her as a fingle and disbursed, in the Auditor General's another arrest her as a fingle and disbursed and disbursed arrest her as a fingle and disbursed arrest her Third.—That condensed monthly state- abrogated at the will of either party; re or labor, but shall be delivered up, on a justice of the peace, Prigg caused stee shall be published in one newspaper in but entirely irresponsible to any superior ting the truth of this charge, I unbesitat- he delivered her to her owner, in the deposited, with the particular amount of conquest, when clothed with legislative, and judicial action of Pennsylvania, agrocment of counsel a judgement was each deposit; and judicial, and executive powers, is neces whether as a colony, as a member of the entered against Prigg. From this judgement Fourth.—That the bond of the State sarily in its nature sovereign; and from old Confederation, or under the existing ment a writ of error was taken to the Treasurer be increased to the sum of two this sovereignty flows its right to enforce Constitution of the United States, has Supreme Court of the State, where a its laws and decrees by civil process, and, been almost invariably influenced by a pro forma judgement of affirmance was Our various charitable and reformatory in an emergency, by its military and naval proper appreciation of her own obligations again by agreement entered, and the case institutions—the State Lunaric Hospital, power. The government owes protection and, by a high regard for the rights, the removed to the Supreme Court of the

and, with the exception of a merely nom- tention to the interests of the Library civil war is preferable to longer submis- ible removal of a slave, by the owner or made, by the statute of Pennsylvania, to the banking institutions holding charters with foreign Governments, commenced Constitution, and each department is held intention of keeping or selling them as cause he had not transgressed its com-ALLEGANY HOUSE,

S.MUEL M. MILLS, Proprietor, Colesburg have each paid a liberal bonus, and are, resulted in great advantages to the LibraPolice Co., Pa., seven miles north of Couin addition, subject to a very large tax ry, and deserves the continued counterzen may not be adequately protected, master had the right to take his slaves. Thus, at that early dry, giving have each paid a liberal bonus, and are, resulted in great advantages to the Library, and deserves the continued counterzen may not be adequately protected, master had the right to take his slaves. States not only pronounced the particular on the Wellsville Road.

9:44

On their dividends. I respectfully com- ance of the Legislature. The increase of without resorting to the control of the continued counter and resorting to the control of the United states are the particular on the resorting to the control of the control of the United states are the con on their dividends. I respectfully com- ance of the Legislature. The increase of without resorting to the sacred and in- wherever he could find them. mend this subject to the attention of the the Library, at a comparatively small ex-alienable right to resist and destroy a pense to the State, has been such, that Government which has been perverted the rendition of fugitives from justice or the court held that the whole act was

The reports of the State Treasurer, the Government, it is, nevertheless, highly sylvania, three persons who had been tent to pass statutes either in aid of The extraordinary and alarwing conditions, but have enacted laws either nulli- returnable, by whomsoever issued, before repeal of the law of 1816, and the ed for, by those in charge of the public treasury; but, in view of the serious deimmediate attention. On the twentieth less the acts of Congress relative to the description of South surrender of fugitive slaves; that they warrants. It authorized the commitment just complaint. But the third section

and in other States, this fact should furn- Carolina, organized under the authority have permitted the open establishment of the fugitive to the county jail, and

the representatives of the people of Penn-ry of the case may be briefly stated : 154 Ou behalf of the advocates of secession, sylvania, it becomes your solemn duty to ward Prigg was indicted in the Court of compact is but a treaty, which may be therein, be discharged from such service authority, and under a warrant issued by

It will be observed that the question, As early as 1705, the provincial an | whether Edward Prigg was really uilty dumb, at Philadelphia-the House of ity to the tribunals created to enforce its thorities of Pennsylvania, after reciting of the crime of kidnapping under the Refuge at Philadelphia and Pittsburg, decrees, and to punish offenders. Organ- in the preamble "the importation of Pennsylvania statute of 1826, was never

of this State. Instead of corporations scarcely be overrated. They are heartily other Covernment in the civilized world. ed "that no such Indian slave as, desert- United States, it appears to have been created by special laws, voluntary associ- commended to the discriminating liberal- The Constitution, and laws made in puring his master's service elsewhere, shall taken for granted, that our act of 1826 ations are authorized to transact the busi- ity of the Legislature. I refrain, as I suance thereof, are expressly declared to fly into this province shall be understood made it a criminal offence for a master ness of banking, without further legisla- have heretofore done, from recommend- be the supreme law of the land. Under or construed to be comprehended within to take his slave out of this State, withton, and, as an indispensable pre-requising, as proper objects for appropriations the Constitution, the General Government this act." And when, in 1780, more out a warrant of removal; and upon this ite to the issuing of bank notes for circu- from the State Treasury, other charitable has the power to raise and support armies, than eight years before the Constitution construction, the act was declared unconlation as money, ample security must be and benevolent institutions, not because to create and maintain a navy, and to of the United States west into operation, stitutional and void. This, I submit, deposited with the Auditor General for they are undeserving the confidence and provide for calling forth the militia to Pennsylvania passed her laws for the was a clear misapprehension of the purtheir prompt redemption. The law makes patronage of the public, but because they execute its laws, suppress insurrection, gradual abolition of slavery, mindful of port and meaning of our legislation. The provision, not only for the incorporation are local in their character, and in my and repel invasion. Appropriate statutes the right of her confederates, she declar- first section of the act of 1826, under of new banking associations, but enables judgement have no claims upon the com- have been concted by Congress, to aid in ed that "this act, or anything in it con- banking institutions already in existence mon fund which can be admitted, in just the execution of these important govern- tained, shall not give any relief or shell framed, was almost literally copied from ter to any abscending or runaway negro the seventh section of the act of 1788 The creation of the Federal Govern- or mulatto slave or servant who has ab to which a construction had already been charters, upon complying with its provisions, by withdrawing their old circulation of the Eastern District of Pennsylvania, where it was and giving the securities required for the nia, in their annual reports for the years the United States, and it is perfectly im- residing in any other State or country held to have no application whatever to redemption of their new issues. The 1858 and 1859, called the attention of material that the people of the several but such owner, master or mistress small the removal of a slave by the master of public, I am sure, will rejoice that no furthe Legislature to the insecurity of such States acted separately within the terri-have like right and aid to demand, claim, his agent, with or without a warrant.—
ther necessity exists for legislative action, parts of the Penitentiary building as were torial limits of each State. The form of and take away his slave or servant as he Such was the undoubted law of the State C. S. & E. A. JONES,
EALERS IN DRUGS, MEDICINES, PAINTS,
Oils, Fancy Articles, Stationery, Dry Goods,

either on the subject of creating new or exposed to their own fires and those of their action is of no consequence, in view might have had in case this act had not under the statute of 1808, and in recently of the fact that they created a Federal been made."

A provision much more acting that statute, in the act of 1826. and attention of their representatives will roofs of such of the corridors as were cov- Government, to which they surrendered unequivocal in its phraseology and direct with an increased penalty, it is manifest now, happily, be no longer monopolized ered with shingles, and needed renewal, certain powers of sovereignty, and declarin the consideration of a subject hitherto should be replaced with slate or metal. ed those powers, thus surrendered, to be same subject, in the Constitution of the islature was to protect free persons of productive of so much strife and contention. On visiting the institution, my attention supreme, without reserving to the States, Union. The act, by its terms, was made color, and to punish those, who by fraud, was called to the subject by the inspection or to the people, the right of secesson, inapplicable to domestic slaves attending force or violence were guilty of kidnaping and helding or colling force and helding or colling force and helding or colling force are supported by the colors and helding or colling force are supported by the colors and helding or colling force are supported by the colors and helding or colling force are supported by the colors and helding or colling force are supported by the colors are sup The rapid increase of private banks, ors. The necessity for the change was nullification, or other resistance. It is upon delegates in Congress from the other ping, and holding or selling free men as throughout the State, makes it eminently so apparent and urgent, that I advised therefore clear that there is no constituter or American States, and those held by slaves. This the State had a clear right right that they should be placed under them not to hesitate in having the old, tional right of secession. Secession is persons while passing through this State to do; and nothing but a misconstruction proper legislative restrictions, and that dilapidated, and dangerous wooden roofs only another form of nullification. Either, or sojourning therein for a period not tion of ther act could have induced the the large amount of capital thus employ- of such portions of the building as requir- when attempted to be carried out by force, longer than six months.

ed should be made to contribute its fair ed renewal, replaced with some substantis rebellion, and should be treated as such. In 1788 it was made a high penal of Constitution of the United States. It n. J. OLESTED. :::::::s. p. KELLY.

proportion to the revenues of the Comtial fire-proof material. This has accordby those whose sworu duty it is to mainfence for any person, by force, violence,
monwealth. Their business, in the agingly been done, and I respectfully retain the supremacy of the Constitution or fraud, to take out of this State any
had committed no crime in removing negro or mulatto as a slave, for a term of Margaret Morgan from the State of Penn-WARE, Main st., nearly opposite the Court Sum almost, if not quite, equal to the Brate of Maryland, and House, Coudersport, Pa. Tin and Sheet Whole business of the regularly chartered from Ware made to order, in good style, on banks; and yet it is entirely unrestricted. State Librarian, whose atsent police.

Let a shart a sh inal license tax, is free from taxation. under his care deserves the warmest sion, there remains the revolutionary right his agent, but that its object was to pundeclare his act a crime. He should have D. F. GLASSMIRE. Proprietor, Corner of This is unjust to every other class of our examendation. The system of exchanges of resistance; but where the authority of ish the forcible or fradulent abduction been discharged, not because the act of Main and Second Streets, Coudersport, Pottax paying citizens, and especially so to with the different States of the Union, and the Covernment is limited by a written from the State of free negroes, with the

section of the act of 1826, then before The first act of Congress providing for them, unconstitutional, but a majority of labor was passed in 1793, and originated void, because the power to provide for the safe keeping of the volumes, and, it But, while denying the right of a from the refusal of the Governor of the rendition of fugitives from labor was the increase continues, will soon require State to absolve its citizens from the al- Virginia to surrender and deliver up, on vested exclusively in Congress, and the a separate building for its exclusive use. legiance which they owe to the Federal the requisition of the Covernor of Penn several States were, therefore, incompe-Auditor General, the Surveyor General, proper that we should carefully and can indicted in Pennsylvania for kidnapping to hinder, delay, or prevent the delivery to the State Treasurer, who deposits them. the Adjutant General, and the Attorney didly examine the reasons which are ad a negro, and carrying him into Virginia. of such fugitives. That this was the exerly occupied by Benj. Rennels in Couders- at his own discretion, whenever and wher- General, will inform you, in detail, of the vanced by those who have evinced a de- And when it was found that this Con- tent of the decision, as delivered by Judge port, where he will be pleased to do all kinds of Blacksmithing on the most reasonable terms. Lumber, Shingles, and all kinds of Produce taken in exchange to work.

They are entitled to the minority of work.

They are entitled to the well founded, they should be unhesitat.

They are entitled to the last fiscal year.

They are entitled to the well founded, they should be unhesitat.

They are entitled to the last fiscal year.

They are entitled to the well founded, they should be unhesitat.

They are entitled to the last fiscal year.

They are entitled to the well founded, they should be unhesitat.

They are entitled to the last fiscal year.

They are entitled by those several departments, for the court of the causes of complaint are well founded, they should be unhesitat. nually between three and four millions of Soon after my inauguration, upon the ingly removed, and as far as possible, the adjoining State of Maryland, in 1826 it was authoritatively proclaimed that Z. J. THOMPSON,

ARRIAGE & WAGON MAKEB and REPAIRER, Coudersport, Potter Co., Pa., takes the bond of informing the public in general that he is prepared to dollars, with balances on hand, at times, the bond of the State Treasurer is for or of the Commonwealth. The purchase to dollars in a workman-like manner, and upon the most accommodating terms. Payment for Renaiting invariably required on delivery of a decimal proportion of the past, and security passed her act "To give effect to the past, and security passed her act "To give effect to the possible, the adjoining State of Maryland, in 1826 it was authoritatively proclaimed that recommendation of my predecessor in of fice, a dwelling house was purchased in this city for the future; for it is not to be tollowed the bond of the State Treasurer is for or of the Commonwealth. The purchase to any portion of its included several articles of heavy furnities of the process to any portion of its included several articles of heavy furnities of the process to any portion of its included several articles of the portion of the commonwealth. The purchase of the Commonwealth. The purchase of the commonwealth of the constitution of the Repairing invariably required on delivery of the work. 1:95.

L. BIRD,

The desiration of the first and the first and convenient residence for the manifest duty of the State Treasurer.

After asserting her right to withdraw the existing emergencies. It required make it and that her act was in violation of, appropriation would complete the necessary furnishing of the house, so as to make it a fit and convenient residence for the Union, South Carolina, through the judges, justices of the peace, and stitution of the United States.

L. BIRD,

L. BIRD,

The desiration would complete the necessary furnishing of the house, so as to more other residence for the Union, South Carolina, through the judges, justices of the peace, and stitution of the United States.

L. BIRD,

The desiration would considered law metall and that her act was in violation of, appropriation would complete the necessary furnishing of the house, so as to make it a fit and convenient residence for the Union, South Carolina, through the judges, justices of the peace, and stitution of the United States.

L. BIRD,

L. BIRD, he State, by the State Treasurer.

Happily, the revenues of the Common-making a suitable apprepriation for this of the States have for years not only reescaping into this State; directing how-was done by the act of 1847, and if the states have for years not only refused to fulfil their constitutional obliga ever, that such warrants should be made act had contained nothing more than