Change J. Paulkyen.] [James E. Stewart. PAULICIER & SHEWART bas MondaTTORNEYS AT LAW,

AVE associated themselves in the Practice of their Profession. Their office is in the brick building, recently occupied as the Clerk's Office of the Circuit Superior Court, where one of the other of them may at all times be found courts regularly in the Counties of Berketey, Margan, and Jefferson. Martinsburg, March 2, 1843-5t.

... George Wm. Ranson, Attorney at Law, AS returned to Charlestown, with the view of attending exclusively to business in his profession. He will attend the Courts in Jeneral and the adjoining country.

Office in the White building East of Carter's Jan. 5, 1843. - tCit and W - gameline

18. F. Washington, ATTORNEY AT LAW. Charlestown, Jefferson County, Virginia, ILL practice in the Courts of Jefferson and the adjoining counties.

Dec. 1 1642.—if.

MILL WRIGHTLYG. THE subscriber offers his services, as a MILLwaight, to the Millers and Mill owners of Jefferson and the adjoining counties. Those wishing to patronise him, shall have their work done in a nest and substantial manner, and with despatch. GEO. C. NORTH. Charlestown, March 9, 1843.—4t.

MRS TRAWING SEWINARY.

THE FOURTEENTH SESSION of this Institution will commence on MONDAY the 20th inst. With a constantly increasing feeling of the weighty responsibility of this sacred charge, of training the youthful mind, of expanding its powers, watching its development, and cultivating the heart, mind, and manners of her pupils, Mrs. T. can, (trusting only to Divine assistance,) pledge herself to faithful exertions in the arduous, but delightful employment. TERMS:

For the French Language Music (by Mr. Goertz,) per quarter Uso of Di-

Drawing, and Painting, Mezzotinting, Waz Work in Fruit and Flowers, and Shell Work.

CT Several additional Boarders can be receivto whose deportment and moral and religious Considerable pains have recently been taken, dence in its ultimate success. to complete the philosophical apparatus, and every exertion is made to render the sciences interesting, as well as improving.

Pupils can be received at any time, but it i ndvantageous to enter at the commencement of

No deduction made for absence except on account of protracted sickness. Charlestown, Feb. 2, 1843

MATS, MATS, MATS. and the public, that he is manufacturing HATS of every style and description, at his Shop, at Harpers-Ferry, directly opposite R. D. Doran's store - where he keeps constantly best Hats to be found in this neighborhood .-He invites all in want of Hats, to give him a undersigned, are warranted in all cases.

air prices. Also Cash will be paid for Otter, Muskrat, and Rabbit Skins. JOHN SCHLAGETER. Harpers-Ferry, Jan. 5, 1843.

WIBBIAW PAUL BOOK BINDER. Wincepster Va. INFORMS the citizens of Charlestown, and

Books or orders left at the "Free Press"

Office, will be attended to at all times. Aug. 18, 1842.—If.

CHARDLERY. D. Wm. Luther,

B ESPECTFULLY informs the public that he has astablished himself in the Chandlery Business in the Jarge Stone House in South the patronage of the public. He will always have on hand CANDLES and SOAP of the very best description, and will pledge himself to sell lower than any other establishment in the

He will pay cash, or exchange Candles or Soap for Tallow, Lard, and Ashes.

CHARLESTOWN, JEFFERSON COUNTY, THURSDAY MURNING, MARCH 30, 1843. THE LAST. And now I'm left alone, alone Upon this dreary earth;
The last of those, who, in my youth,
Met found our native hearth;

When thought, on memory's rapid wing,

His deep, impressive tone, While asking blessings on our heads, He sought his Father's throne. My mother, too, how plain I see mer sweet contented smile, The very cap she wore.
The seven who sat around them then, Their pride, and hope, and care-My sister's light and social glee;

Sweet scene! and yet I weep; what change Is wrought by fifty years! How many happy hours we've known! How many days of tears! That home, and hearth is desolate, And those who gathered there Have left it for another home,

Flies backward to those years, How near, how distant, yet how bright 'That kindred group appears!

I see e'en now, the spot where stood, My father's oaken chair, His aged, venerable form,

His smooth and silvery hair, His well-worn Bible-and I hear

My brother's manly air.

The world-it is a stormy one, An April day at best-Why should I dread the home they've found And fear with them to rest? Though all I love have passed away, Yet would I not depart, So strangely does the love of life

Beyond earth's change and care.

WHIG ADDRESS. TO THE PEOPLE OF VIRGINIA.

[Continued from our last.]

Cling to the human heart.

DISTRIBUTION OF THE LAND FUND. The policy of distributing the proceeds of the public lands among the States, ac- and doubt? cording to some equitable proportion, was But some of our opponents, taking a halfnot originally and ought now, to be made a party question. Its propriety and ne-Tuition in all the English Branches, cessity are recommended by too many its power under the Constitution, to dispose of the important considerations despite affecting. including a critical knowledge of the important considerations, deeply affecting them in the manner proposed, contend that the language, with daily exercises in parsing, the interests of the States and of the peo
States have no claim, as of right, and that there erations of policy as each State may decide for itself, or as Congress may deem imperative in Mental and Practical Arithmetic, Histoby the asperity of mere party controversy.

It is too universal and pervading in its beand the Geometrical Projection of Maps,

be considered and consequences thus to Chemistry, Natural Philosophy, Natural be considered, and carried or lost; and we which some of the States manifested to ratify strength and friends, until its ultimate triumph History, Theoretical and Practical Botany, Mineralogy, &c., per session of 5
months,

\$10 00
Boarding, including every ac
Solution of the States manifested to ratify the considered, and carried or lost; and we which some of the States manifested to ratify the considered, and carried or lost; and we which some of the States manifested to ratify the considered, and carried or lost; and we have considered, and carried or lost; and which some of the states manifested to ratify the constitution, some of the ratify and securing the first and friends, until its ultimate triumph in securing the first and friends, until its ultimate triumph and securing the first and friends, until its ultimate triumph and securing the first and friends, until its ultimate triumph and securing the first and friends, until its ultimate triumph and securing the first and friends, until its ultimate triumph and securing the first and friends, until its ultimate triumph and securing the first and friends, until its ultimate triumph and securing the first and friends, until its ultimate triumph and securing the first and friends, until its ultimate triump most gladly enter the lists as its champi- who so argue forget, or do not advert to the for their support of the measure—but it is imcommodation and Washing 45 00 ons, happy to be advocates of so just a fact, that, notwithstanding this requirement possible that the sagacious judgment of the peocause, and yet willing, even preferring, that the sole credit of its support should not be left to us, but should be shared by benefits to the people per postpondular of the confederation, the recusant states, Maryland, New Jersey, and Delaware, ingle day. As they, however, contemptuously spurn its support, and make fierce k, war upon it, we cheerfully assume the responsibility, and meet them in the field, ded at any time to the United States, was not to which he is justly and legitimately entitled?

> it is unconstitutional. It is amazing that itions, and joined the confederation. Nor were intelligent and impartial men should entertain this opinion, or find any room even the recommedations of the recommendations of the recommendat for doubt. Of the public lands of the United States, large portions were acqui-United States, and the residue (the vast domains of Louisiana and Florida) by pur-

contended, that Congress may rightfully dispose of the lands themselves, but cannot dispose of the proceeds of the sale of them? that Congress may give the lands, or to be afterwards admitted in rate-able proportions, and that Virginia should be the for its support. The interest upon our debt and for its support. The interest upon our debt and the civil list together, amount at present to up-wards of one million of dollars, to be raised by laxes upon the people! We have this year, in order to supply a deficiency in the revenue, and order to supply a deficiency in the revenue, and order to supply a deficiency and more like that the support. The interest upon our debt and for its support. The interest upon our debt and the civil list together, amount at present to up-wards of one million of dollars, to be raised by laxes upon the people! We have this year, in order to supply a deficiency in the revenue, and order to supply a deficiency and more like that the find and for its support. The interest upon our debt and the civil list together, amount at present to up-wards of one million of dollars, to be raised by laxes upon the people! We have this year, in order to supply a deficiency in the revenue, and order to supply a deficiency and more like civil list demands a large sum for its support. The interest upon our debt and the civil list together, amount at present to up-wards of one million of dollars, to be raised by laxes upon the prove that this implement to support. The interest upon our debt and the civil ist together, amount at present to up-wards of one million of dollars, to be raised by laxes upon the prove that this implement to support. The interest upon our debt and for its support. The interest upon our debt and the civil ist together, amount at present to up-wards of one million of dollars, to be raised by laxes upon the prove that this implement to up-wards of one million of dollars, to be raised by laxes upon the prove that this implement to up-wards of one million of dollars, to be raised by laxe not distribute them among the States?

olivar, where he would be pleased to receive the constitution, Congress has exercised by the Superior Court, and by the Messages of our annals—when deep distress and embarrass-Soap for Tallow, Lard, and Ashes.

He invites the farmers and others to call at his satablishment.

Dec. 29, 1842—3m.

STONE CUTTING.

STONE CUTTING.

The foundation of the government, and to the copinions of our Presidents and most distinguished statesmen of both and of all proceeds to each State in proportion to the present the foundation of the government of the use and benefit of the proceeds to each State in proportion to the proceeds to each State in proportion to the proceeds to each State in proportion to the smooth the government. Back its measure, or what they still would be, were that the United States all others in the U. States as trustee, to be executed according to the import of the instrument. It does not place the fundation of the government, and to the copinions of our Presidents and most distinguished statesmen of both and of all proceeds to each State in proportion to the proceeds to each State in proportion to the smooth of the instrument. It does not place the fundation of the instrument. It does not place the fundation of the instrument. It does not place the fundation of the smooth of Congress, but limits it to a particular object; and that object was the service of the proportion of the use and benefit of the which varied according to its according to the import of the instrument. It does not place the fundation of the government which virginia was entitled would have amounted to about \$500,000 per annum. The same the fundation of the government which visign and require the fundation of the government which whisely administered, would have saved which varied in office in the U. States as trustee, to be cuted according to the instrument. It does not place the fundation of the government which visign and the proportion of the fundation of the gradient whi

ceese, as soon as practicable, to be a source of revenue." And in his message in 1833, employs the following printed in 1833, employs the following printed in 1833, employs the following printed in 1845, and the property of the cessions of Firgonia, Morth Carolina, and Georgia in express when the said of fleaven has all the read in printed by provide specifically the proportion according to which each State shall profit by the proportion according to which each State shall profit by the proportion of the same state of the same s

originating before the Constitution, and forming the basis on which it was made, bound the United States to a particular course of policy in relation to them, by requisitions for contributions of money. It can-

This language is most foreible and conclusive; and post duties, and to part also forever and absorbught, we should think, to have weight in a certain lutely from all individual benefit resulting from quarter. But besides these examples of authoritative exposition of the constitutional power and duty of Congress to dispose of the public lands for other purposes than revenue, we find various propositions the intelligence and sagacity, which distinguishintroduced at different periods by eminent men— and they of the strictest sect—for the disposal of these lands—some for their gradual cession to the new States, and we may mention especially the plan of Mr. Calhoun, which contemplated a transfer of the whole of these lands to the States, with a reservation only of one half the nett proceeds to the United States. This proposition was, of itself, a surrender of the whole argument in favour of the constitutionall ability of Congress to part from these lands, in whatever mode, and upon whatever terms, it might n its wisdom and justice determine. If father evidence were wanting, of what the public sentiment is, in relation to this power, we may mention the resolutions, adopted by 20 out of 26 State Legislatures terms and conditions of the deeds. Any other

with a profound conviction of its para executed until 1783-five years after the ratifimount magnitude, and an abiding confimount magnitude, and an abiding confidence in its ultimate success.

Cation by ten of the States, and two years who saw most danger and raised the greatest difficulty in regard to it, had implicity waived their objections over \$200,000,000. The annual interest the recusant States.

condition precedent to the ratification, and form foreign countries. But the proceeds of the sales red by cessions of individual States to the no part of the compact upon which any of the of the public lands for the last thirteen years achase under treaties with France and conclusion that they were dictated according to majorities in both Houses of Congress, received the views, and in obedience to the wishes or the signature of Gen. Jackson, this vast sum Spain, since the adoption of the present fears of the recusant States: The dead from would have been distributed among the several With respect to the lands so acquired Wirginia particularly, shews, beyond controvers States; and if applied to the payment of the sy; that the lands which she conveyed were to State debts, would have reduced it nearly one with the position of a candidate—is a vantage is a question with which the Whigs, as a party oy treaty—the constitution explicitly provides, that "the Congress shall have powides, that "the Congress shall have powing the er to dispose of, and make all needful rules and regulations respecting the territory or on hand, and makes to order, the cheapest and by treaty—the constitution explicitly procall, as he intends selling cheap for eash, and no houndingery. All Hats manufactured by the undersigned, are warranted in all cases.

The deeds of the ceding debts would be paid off; and the money there are to dispose of, and make at needitarities the grant was made. The deeds of the ceding debts would be paid off; and how much more liable as themselves. Its subsequent repeal, too, by and regulations respecting the territory or states run nearly in the same language, and after accruing from that source could then be to abuse! The construction placed by every other property belonging to the United are to the same tenor. For sake of illustration, from Washington to Monice inare to the same words of the conveyed to states." Congress, then, has a rightful power to dispose of these lands, unless indeed it can be maintained (which will hardly be pretended) that they are held by no constitutional tenure whatever. Congress has, accordingly, in repeated instances, exercised the power of disposing of these public lands at discretion. In of these public lands at discretion.

The lands were conveyed to from Virginia. The lands were conveyed to from Virginia and same shall be maintenance of such of such of the united States as a common fund for the use become, or shall become members of the confederation or feleval alliance of the said States, Virginia in vain to Mr. Jefferson of the people of Virginia, and we beg that every citizen, of whatever party, will take the matter instances, exercised the power of disposing of these public lands at discretion.

The lands were conveyed to fine the use common fund was incompleted in the town of the united States as a common fund was incompleted in the track, and to such the people of Virginia, and we beg that every citizen, of whatever party, will take the matter of the people of Virginia, and we beg that every citizen, of whatever party, will take the matter of the people of Virginia, and we beg that every citizen, of whatever party, will take the matter of the people of Virginia, and we beg that every citizen, of whatever party, will take the matter of the people of Virginia, and we beg that every citizen, of whatever party, will take the matter of the people of Virginia, and we beg that every citizen, of whatever party, will take the matter of the personal and track of an am who the personal and track of an appearance of the people of Virginia, and we beg that every citizen, of whatever party, will take the matter of the people of Virginia, and we beg that every citizen, of whatever party, will take the matter of the people All kinds of good Fur taken in exchange at States." Congress, then, has a rightful we will quote the words of the conveyance ucation, internal improvement, the reduction of axecute all orders in his line with neatness and sure and gratitude, the grant of land in be applied to the ordinary purposes of revenue, condition of the State. We owe a debt of nearit be revoked? Or will it be gravely contended, that Congress may rightfully

which as we have seen, has been put upon it by the Superior Court, and by the Messages of the superior court is the superior court and the superior court is the superior court and the superior court is the superior court in the superior court is the superior Under the same delegation of power in which as we have seen, has been put upon it and this at a moment the most unpropitious in the constitution. Congress has exercised the power of disposing of the lands acquired by the cessions of the States? and it seems wonderful that the constitutional power to make such disposition should be questioned at this late day, and controverted with such apparent sincerity and post-inscrite when apparent sincerity when meaning to the import of the instrument.

expenses, and to answer the requisitions of the confederate Government. The relinquishment, therefore, of these powers by the States supplied

the defect, in this particular, in the confederaup the power to raise revenue by means of imthe intelligence and sagacity, which distinguished the Statesman of that day, will at all justify. The fair and only conclusion, then, is, that they still looked to the lands as a fund in which they the national debt was discharged. And from the moment this desirable object was accomplished, the proceeds of the sales of these lands to the States to demand an execution of the of the Union, strongly recommending the policy of distribution. Here we might conclude the argument, and ask what room can be found for hesitation and doubt?

But some of our opponents taking a halflonger any doubt as to both the authority and duty of Congress to adopt measures for the immediate distribution among the States, accord-

It resolves itself then into a simple question erations of policy as each State may decide for

A plain statement of facts will serve to illus-These deeds, do not, therefore, constitute a from the pockets of the people and carried to

properties of the grant and th

upon the sulvect.

essential in the pow, to invite your attention stability, of car institutions. We refer to

THE ONE-TERM PRINCIPLE.

That you it as further compare the policy o the two partice and determine which will mos confduce to the fine ends of Government, and is therefore best stilled to your confidence and support, we will your attention to a doctrine long since avoided by the Whig party, uniformly, unanimously, and zealously maintained by them; ty for its enactment—but not the exclusive relies to the adoption of the principles by which your free the adoption of the principles by which your because the adoption of the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the principles by which your present the adoption of the principles by which your present the adoption of the principles by which your present the principles adoption to the principles by which your present the principles adoption to the principles and the principles adoption to the principles adoption to the principles and the principles adoption to the principles adoption to the principles adoption to the principles and the principles adoption to the principles adoption to the principles and the principles adoption to the principles adoptio and, at the same time, disregarded, repudiated, and scoffed at by their adversaries. We refer to the doctrine that no President of the United States should be regarded as eligible for a second term of that office.

terai. The Wale party, in all its members, is should have ceased to go into the Treasury as part of the revenue, and a right instantly accrued

The Democrate Party, on the contrary, by practice and avowa, maintain that their President trainpling under foot the precept and example trainpling under foot the precept and example of the father of our country, by holding up their idol for an election to a third term of office.

To hose who be we marked our political contests for the lass twenty years, and thus been enabled to trace of its true source that pernicious dogma, that the Officers of the Government should be bestoled by the President with the leading intent training them and fortify his administration, unfor party grounds, no argument referred to the Judiciary Committee of the IL S.

power, and sweet of office? With sure means in his hands of sale ring the prize—will he hold the trust fund sace to the use of the people, and not to be touched by himself? All experience says, bo: so admittedly irresistable is the temp-

Whigs; but it is likewise true that so many of the Whig members were bostile to it, that it could

the Whig mombers were bostile to it, that it could not have been adopted, had the members of that party alone sustained it. It was passed by Democratic as well as by Whig votes: it was opposed by Whig as well as by Domocratic votes. The fact that a larger number of one party than of the other votes for the law, justly in-

teral. The Wais party, in all its members, is too firmly comparated upon this question ever to support a candidate for a second term; and every important particular open to the support a candidate for a second term; and every important particular open to the same objections that are now urged against the individual who show has the confidence of the party is one with the confidence of the party is one w and Col. Johnson, the candidates of the oppo-nents for the first and second offices of the sa-tion, were avowedly advocates of a bankrupt system, upon their often expressed and unrecantshall hold the caice for two successive terms, at least; and in the case of Andrew Jackson, some ed opinions in its favor—opinions unrecanted even now and if they or the less eminent men-

ministration, up so party grounds, no argument referred to the Judiciary Committee of the U.S. itself, or as Congress may deem imperative in nortance of the big term principle. Without the Committee consisted of three propriations by the last Whig Congress itself, or as Congress may deem imperative in regulating its action. Upon this point there is no discrepancy of opinion in the great Whig party. The measure, we believe, stands upon impregnable grounds, and will continue to gain pregnable grounds, and will continue to gain and securing the sterily and harpiness of a great the propriety and vital importance of the rice term principle. Without the stablishment of this rule, we verify believe that our institutions will continue to be perverted from their high and holy purpose, of premoting and securing the sterily and harpiness of a great the propriety and vital importance of the rice term principle. Without the stablishment of this rule, we verify believe that our institutions will continue to be perverted and the principle of the stablishment of this rule, we verify believe that our institutions will continue to be perverted and the principle of the stablishment of this rule, we verify believe that our institutions will continue to be perverted from their high and holy purpose, of premoting and securing the sterily and harpiness of a great the propriety and vital importance of the propriety and vital importance of the propriety and vital importance of the rice term principle. Without the stablishment of this rule, we verify believe that our institutions will continue to be perverted to the point that our institutions will continue to be perverted to the propriet. when first elected must have some high or im- which are now most strongly objected to and deposing claim to the favour of the country:-Re- nounced-whilst the bill reported by Mr. Wall move from him Atstrong temptation to betray as the organ of the Democratic minority, did their confidence, perverting, to selfish ends, the contain these very provisions? And, what may power entrusted the for the public good, and his perhaps seem still more remarkable, Mr. Benton. aim will be to built a monument in the affections and memory of the country, by an honest and patriotic administration. But allow that Presificon men of organizery, frail human nature,—

isling law, which him he had not be champion of Mr. Walls is the men of organizery, frail human nature,—

isling law, which him he had not be the author patriotic and memory of the law of 1841, was then the champion of Mr. Walls from men of organizery, frail human nature,—

isling law, which him he had not be the law of the law what will be the probable, nay, the almost cer- clamorously denounce, does not contain a single tain course of the spirant for office ? Will he important principle that was not embodied in Mr. forget himself and his hopes of continuing his Walls' bill, which they so strenuously advocat

> tation, that to yield is considered venial, even by ly destructive of the rights of the States—2s the virtuous; and by many is regarded as a vir- Martin Van Buren himself (though he has retue itself. In the sure early days of the republic, cently changed that opinion) declared it to be in when the land has been just purified by the fire of revolution, a depolitical profligacy was almost noknown when Washington presided After this beief glance at the attitude of parties over, and, with my patriot fathers, ruled the af- on this question, at three several periods within fairs of the nationa even then it was considered the last seventeen years, no unprejudiced mind and decided that Washington himself ought not will hesitate to justify the declaration, that the to be a candidate, for a third term. The ground Bankrupt Law was never regarded, or treated, as of his refusal is, in principle, the same which we a party question at all, until the Extra Session of now occupy: that possession of the office, with 1841, and that it was then, as far as practicable; resentatives, in which there is a large Whig majority, would demonstrate the injustice of the atif the intelligence of the country did not at once enable it to detect the falsity of the allegation. Circumstances require us, fellow-citizens, briefly, but emphasically, to say that we are op-

posed to the ASSUMPTION OF STATE DEBTS, In whatever form that proposition may have been heretofore, or may hereafter be suggested. In the contraction of debts, each State acts for at Springfield on the 24 inst. The resolutions itself, and is alone responsible for its acts. The adopted by the meeting embraced substantially, general government does not stand, towards the states, in the relation either of guardian or ention to contribute towards their relief. But we go farther, and say that it has no right to do so with or without the "assent" of any one or all of Federal Constitution. And even if the right clearly existed, the highest expediency would forbid its exercise. This subject, however, derives importance of ore from the magnitude of the principles involved in its decision, than from conclusion, sooner or later, that it is better to bear the ills they feel," grievous as they may be, . It becomes us to indicate our preference as to the candidate of the Whig Party for the next Presidency. Instructed by our Constituents, as

"Peace bath ite victories as well as War.

sponsibility.

But it deserves to be remarked, that Mr. Van Buren has been uniformly the advocate of a Bankrupt Law; and, so far back as 1826, when he was a Senator from New York, he not only yoted for, but delivered a speech in favor of a bill experiments. The adoption of the principles by which you have so long abided to their purity as well as to their perpetuity—as you desire the re-establishment of the principles by which you have so long abided to the re-establishment of the principles by which you have so long abided to the re-establishment of the principles by which you have so long abided to the re-establishment of the principles by which you have so long abided to the re-establishment of the which you have so long abided to the re-establishment of the which you have so long abided to the re-establishment of the was a Senator from New York, he not only your desires the re-establishment of the was a Senator from New York, he not only your desires the re-establishment of the was a Senator from New York, he not only your desires the re-establishment of the was a Senator from New York, he not only your desires the re-establishment of the was a Senator from New York, he not only your desires the re-establishment of the was a Senator from New York, he not only your desires the re-establishment of the was a Senator from New York, he not only your desires the re-establishment of the was a Senator from New York, he not only your desires the re-establishment of the was a Senator from New York, he not only your desires the re-establishment of the was a Senator from New York, he not only your desires the re-establishment of the principles by which you have so long abided, to the re-establishment of the control of the principles by which you have so your desires the re-establishment of the principles by which you have so your desires the re-establishment of the principles by which you have so your desires the re-establishment of the was a Senator from New York, he not only your desires the re-establishment of the w Whether this principle be introduced in the ted for, but delivered a speech in favor of a bill experiments—we conjure you to arouse from your splished holds nonner will be not very more from the conjure of a bill experiments—we conjure you to arouse from your splished holds nonner will be not very more from the conjure of the conjure ruptcy," then before that body-a nill which was battle; and to make another vigorous and united

> President ; CEAPMAN JOHNSON, WYNDHAM ROBERTSON, CHARLES J FAULKNER, JOHN H. PEYTON, ROBERT W. CARTER. JAMES R. HUBARD,

Vice Presidents ! R. H TOLER, ALEX MOSELEY, Secretaries

It should always and constantly be recollected that the annual average priations under the Van Buren Adminiemade, too, under the most adverse circumstances and difficulties thrown in the way of the Whigs.

Something Rich .- The Madisonian of Saturday has this paragraph:

"Mr. Webster has expressed a wish, because of certain considerations, well understood bo-tween the President and himself, and which did not, in the least, affect their public or pri-

"The President"-John Tyler to wit !-had been pleased to grant him"-Daniel Webster to wit! !- "permission to retire." Can the ridiculous be earried any farther?

By-the-bye, since the rejection of Mr. Cushing is, according to just inference from this paragraph, to have the effect of keeping Mr. Webster in the Cabinet, it should be looked upon with favor by those who consider Mr Webster's staying there, no matter under what circumstancas of humiliation or honor, advantageous. . [N. Y. American.

The Richmond Enquirer is taking alarin at the appointment of Democrats to office by Mr. Tyler. It says it would decidedly prefer the appointment of Whige. This shows how the cat is jumping, and we hope it will continue to jump in the same way. The tempted has become the tempter, and it is but a righteous retribution that the Locos should have the full fruition of the profligacy they have made. tempt to identify it as "a Whig measure," even It is not unlikely, Mr. Tyler has despaired of getting up a party for himself, that he is making this demonstration upon the Democracy for the benefit of Mr. Calhoun .- Staunton Spectator.

> Mr. CLAY in ILLINOIS .- A meeting of the Whig members of Illinois Legislature was held

sufficient to raise a revenue to defray the necessary expenditures of the National Government, and at the same time afford the States, without a previous amendment of the adequate protection to American indus-

2. Opposition to direct taxation for the support of the National Government; 3. The necessity of a properly restricted National Bank, to regulate the currency, the citizens of some of the indebted States may and aid in the collection and safe-keeping of the public revenue ;

4. Adhesion to the principles of Mr. Clay's Land bill, as most according with the best interests of the Nation and of

5. The active support of a Whig candicates; but as the subject shall be examined, in its date, in every Congressional District at remote bearings, even they will be forced to the the approching election, without regard to the changes of success.

The following resolution offered by a member, was adopted by acclamation Resolved, That HENRY CLAY, of Kentucky, has the entire confidence of the

Harpers Ferry National Historical Park **Microfilm Collection**

VIRGINIA FREE PRESS.

Thursday Morning, March 80. THE WHILE BANKER. HENRY CLAY and AMERICAN INDUSTR

·DESCRIPTIO SCIENCES It is highly as using to see with what a hearty good will the specious democracy belabor one snother, in the party fauds which exist, and with what a jaundiced eye of justousy each section or clan views the other-they are perfect antipodes, regarding each movement by the other, as being calculated to obtain some new vantage ground, and so distrustful are they, of each other, that attempt at further concealment must prove ludicrous. Each faction conceives itself to be the strongest with the People, and hence they will not heed wholesome and salutary advice; -held together for a long time by the " cohesive power of public plunder" (as Mr. Calhoun said.) all things coursed their way smoothly, but once that cement taken away,

Magistrate. Even the "union and harmony" democratic convention that was held in Richmond, was annoyed and disturbed by the "juggling" Calhounites, who had, by "good luck," obtained a majority on this committee to prepare resolutions, &c., yet the crested plumage of these worthies was scarecoly raised, to make a "flutter in the breeze," ere they found themselves denosed in

In Mississippi the "democratic" convention tions satisfactory to all parties, and the Calhoun and Van Buren factions there, ore widening the aiready large breach which separates them, and are heaping live coals upon the embers of distraction and dissension. It appears that no two State Conventions can agree upon a day for Delegates. meeting in National Convention, let alone the manner to be observed in selecting Delegates. | gressional District have nominated Mr. Toler Immediately visited Albany, and gave a grand him, and of course another gentleman will be entertainment to the Locofoco Members of the placed in nomination to represent Campbell been regarded as a trait of selfishness and base-Legislature, State Officers, &c., and using the county in the next House of Delegates. This ness. To stick to your friend, the more unforprivilege of an entertainer, addressed them upon nomination is a most judicious one, as a more the approaching Presidential contest, and en- firm, worthy, and efficient gentleman could not deavored to "scatter to the winds," all the Cal- have been selected, and shews still further that from heresy, which had been secretly promul- his constituents know how to appreicate his gated and imbibed to a dangerous extent, sterling integrity. We doubt not but he will and which was beginning to work prejudicial receive the cordial and undivided support of to the conclusion of the profoundest Philosophy, and the deductions of the most enlarged to "the Magician's" interest among the locos the Whigs of the District. of New York. He told them there was not a doubt that Mr. Van Buren would receive the nomination for the Presidency by the Democratle National Convention, and further, that his probable that the Members of the Legislature of Mr. Van Buren. We are fearful, however, "cohesive power," the "spoils," to the Loco District, has, at the earnest solicitation of several stantly recurring and incessant reproach?" Foco party, indiscriminately, that they will be public meetings, and the request of a late Whig so discouraged, as to desist, for once, in making Convention held within the District, re-considered an effort to obtain the "helm of State."

FRUITS OF THE TARIFF. What a different position does our country amounts of bullion to pay for the gay trappings, cretion is the better part of valor." usoless gewgaws, and productions of foreign manufacturers - they were selling us more goods than we could pay for in our products, and were

turned the balance of trade in our favor, a re- gainst young Mercer, for the murder of Heberault which the friends of the measure have long ton, which took place immediately opposite and zealously contended for, and which is now Philadelphia, on the Jersey shore. He was ar- disgraceful supineness of the Whigs last year, being practically illustrated, as within a short raigned, and rlead not guilty to the charge-the time we have announced the arrival of the Aca- trial was set down for Tuesday last. dis, with one million of dollars in specie, and dollars more, in specie, thus proving, beyond party cavil, that it is healthful and salutary to our country-it will be seen that foreigners are obliged to purchase with specie, our staple productions, when they go beyond the amoust of our importations, or beyond the amount we are willing to barter for. Were there a wise head to administer the Government, properly to regulate its financial department, our domestic affairs might once more assume their wonted appearance of prosperity, and the manufacturers and working men of our country, once more as-

sume the face of happiness, beaming with joy. Shall this Tariff continue? Shall the riches of foreign countries still pour into our coffers? are questions which naturally arise. The mono- be held on Saturday next : maniacal cry of repeal, has been raised, the tocsin has sounded, and there cannot be much doubt but that the Locofocos will make a strong. yea, a desperate effort to annihilate this bill, which is proving itself a restorative panacea, and sovereign remedy, for the many ills which our country has been heir to, merely to gratify the factious whim of partizans. Once repealed and the tide will be turned -not only will our products prove insufficient, but cur specie will be drained, and we will exchange all we Joseph C. Davis, James M. Manning, John J.

THE CABINET. The Washington correspondent of the New York Express, says that as soon as Mr. Webster and Mr. Cushing to fill the office left vacant in O'Bannon, John Heafer, John M. English, and ed me to abandon the excitement and turmoil the Navy Department, -if, however, he declines, Jacob Tutwiler. the next "on the carpet" is Gen. John Spear Smith, of Baltimore, (son of Gen. Sam'l Smith.) It is said that Mr. Smith is a gentleman of talents, and is possessed of qualifications peculiarthe Navy.

&By the arrival of the schooner Francis the 1st day of April next : Cannady, which arrived at Charleston, S. C. on John Quigley, Geo. Feaman, Michael Hense the 22d inst. we learn that the northern part of Albert Humrickhouse, Marcus Shanton, David Guadaloupe was visited by a second shock of an Hensel, John C. Shindler, George C. Eackle, earthquake. A dense cloud of smoke was seen to ascend from the vicinity of Bassanterre, and serious fears are entertained for its safety.

The comet was seen at St. Thomas on the 23 inst., it was so brilliant as to cause considerable alarm to the inhabitants.

Chesapeaks and Ohio Canal Company .- The Comberland Civilian of the 24th, contains the Miller, Jacob Sheetz, Andrew Ronemous, and following paragraphs, which argue that the proposition to sell the State's interest in the Chesa-

. We learn that Gen. McNeill, the President of the Canal Company, in a conversation with a gentleman from Baltimore, since the passage of the bill for the sale of the State's interest in the Chesapeake and Ohio Canal, said that he had no ciety, the following named gentlemen were apdoubt but that the sale would be effected without delay, and that in the course of eighteen months, the canal would be completed to Cum-berland.

We have also seen a letter from a gentleman in Beltimore, a friend to the Canal, in which he says:- The bill we have obtained is available, and a manufact by Gea. Me Neill that is eighteen months, the canal will be opened to Cum-

Dugwards of two thousand persons have became professors of religion within the last few weeks is the city of Albany. The churchgo are opened every night, and are literally

FREDERICK CANDIDATES .- The regularly nominated Leco Foco candidates for the louse of Delegates from this county, Mesers. Byrd and Wood, it appears will not be suffered to "walk over the course," as . W. G. Singleton, Esq. bas announced himself as an independent candidate, and says "that he may fall in the contest, but if so, it will be in defence of his self. espect and honor." James Keenan, Esq. has also signified his intention of being an independent candidate, and says "that he is in favor of receiving Virginia's portion of the Land fund, which is now lying in the Bank of Virginia, at Richmond, to the amount of thirty-seven theu- counties of 1840 to regain their position-to sand dollars, and, also, that he is most decidedly opposed to the Tax Bill, which has just passed that perfidy the vilest has not comprehended he House of Delegates."

epresentative in the last Congress from the District of which Page, at that time, constituted a part, has announced himself in the last number of the Woodstock Sentinel as a candidate for Congress from this, the 10th District. This anschisms were rife, and now we find no less than nouncement will place the Democratic Convenhalf a dozen "patriotic" democrats, who are will- tion, which meets in Winchester on Friday, in ing to seree the country in the capacity of Chief somewhat of a quandary, as we doubt very ination of that Convention, unless perchance they are driven to it as an alternative, to prevent division among those who boast that they care 'nothing for men, but every thing for measures.' Having no desire to interfere in the matter, we would merely remark 'be it among you'-settle it as best you can.

Hill Catter Eta now a prominentment to Mr. Wise. Mr. W. will have a hard contest, as he will find in his opponent one who is able broke up in a row, being unable to pass resolu- and determined to battle for every inch of vantage ground.

The Whigs of Campbell county have placed in nomination their old and well-tried representatives, R. H. Toler Esq. and Captain Thomas Fox, for seats in the next House of

We notice that the Whigs of the Fourth Con-Upon Mr. Wright's return to New York, he for Congress, which has been accepted by

Whig, has taken the field at the earnest solicitation of his friends, in opposition to "every inch" election was "a sure thing." Since the edict Gov. Gilmer of Albemarle. The Advocate says of Mr. Wright has gone forth, it is more than that as to the election of Mr. Goggin over Gov. Gilmer there cannot be a doubt, if the Whigs do fortunes when they most stood in need of her sup-

83-The Hon. George W Summers, Represen consented to become a candidate for re-election.

Mr. Cushing, the "efficient" supporter o. now occupy, from what it did a few years ago - Mr. Tyler, has declined being a candidate for then we were ever and anon exporting large re-election, believing in the old adage that "dis-

> 65-We learn from the Staunton Spectator that Wm. McKinney, Esq , has resigned the office of District Attorney of the United States for

63-We learn from the National Intelligence of Friday, that the Rev'd John L. Pitts, whose strange disappearance from his home in Frederick, Md , has been noticed in the papers, misled by deceiving demagogues, but they rareand who has been traced to Georgetown, was ly fail to vindicate their rights in after timessince seen in the vicinity of the Naxy Yard at and we trust that this wicked attempt to de-Washington, by a person who knew him, but fraud honest men of their suffrages will not go was unapprized of the mysterious circumstan- unpunished. ces under which he had left home. Since then no tidings have been obtained of his whereabouts, although diligent inquiry has been made throughout the city and in Alexandria.

TEMPERANCE DELEGATES. The following persons were appointed delegates to represent the Total Abstinence Society of Charlestown in the "Temperance Union" to

John J. Sanborn, Samuel Stone, James Cloth ing, Joshua L. Deaver, H. N. Gallaher, Cyrus lins William T. Washington, John J. H. Straith, ceptance of the nomination. Benjamin Tomlinsop, Henry L Eby, Abraham Vanhorn, James J. Miller, John W. Rowan, Wells J. Hawks, John Brooke, William G. Cazenove, James McCurdy, Solomon Hefflebower, Tave, and a little more for foreign manufactures! Abell, John Hammond, Robert B. Rawlins, Sidney S. Gallaher, Jacob W. Haines, sr., James conferred upon me by the Whigs of Jefferson, B. Small, Jacob W. Haines, jr. Samuel H. Alle- and I acknowlege with deep sensibility the remong, Erasmus Tate, George Eichelberger, jr., newed obligation which it imposes.

John H. Kelly, Thomas B. Beall, Joseph C. The interests of a large family, and an increa-

At a meeting of the Shepherdstown Total Abstinence Society, held in the Lutheran Church on Saturday the 25th inst., the following named persons were appointed delegates to represent ly befitting him for the situation of Secretary of the society in the Quarterly Meeting of the Tem-

William Fawcette, Isaiah Miller, Joseph Welshaunce, William T. Yonts, James Hessey, G. Hill, John Weise, John M. Barnst, George W. Shindler, William M. Sheetz, James L. Chapline, John M. Seely, John Swann, H. L. Galla- at my post until the adjournment of the Legislaher, J. P. A. Entler, George Fouke, Charles A. Keyser, John Keplinger, Thompson Johnston, Samuel P. McMillan, John Woods, William B.

A meeting of the delegates is requested in the peake and Ohio Canal, will take place without Basement of the German Reformed Church on plenty in New York that the Banks are compell- Springfield-W Howe ments for the occasion.

At a meeting, on Saturday evening last, of the Shannondale Iron Works Total Abstinence Sc pointed to represent said society at the Quarterly Meeting of the Temperance Union, to be held in Charlestown on the first day of April next : Thomas Varney, John Reynolds, Harmin But-ler, William Nichols, F. A. Moorman, William McCullough, William Johnson, John Hale, and the other got to the shore much frozin. John Vines.

Gold Medal for the best Essay on "the value of Conjum in the treatment of febrile diseases." It

The late outrageous propositions of the Loco Focos, in their monstrously unequal Tax Bill, who have advanced their money, and purchased have created indignation throughout a large per- the Bonds and Stock of some of the repudiating

ion of the State-nod, in many counties, the States, addressed a memorial, written in a strong Whigs are determined to bestir themselves, althor and forcible style, to Mr. Everett, the American many thought it best not to make any effort for a Minister in London, requesting him to transmit total recovery of authority at the ensuing electit to the President, for presentation to Congress, tion. The Richmond Whig has the following and to the different State Legislatures. The stirring appeal to the decided While counties of memorial it is said contains much sound and lothe State :-

"While the Whig party of Virginia appears lisinclined to make any formal struggle for suc- nished reputation and credit abroad, and furthcess in April, it is incumbent upon the old Whig manifest to the country that they are there yetthem in its polluting embrace—that even destiny United States, by the repudiating doctrine of sewhich turned against them, and in the moment William A. Harris, Esq , of Page, and a of victory consigned them to the tender mercies of the most contemptible pretender who was surely ever felt in public affairs-that unlucky desny itself has not changed their firm resoives, nd their deliberate convictions.

"In the name of the Whig party, we ask for to be convinced that treachery has not been stead- curities can occasion but little inconvenience. vat work in O'd Virginia. We do not beeve it. We never will believe it, of the body of the People. Of Demagogues and aspirants them but too well: but of the people, the real people, we can believe nothing but what love of Liberty and of Country would dictate. That love does dictate the suppression of those who have been faithless to the Reople, and only true to their own mercenary views, and Vir- orphans many of whom have invested their all ginia, and Virginiacs, we do mot doubt will consign all such to an oblivion that will nev-

sure, the Whig utters the following just and pariotic sentiments, to which every manly heart "In the name of all that is reverenced among

men, what have the Whigs done to affenate the confidence and fraternity of their breth en of Ac- and our high-toned moral character, to the same the table comac? They have, it is true, been unfortunate: pristine position and elevation it stood, prior to affections of our kind, of human nature, were misfortune and guilt ever considered synonimous? We had supposed, as we certainly personally have always felt, that misfortune ought to attach us but the more warmly to those who suffer under its visitations. To abandon and desert'a friend in misfortune, has through all time. tunate he was, and to stick the closer, the more unfortunate he was, has ever been considered Nearly \$100,000 arrived at Baltimore last the brightest, noblest characteristic which distinguished man from the brute. What does woman do, under such circumstances - woman they will soon stop this tide. whose feelings conduct her by the shortest route, and christianized Philanthropy? She always The Hon. Wm. L. Goggin, a staunch loves her husband, or lover, or father or brother or son, the best, when he is in trouble-that is when he stands most in need of her sustaining love! is there, in all nature's beneficence, a

more holy and beautiful principle?
"Accomac has abandoned the Whigs in their misport. Will she persist in this unnatural course?-Will she continue under the influence of distinguished men, animated by peculiar views, to separate that unless Mr. Tyler is prompt in giving the tative in the last Congress from the Kanawha own cause- to subject her Whig brothers to a con-

> GERRYMANDERS COMPLETED. Virginia, Ohio, and Pennsylvania, the three his determination to retire from public life, and largest States of the Union, (New York excepted,) have alike had infamous and nefarious gerrymanders put upon them. In this State the Whigs have a chance for six, in Pennsylvania five or six, and in Ohio about the same number, thus, at the farthest, allowing the Whigs only eighteen Members of Congress, whilst the Locos take for their share of the "spoils" forty-two; more than two to one, and this in despite of the well known wishes of the people. Thus have a

But it is too late now to lament or wail over these evils, they must in part be attribute to the in their failing to secure majorities in the States where they certainly had them but we mistake Patapaco-G Morgan, W H Rennick the feeling and the honor of the people of Virginia, if this gross and palpable districting, does not react upon the Locos, by their destruc- Lewistown circuit --- W Butler, T Mitchell tive overthrow. The people may sometimes be

CORRESPONDENCE Between the Committee appointed by the Whig County Conventon, and one of their present representatives, John S. Gallaher, from which it will be seen that Mr. G. accepts the

CHARLESTOWN, MARCH 20, 1843. John S. Gallaher, Esq. DEAR SIR : The members of the Convention. which was held in Charlestown this day, for the purpose of nominating candidates for the House ier, N. S. White, Robert Humphreys, Ambrose of Delegates, to be supported by the Whigs of W. Cramer, James W. Beller, John A. B. Hard- Jefferson at the ensuing Election, have instructed the undersigned to inform you that you have Hibbons, Thomas Rawlins, James M. Riley, E. been unanimously nominated as one of the can-P. Miller, William S. Lock, Francis W. Raw- didates, and we respectfully request your ac-Georgetawn-L. F. Morgan, S. A. Roszel Leesburg-F. Macariney Fairfax-James Watts, B. F. Brooke Loudoun-E. P. Phelps, S. Keppler

Yours, respectfully, SAMUEL D. BAKER, THOS. G. BAYLOR.

RICHMOND, MARCH 25th, '43. GENTLEMEN: - I have received your letter informing me of the flattering nomination, again

retires, Mr. Upshur is to "slip into his shoes," Rawlins, John Avis, jr., John Gardner, Alfred sed affection for the quiet of home, had inclinof public life; but, as my fellow-citizens have not thought proper to bring into their service an abler instrument of their will, I feel that I have no alternate but a prompt acceptance of the present call. My unavoidable detention here will prevent me from an early canvass of the County, and in that my vigilant opponents will have some advantage of me. But as, in this perance Union, to be held in Charlestown on case, the cause of my intelligent and estimable associate in the nomination, and myself, is the cause of the whole Whig Party and of the country, I feel a perfect reliance that our common interest will be well attended to, and that the generous friends, who have so often sustained me will in my absence stand up to that cause T. Licklider, Reasin Shugart, John Boroff, Jacob zealously, fearlessly, and faithfully. With this abiding confidence, and a renewal of my gratitude for the honour conferred, I shall remain

Very respectfull-, Your ob't servant, JOHN S. GALLAHER. To SAMUEL P. BARER, and

THOMAS G. BATLOR, Esqs. The American states that money is so Woodstock-D Tront

The New Orleans Bes states that about one thousand persons will rendezvous at Fort Bloomfield—W H Enos, ES Teal Leavenworth on the first of May next, for the purpose of migrating to the Oregon Territory Two young men named Campbell, brothers, of Alexandria, were gunning on the Potomac during the storm last week. They lost their way in the storm-one was frozen to death, and

Miffin — J Graber
Shippensburg station — M G Hamilton
Mercersburg — W Monvoe, W F Mercer
Chambersburg — W Monvoe, W F Mercer
Chambersburg — S McMallia, G H Day
Hagersburg — J V Rigden
Boontboro' — A A Reese, W L Spotswood
Ferderick City — W Wickes
Frederick city— I Collins
Frederick eircuit — I Collins
Frederick eircuit — I W Beanne The New York Commercial Adverti-Opium in the treatment of febrile diseases." It thodist Episcopal Church, was danger-is required that the Essays be sent in by the lat October, 1844, and be addressed (post paid) to the Corresponding Secretary.

Roberts, the sentor Bisnop of the diseases of the latest advices from his residence; very little hope was lentertained of his recovery."

VIRGINIA LEGISLATURE From our Etchmond Correspondent.

The Foreign Creditors of our country, those

from it, which relates to the pecuniary circum-

The Accursed Whig Tariff.

APPOINTMENTS FOR THE

BALTIMORE CONFERENCE.

Manch, 1843.

BALTIMORE DISTRICT-N. Wilson, P. E.

Baltimore City (S Brison, J A Collins N Head, SS Roszel Fayette street-J Miller, Samuel Smith

Severn Circuit-A A Eskridge, R H W Brent

ardson, sup Bladensburg-W H Coffin, G D Cummings Ebenezer-J H Brown, Z Jordan

St. Mary's-T'S Harding, F A Harden Charles circuit-F Dyson, W H Laney

Shremshury-G Berkstresser J S Morris

Westminster-H Holland, E Welty

Liberty-R S Vintan, F H Richey

Lewistown Station-G G Brooke

Huntingdon --- H G Dill, W Baird

Trough Creek -- J G McKeehan

Cumberland -- W Prettyman

Danville .-- J Ball, S G Hare

Penn's Valley ... J Stevens

Stafford ... J White, D Ball

Rock Creek-P Doll

Staumton -- E R Veitch

New Castle-E G Jamieson

Huntersville-- L C Waters

Winchester-E Dorsey

Monroe-Thomas Heildebrand

Lewisburg Station - B H Crever

Franklin-T H Busy, J L Gilbert

Deerfield-Z. Bland, W Taylor

Harpers-Ferry-R M Lipscomb

Hollidaysburg --- E E Allen

Warrior's Mark - J S Lee, J Moorehead

Williamsburg --- J Brads, M A Turner Concord --- E Butler, J W Ewing

Bedford .-- J Munrne, George Stevenson Frostburg --- G W Deems, W Gwynn

Alleghany --- P McEnally, C McClay

Sunbury ... A Britten, J Montgomery

Berwick --- T Tanyhill, T Bowman, su

West Branch ... W Hirst, James Guyer

Bellfonte--- F M Mills, E McCullum

Alexandria --- A Griffith, J Lanahan

Luzerne--- J A Ross, T F McClure

Millon ... G Guyer, G A Coffrey Lycoming ... I Bowen, W R Mills

Seamen's Bethel-H Best

York---J A Hening Codorus---John McClay

Calvert-W O Lumsdon, T B Lemmon, J W Rich-

N. BALTIMORE DISTRICT ... John Bear, P. E.

North Baltimore-W Hamilton, J Larkin, E D

East Bultimore-H Slicer, C B Young, P. B'Reese

HUNTINGDON DISTRICT-H. Furlong, P. E.

NORTHUMBERLAND DISTRICT -- G. Hildt, P. E.

Bloomingdale .- J W Haughawout, 1 H Torrace

POTOMAC DISTRICT ... J. B. Sargent, P. E.

ROCKINGHAM DISTRICT ... N. J. B. Morgan, P. E.

Rockingham -- B N Brown, LJ Hansberger

Fincastle--J Forrest, J Bunting
Christiansburg--J Heildebrand. J W Lambeth
Floyd---T J Dyerle

Lewisburg Circuit-J Clark, T A Morgan

Covington - S L M Conser, Charles A Reid

WINCHESTER DISTRICT-John Smith, P. E.

Shepherdstown station-J Plotner Berkeley circuit-T H W Munroe, J H March

CARLISLE DISTRICT - C B Tippett, P. E.

Next Conference to meet at Foundry Station

Several Obituary Notices, and other comon are secessarily deferred.

Washington City, D. C., March 14, 1864.

Winchester circuit-J W Cronin, E L Dulin

Jefferson eircuit-J A Gere, T Sewall, jr.

Hillsborough-R Cadden, J H Waugh Bath-Stephen Smith

Moorfield-A G Chenowith, E F Busey

Wardensville-L N Munroe, H Hoffman

South Branch-J Clary, N L Fish

Carlisle station-H Tarring

Carlisle circuit -T Myers. J Stine

Augusta .-- C Parkinson, J T Phelps

Foundry ... J Davis ; Wesley Rohr, to labor ;

the colored people; J Hanson, sup Wesley Chapel .-- W B Edwards

Northumterland-J Ewing. W T'D Clemm

William street-Job Guest

Whatcoat Chapel-W Hank

Emory Chapel—M Gobeen Columbia street—John Guyer

Sharp st. & Asb'y-J W Cullum Baltimore City Mission-J Gamble

Gibbons, sup Summerfield Circuit—A Jamieson,

Patapsco Station-W G Eggleston

Annapolis-Joseph Merriken West River-A Smith, T C Hayes

RICHMOSD, March 25, 1343. crops, and write of capias, were considered, and plete its improvement through Virginia. A dif-Mr. Carter moved to strike out that part which ference of opinion exists as to the liability of the for adjourning size die on Saturday, was, rescindwrits. This was sustained by Messrs. Carter next. The company are bound to pay 6 per be finished. gical reasoning on the interest and the necessity

Senate wie iben agreed to.

or proceeds to show to what an extent American 000, in there annual instalments, for the com- question will be one for the next Legislature to mittees to be despatched. credit has depreciated, and the almost irretrievpletion of the buildings of the Virginia Institu- decide, whether the State is bound, or not, for tion for the education of the deaf and dumb, and her proportion as far as the work is already done Senate receding from all its amended able injury that has been done the credit of the postpone the bill indefinitely, Mr. Frazier, one of the delegates from Augusta, made an able and spatched—many of them postponed indefinitely. Sun-set the Senate asked a conference, which elegates from hebelf of the largitation and veral of the States. We subjoin a paragraph the beneficent objects and glorious results already flowing from it. Mesers Repulse and Streets. stances of those who hold our bonds and stocks. "An impression, we understand, prevails very generally amongst your neople, that their credit-ors in this country, are, in a great measure, men dy flowing from it. Messrs Brooke and Strother of large fortunes, to whom a failure in their sealso sustained the appropriation in handsome

The bill was, however, postponed indefinitely. view of the matter, furnish no ground for any departure from the ordinary obligations of good faith. In fact, however, the hother may be also debated and postponed indefinitely; and a bill making a loan of \$1500 to the Valley Turnpike Com jany met a similar fate-as also did

and now depend for their subsistence—some quarterly erms of the County and Corporation Kanawh even for their dails bread—on the good faith of Courts, was also indefinitely postponed, Mr. dorser. the fast that the credit of our country is be- The previous question cut off remarks from Byrd and Taylor, but these gentlemen contended low par, and below that of any other country other friends of the measure.

England, should be sufficient to stimulate and induce every gallant son of Columbia, to lay to department of the Government, was in part diswith a helping hand to raise her prostrate cre- cussed, parposing to reduce the pay to two doldit, and restore again our national reputation, lars per dey after 85 days. It was then laid on A bill reducing the Sheriffs' commission on

defence Sas made, was considered in part. The Ohio Journal remarks that the Tariff On Tolday, various bills were passed, one of must be the inevitable consequence. still continues to pour the treasures of the old which was concerning the accounts of jailors for world into the lap of the new, as witness the supporting lunatics, and for other purposes. Much debate occurred on a bill converting into

following from the Baltimore Sun: Specie coming.-We notice by our exchange stock the State's loans to certain Rail Road compapers, that specie is almost daily arriving at panies. In this discussion, Messrs. Crutchfield, Watts, Randolph, Goodson, Daniel, Taylor, and e principal parts from foreign countries .-Gallahes participated; and the bill was finally ordered to be engrossed. It was passed the next If the Loco Focos should get into power again,

was further discussed, and again laid on the ta-

The bill reducing sheriffs' commissions on during his absence. forthcoming tonds, &c. was again considered; and after an ineffectual effort to amend it, by ble, which motion prevailed-46 to 39. her, Cruichfield, Yerby, and Byrd of F.; and op- second times, and ordered to be engrossed. posed by Messrs. Leftwich, Frazier, Daniel of The Tax Bill, with the Senate's amendment, was R., Tavenner, and Frazier-and ordered to be taken up, on motion of Mr. Randolph. engrossed for a third reading by a decisive majority. As an evidence of the temper of the Baltimore Circuit-P D Lipscomb, S V Blake, J L House on this subject, it may be mentioned that on the question of original inquiry by a committee, the vote in its favor was 91 to 9.

The Speaker laid before the House a communondence on the part of himself and his predecessor with Govs. Davis and Morton of Massachufrom the service of Mr. Gray of Norfolk. It interfere. The letter will show that Gov. Mor- ed to others." ton, (the " Democrat" from whom so much was expected in deference to Virginia,) is not dispos-

time a bill to restore the State's guarantee, heretofore withdrawn, from \$100,000 worth of Bonds of the James River and Kanawha Company .-The bill was postponed indefinitely, by a vote of 65 to 29. The bill concerning sheriff's commissions, was

Gallaher. It is to take effect from the 1st of May, as, if passed by the Senate, it cannot be known over the State at a sooner period. The following is the substance of its provisions: The bill provides that when a forthcoming bond shall be taken for the delivery of property | could get at it, out no other. It was this very scarlevied upon by virtue of any execution, the Sheriff shall include in said bond a commission of only two and a half per cent. upon the first three

hundred dollars and only one per cent. upon all thereffort to relieve capital from taxation and to imover that amount. If the property be sold under the first execuion or the money paid, the commission shall be down this motion of Mr. G- and then disagree to the five per cent upon the first \$300, and two per

cent upon all over that sum, as at present. If the forthcoming bond be forfeited, and the money made on the second execution, the Sheriff will be entitled in addition to that embraced in

two per cent on all over that amount. So that if the debtor pay under the first execu- was, that he desired to strike it out. ion, he will be subject at most to 5 per cent .; or if under the second execution the property be sold or the money paid, the highest commission in any case will be seven and a half per cent. instead of TEN PER CENT. as now allowed. An attorney's fee, formerly charged in all cases, is only to be taxed on the defendant when Fredericksburg --- W Evans
Westmore'and --- R T Nixon (one to be supplied)
Lancaster--- T Wheeler, G. W. Israel

he makes a defence on the forthcoming bond. The vote was very decisive, in favor of this measure, a large majority of the House deeming some reduction of costs, in these critical times, indispensable.

The bill to retrench the salaries of the officers Lexington-B H Nadal, Wm Krebs, J Spriggs, sup of government was taken up, and various amendments proposed. A vote was taken, reducing the milcage one-half, and the per diem to \$2 after the first 60 days; and then the two propositions were voted down. In this stage of the proceedings, Mr. Leake of Albemarle (baving previously sustained the amendment which looked to a 60 days' session,) because the House having cut loose its own fortunes from those of the State officers, I could not think of reducing the wages of one without bringing down the other. The depression of prices are, I hope temporary-and I feared, if a reduction of salaries Front Royal circuit-JS Martin, NS Buckingham were now made, a month of the next session would be spent in the effort to put them back negatived. again to the old standard which has existed for more than 20 years. I have witnessed a whole from any office, calling, or profession, at the

Every body complains that the sessions are too long, but this arises from causes which those after some remarks by Mr. Tatem, who, as a his will .- Richmond Whig. opposed to a waste of time cannot control. The physician, did not desire to be placed on a bette State (as Mr. Randolph truly remarked) has become a Banker, a Road Maker, and a Canaller-and subjects spring up from these employments which necessarily consume much time .-A great deal depends upon a proper organization of the committees, as business cannot progress until matured by them; and I have always favored the 1st Monday in January as the day of meeting, because the first month of the session is almost entirely wasted by the intervention of the holidays. Christmas is the period for every Gellysburg — T McGee, T M Reese R. Emoar, President pro tem Dickinson College. John S. Mirchell, Agent Maryland State Biman to make his arrangements for the new year, and in consequence of the absence of many members who live near Richmond, important subjects are thrown back. Besides, there are too many talkers in both Houses—I mean those who take an hour to express half a dozen plain ideas, which ought to be expressed in as many mi-

question of adding or taking off \$200 to a clerk's

Both houses have agreed to adjourn on Satur- | entertain this day, but from present appearances this seems im-

The House on Tuesday refused to take up the On Montage time Sensie's amendments to a bill bill allowing the Baltimore and Ohio Rail Road relation to confessions of judgments, growing Company the further time of five years to comrobibits eferks of courts from issuing blank State for her subscription after the 4th of July ed, it being evident that the business could not and Byrd, and opposed by Messrs. Worthington cent, on the amount, and the dividends (they say) of the States to maintain their hitherto untar- and Hopkins, and lost. The amendments of the will meet this interest; but they are anxious to retain the endorsement of the State to enable every thing by ordering some thirty or forty The bill zuthorizing an appropriation of \$21,- them to borrow the amount of subscription. The bills to be engrossed, and many reports of

A bill has been brought in to abolish the office was agreed to by the House, sad A bill for the relief of Reberca D. Duckwall (of Jefferson) was taken up, and before Mr. of the House. At 6 o'clock, the House ad-Worthington, who had it in charge, had an oppertunity of explanation, the previous question A bill limiting the liability of assignors was was sprung on a motion to postpone it indefinitely-and it met the fate of many other bills. The Appropriation bill was considered and

ordered to be engrossed. A debate arose on a motion by Mr. Byrd to The bil providing for semi-annual, instead of uniterest on bonds of the James River and uniterest on bonds of the James River and Leake) being willing to yield the natural being will be the natural before the natural being will be the natural before the natural between the natural being will be the natural before the natural between the natural before quarterly erms of the County and Corporation | Kanawha Company, on which the State is en-

that it need not be met in advance. On the A bill is reduce the expenses of the Legislative other hand it was thought by Messrs. Randolph Teler, Gallzher, Carter, Crutchfield and Irving, that as the State was the endorser for the punctual payment of the interest, and as the company had given notice of their inability to meet it, it was cur day to preserve the credit of the State but when with generous spirits, with those who feel and acknowledge the noblest impulses and affections of our kind, of human nature, were affections of our kind, of human nature, were fee against the defendant in cases in which no the principal obligor on the bonds. If it were not provided for depreciation of the State bends

The Senate passed the Tax Bill, with amendments, which I shall notice when finally acted upon by the House.

Mr. Cootes offered a joint resolution propos ing to change the time of meeting of the General Assembly to the first Monday in January, and that the per diem of members shall cease after The fill to reduce the pay of members, &c. the 31st day of March; and that any member who shail absent himself a day or more; except in case of sickness, shall have his pay deducted

Mr Powell of F., moved to lay it on the ta Mr. Powell of Fairfax, and Mr. Byrd of F., it | On Filday, several engrossed bills were passed was supported by Messrs. Carter, Blue, Galla- and a large number of bills were read the first and

> ment, concerning merchants' licenses, and refused to make the amount of "purchases" the criterion of taxation, instead of "sales." The 12th amendment of the Senate proposed to

strike out the following words: "On all money loaned out at interest by individunication from the Governor, enclosing a corres- als, or any bonds, notes, or other securities acquired by purchase, over and above the sum in the aggregate of one hundred dollars, two and a half per centum on the amout of all interest or profits received theresetts, in relation to the slave Latimer, a fugitive from within the year next preceding the time of lis ting or giving in the same to the commissioner of the revenue, after deducting therefrom the interest will be recollected that Gov. Davis declined to on all sems in which such individual shall be indebt-

> And to insert, in lieu thereof, the following words : cent. on the value of such securities, after deducting ting in advance against Mr. Rives' admistherefrom the amount which he, she or they owe,

the said value to be ascerta ned by the person hold-Mr. Randolph moved to disagree to the Senate's

passed, after some amendments proposed by Mr. ney was so scarce, he would rather raise the rate of

> Mr. RANDOLPH contended that this was but anopose all the burdens on the lands. He appealed to gentlemen representing the landed interest to vote

Senate's amendment. Mr. GALLARER said if any one in the House had a right to complain of the land tax, it was himself and which was called by our political oppoland tax of any in the State. He therefore could not be supposed desirous of increasing that tax. But he the bond, to five per cent. on the first \$300, and believed that nothing but confusion and disorder cause were never more united in Philawould result from this provision; and therefore it delphia-were never more devoted to the

Many inquiries were made as to the effect of voting ciples than at the present period. for or against striking out. It was announced by Mr. Randolph that voting to strike out was tanta mount to disagreeing to the Senate's amendmentwas approving the bill as it went from the House. After some further debate between Messrs. McRae, Brawner, Crutchfield, Randolph and Gallaher, the question was taken on agreeing to strike out the words above quoted, and was decided in the negative-ayes 33, noes 63.

The question on agreeing with the Senate in striking out the tax on State bonds, was decided all the argument which the "Inquisitors." in the negative-ayes 60, noes 34.

The House agreed to the amendment fixing the minimum of yearly salary to be taxed at \$400, instead of \$250, after some remarks in favor by Messrs. Randolph, Stovall, Hopkins and Daniel, and in opposition by Mesers Lacy and Bassel; and also agreed to the amendment to insert one per cent. instead of two.

Mr. Byrd of F., declared the tax on merchants' clerks as odious to him, and therefore voted for Mr. McRae moved to amend by inserting one

half per cent. instead of one, which motion was The amendment fixing the tax on fees derived

week's debate, (at nearly \$800 a day,) on the same rate as the salary tax, was agreed to. The amendment changing the mode of taxing tendency to strengthen the President, alphysicians and lawyers, so as to subject them ready too strong for a Republic. and to to a tax of \$10, instead of \$5, was agreed to, make Congress the purchased slaves of footing than salaried officers. Mr. Stovall opposed the motion.

Mr. Carter moved to disagree to the Senate's mendment, striking out the tax on collatera inheritances. This motion succeeded.

charged per annum for a subscription to the one Meg Merrilies stew." highest priced paper that may issue from such press: Provided, That no press shall pay a higher tax than ten dollars; after an ineffectual motion by Mr Martin to strike out that clause,

Mr. Gallaher desired, now that we had taxed

The bill, as amended, was then directed to be returned to the Senate.

The House sgreed to meet at 9 o'clock to And on motion of Mr. Gallaher, the resolution

On Saturday, the House cleared its to

During the day the Tax Bill was return that striking out the tax on State Boads.

From the number of bills yet to be completed there is no possibility of an adjournment before

The vote in the Senate against taxing State Bonds was 18 to 8, and the last vote in the House in favor of that measure was 51 to 46.— Mr. Randolph had to raise the party slegan to ple that capital ought to be taxed.

To the Editors of the Whig.

Gentlemen-When the bill for the reduction of the salaries of State Officers and the pay of Members, was up in the House, I read a proposition which I had intended to offer, with the hope of shortening the session, if the matter of pay (as some supposed) can have any influence on the subject. My proposition, as modified, would read thus:

"That the entire compensation of members of the General Assembly, shall in no case exceed \$350, exclusive of mileage; and that four dollars shall be deducted for The House refused to strike out the item-25 every day's absence without leave, unless

in case of sickness." This would allow \$4 per day for 874 days; and if members chose to remain any longer in session, they would get nothing. I consider 90 days an ample period for transacting the public business. if the Committees would push the most important subjects early in the session, and if the debators would learn to condense their speeches, so as to present ideas instead of mere words. I consider, too, a half hour rule (limiting speeches to that period) as indispensable to economy of time; and if it should be my fortune again to cross the legislative thresbhold, I shall use my best efforts to establish such a rule. I regret I did not atter

session. It is greatly preferable to the previous question, which is often called improperly, and which only serves to exclude the modest men of the House from their just share in its deliberations. The "half hour rule" is the only true method of "choking off" the long talkers.

Very respectfully, yours. JOHN S GALLAHER-RICHMOND, MARCH 23, 1843.

Wm. C. Rives, Esq.-Much speculatou is indulged by the papers in regard to the course of this gentleman touching the Presidential election, and several of the sion into their ranks. They should make themselves quite easy on that point .--There is hardly any doubt that Mr. Van Buron will be the Presidential nominee of Mr. Gallaher called for a division of the question that party, and if so, there is no doubt, unand warned gentlemen that this clause would work less we egregiously mistake Mr. Rives' confusion. The commissioners of the revenue character, and his express declarations in would be made commissioners in chancery to settle the Harrison campaign, that he will cerevery man's account. At a time like this, when mo- tainly not sustain Mr. V. Buren-yea, interest to seven or eight, than to decrease it, as this wholly neutral in the contest between Mr. Van Buren and Henry Clay, (which is city of money which depressed the prices of pro- we think very probable,) he would decidedly prefer and aid in the support of, the latter rather than the former.

[Charlotsville Advocate At the Ward Elections which took place in Philadelphia on Friday last, the Whice carried every ward in that city but nents the "Banner Ward." The Inquirer remarks that "the friends of the good triumph of HENRY CLAY and Whig prin-

What actually passed in the Sepatorial conclave which Mr. Wise now represents so terrific and formidable to Liberty?-Nothing we have heard but this! Old "Bullion" (Benton) got up and read one of Mr. Wise's own speeches-his Louisa Court House speech, we hear it was de-This was equivalent to rejecting the Senate's livered in November, 1839! Not a word, report alleges, was added pro or con, from any quarter! Mr. Wise's own speech was as he would fain have the world think them, had addressed to them for the purpose of influencing their decision! Upon the evidence of his own Louisa Speech; exhibiting, however, as it unquestionably does, the most enormous amount of inconsistency which any public man ever committed in so short a time. Mr. Wise was judged and rejected.

Mr. Benton it is stated emphasised particularly that part of Mr. Wise's speech in which he expatiates upon the dangerous principle of appointing members of Congress to office—its injury to the People in debauching their Representatives from the duty they owe to them-ite corrupting influence over members of Congress in the vote they give-its infallible

.The Richmond Whig gives this brief but faithful sketch of the political character of Mr.

"A Whig to-day, a Locoloco to-morrow, a Tyler man next day, and the day The House then agreed to the tax upon every printing press of newspapers, twice the amount tionist and nondescript, all jumbled into

A gentleman at Point Petre, (Gaudaloup giving an account of the carthquake which recently destroyed that city, men Mr. Watts moved a reconsideration, so as to and he escaped. - U. S. Gazette.

Paul Smiln, Walley.

and Joseph Harley.

On motion, the meeting adjourned sine die.

M. P. NELSON, Chara-

WHIG MEETING IN HARPERS-FERRY. At a Whiz precinct meeting, held at the United States Hotel, Hurpers-Ferry, on the 18th inst., Mr. Isaac Hunnie was called to the Chair, and

R. H. Hoffinan appointed Secretary.

The object of the meeting was stated by Mr. James Brown, to be the appointing of six dele-gates to represent the Harpers-Ferry precinct in a Convention to be holden in Charlestown on Monday the 20th inst., for the purpose of nomi-nating candidates for the next General Assembly On motion, the Chair nominated the follow-

ing gentlemen, which were agreed to by the Delegales from Harpers-Ferry - James Brown, Benj. Ford, Dr. G. B. Stephenson, John Lam-baugh, Wm. McCoy and John T. Henkle. Alternates-Isaac Henkle, W. F. Fitzsimmons, R.

Levering and Capt. John Moler. On motion, Resolved, That the proceedings be aigned by the President and Secretary, and pre-ISAAC HENKLE, Ch'n. R. H. HOPFMAN, Sec'ry.

MEETING IN SHEPHERDSTOWN: The Whigs of the Shepherdstown Precinct, turday the 18th March, at 3 o'clock, P. M. for the purpose of appointing six Delegates, and six Alternates, whose duty it should be to meet the Delegates, appointed from the other Precincts of suitable persons to represent this County in the next General Assembly of Virginia.

On motion of Benjamin T. Towner, HENRY BERRY, Esq was called to the Chair, and Samuel D Baker appointed Secretary. The object of the meeting was stated by the President. A motion was then made and carried that the Chairman appoint the six Delegates, and also the six Alternates-whereupon the President appointed the following gentlemen, viz. as

Delegates from Shepherdstown-Henry Boteler, Henry Snyder, Daniel Cameron, Samuel D. Baker, Alexander R. Boteler and Dr. John Quigley. Alternates - Daniel Osborn, Daniel L. Hensil, Joseph Welshans, Daniel Border, Abram Snyder and John H. McEndree.

On motion, the Delegates from this Precinct were empowered to give their votes in favor of sending Delegates to Winchester on the 30th March, for the purpose of selecting a suitable in the next Congress of the U. S.

On motion, the proceedings of this meeting were ordered to be published in the Virginia Free Press. H. BERRY, Ch'n. S. D. BAKER, Sec'y.

MEETING IN CHARLESTOWN. At a large and respectable meeting of the Whigs of the Charlestown Precinct, held on Monday 20th inst., for the purpose of appointing six Delegates to meet in Convention with Delegates from other Precincts of the county, for the purpose of nominating two suitable candi-Briscoe appointed Secretary.

In accordance with a resolution offered and

passed, the Chair was authorized to appoint said Delegates, who appointed the following gentle-Delegates from Charlestown - Samuel Ridenour,

No further business being brought before the meeting, it was moved and seconded that it do AND HUNTER, Ch'n. adjourn. THOMAS BRISCOE, Sec'ry

> ARRIVAL OF THE STEAMER COLUMBIA

The steamer Columbia of Cunard's Royal Mail Line, arrived at Boston on instant, and Liverpool to the 4th.

The Columbia made the passage from Liverpool to Boston in 15 days and 12

One paper says that the parties fired hours, and experienced remarkably fine twice. Upon the second fire, Mr. Wagweather for the season.

Charles Metcalf, the new Govenor Gene- between the knee and the ankle. ral of Canada, and suite.

The news is not important. The bus-Boston is about £300,000, or a million way he is extremely low." and a half of dollars.

The trial of McNaughten for the murder of Mr. Drummond, the private secretary of Sir Robert Peel, comenced on the 3d inet but was not concluded at the last accounts.

The London Gazette contains an order in council prohibiting her Majesty's sub. which were sold at prices ranging from \$4 to jects from trading at any of the ports of \$5.50 net. China, except those opened by the late treaty with the Emperor, under a penalty of £100, or three months imprison-

in motion, and in one house so great was the commotion among the chrystals that the commotion among the chrystals that the continue to quote blule or 18cts, and bbls, at 20cts.

The quote the chrystals that the continue to quote blule or 18cts, and bbls, at 20cts. it was thought the cat had got into the

It is reported in the London papers that the mission of Mr. Ellice to the Brazils, is likely to be of no beneficial result. The Brazilians refuse to enter into any negoti- the Jefferson county Temperance Union, to be ation with the English except upon terms holden on the 1st inst., in a line of Procession, so decidedly disadvantageous to Great and also instructed to make out and publish an Britain that it would be impolitic, and perhaps dishonorable, to that country to

England was visited by a severe snow storm on the 17th and 18th ult. In some low lands and vallies it drifted to the depth of twelve and fourteen feet. On the continent there has also been a heavy

Arrival of Capt. Spencer .- The New - York Herald says :- Captain Spencer, the brother of the Hon. John C. Spencer, and uncle to the late M:dshipman Spencer, has arrived in town from the American squadron in the Mediterranean. It is said that he has resigned his commission in the navy, for what purpose we shell soon know. Many rumors were in circulation last night, but nothing tangi-

The residence of JOHN HILL CARTER, House, on main street. Esq. in Prince William county, Virginial was, we regret to say, entirely destroyed by fire on Saturday last. None of the furniture in the House was saved.

Prom the New York American of the 21st.

MURDER IN BROADWAY.—Last evening, Thursday the 97th of April.

about 7 o'clock, J. Carlies was shot

The victim never spoke, nor recovered consciousness, and died about 10 o'clock. It is a sort of Mercer affair, arrising, as s believed, from the seduction by the deceased of the wife of J. H. Colton, a

gambling-house keeper in Vesay street. cers, and declared his ignorance of the committed for examination.

Corlies in the street; but the pistol missed fire-whereupon he was bound over to keep the peace in the penalty of \$ 5000. Colton's wife was found locked up in garret, at his residence in Vesey st., in

The Journal of Commerce says—
Colton and his wife, are both in prison, on suspicion of one or other of them being the murderer of Mr. Corlies. A post mortem examination is now being held sented to the Editors of the Free Press for pub- on the body, and an inquest will be held on it this afternoon.

The Commercial Advertiser remarks-It is not improper or unprofitable to add that this fatal affair arose from an improp-(agreeably with notice given in the Free Press) er intimacy between the deceased and of Raymond, Miss., (formerly of this place.) to assembled at the house of Daniel Entler, on Sa- Mrs. Colton, who is a young and attrac- Miss Susan Elder, daughter of Col. Jordan Ellive woman.

We have heard it said, however, that the first advances were not made by the the County, at the Court-house in Charlestown, deceased, and that he did not know Mrs. illness, Laura Moler, in the 8th year of her Ground Alum and fine SALT, on Monday, the 20th inst., in order to select two Colton to be a married woman until some age, youngest daughter of Mrs. Matilda Moler, Mackerel and Herring, time after the relation between them Lad been of the most intimate character.

The N. York American of Wednesday ham Berlin, in the 63d year of her age. afternoon says that the MURDER OF COR-Coroner, which were much protracted on Tuesday, throw no light upon the transaction .- except, perhaps in rendering it person seen with Corlies that evening-a colored woman, living as a servant in the house where Mrs. C. boards-which is not the same as where her husband lives, -swearing she saw Mrs. Colton in her room in her ordinary dress, about 5 o'clock; that she then complained of being unwell, person to represent this Congressional District and that she (the witness) does not believe Mrs. C. left the room afterwards.

instant, gives the particulars of a horrid Stephenson, the pilot of the steamboat of Swan, having a grudge against C. C. Rhodes, the pilot of the President, went on board of that boat to seek him. They met in the Social Hal!-Rhodes drew a lature of Virginia-On motion, Andrew Hun- Bowie knife, and Stephenson fired a pis- goods, purchased in Baltimore and Philadelphia TER, Esq. was called to the Chair, and Thomas tol, the load passing through Rhodes' than they can be bought in this town or county, being a merchant miller, enga-

and continued entting and stabbing until by calling on him. both fell. Rhodes died almost immediately after the fall, but Stephenson, although severely cut in the abdomen, stab-John Chamberlin, James G. Hurst, George Eich- bed in various parts of the body, his left elberger, John Clauson and Wm. T. Washing- arm broken, and nearly severed between late on the evening of the 9th.

A Duel took place on the morning of the 10th inst at New Orleans between ferson, I shall proceed, on Wednesday the 19th of they have, why the prayer of the said petitioners Judge WAGGAMAN, a member of the April next, to sell upon the premises, near Lee-Senate of Louisiana, and formerly of the town, the ENTIRE INTEREST of said Lewis NICHO. K TROUT, D. C. United States Senate, and Mr. DENNIS Homar in the real estate of his deceased ather. PRIEUR, lately Mayor of New Orleans, Homar, deceased, consisting in part of some Ne- District Court of the United States for in which the former was severely woun- groes. Also, one horse, two cows, two feather Monday, bringing London dates to the 3d ded, though not deemed to be in a dan- beds and bedding, a pair of mahogany tables, gerous situation. The quarrel has been one dozen chairs, one secretary, one bureau, one of long standing.

The Columbia had nine passengers for Mr. Prieur was not touched. His antag. of which his father, the late Jacob Homar died a discharge from all his debts and a certificate Boy's Monroes, Boots and Brogans, Halifax, and forty-nine for Boston. A- onist's ball, however, passed through the seized and possessed, and on which Mr. R. Bow. thereof, on the 1st day of August next. mong those for Boston, are the Right Hon. front part of the legs of his pantaloons, terests of the widow of said Jacob Homar de. william A. B. Welsh, of Berkeley county, for the legs of his pantaloons, terests of the widow of said Jacob Homar de.

iness of the country is as dull as ever, and inst. says-"We learn that Judge Wagga- chaser to be at the cost and trouble of having of, on the 1st day of August next. Cotton partakes of the general gloom .- man, wounded in the late duel, is in a the lands laid off. Money is abundant and lying inactive. | most critical state. His wound has a The specie on board the Columbia at tendency towards gangrene, and every ber as Trustee will be conveyed, though believ-

THE MARKETS.

OFFICE OF THE BALTIMORE AMERICAN, ?

CATTLE .- Upwards of 300 head of Beef Cattle were offered for sale this morning, all of

HOGS .- There is a fair supply of live Hogs in market and we quote at \$4 50 per 100 lbs. FLOUR -A further advance has taken place in the price of Howard street Flour, and we note sales to day of good standard brands from store perty, to wit ment.

A smart shock of an Earthquake was experienced in Scotland, at Lochgilphead, on the 25th ult. It lasted from thirty to forty seconds, and was so strong that the dishes on the walls and shelves were set that the dishes on the walls and shelves were set that the dishes on the walls and shelves were set that the dishes on the walls are house so great was the same to day of good standard brands from store at \$3.93. The general asking price is now \$4.

The receipt price has advanced to \$3.75.

GRAIN.—Sales to-day of good standard brands from store at \$3.93. The general asking price is now \$4.

The receipt price has advanced to \$3.75.

GRAIN.—Sales to-day of good to prime Md. reds at 75a. One two-horse Wagon and Harness for some sales of Corn to-day at 43 cents for white, and some sales of Corn to-day at 43 cents for white, and some sales of Corn to-day at 43 cents for white, and some sales of Corn to-day at 43 cents for white, and some sales of Corn to-day at 43 cents for white, and some sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and some sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the sales of Corn to-day at 43 cents for white, and the

TEMPERANCE PROCESSION.

At a meeting of the Charlestown Toial Abstinence Society, the undersigned were appointed for the purpose of organizing the Delegates to Order of the same, submit the following as the

LINE OF PROCESSION: President of the Union. Executive Officers of the same. Harpers-Ferry T. A. Delegation. Harpers-Ferry Catholic Delegation. Harpers-Ferry Juvenile Delegation. Smithfield T. A. Delegation.

MUSIC. Ministers of the Gospel. Speakers invited for the occasion. President and Executive Officers of the Charlestown T. A. Society. Delegates of said Society.

Shepherdstown Delegation. Zion Church Delegation. Shannondale Iron Works Delegation. Kerneysville Delegation.

Members of the Charlestown T A. Society. Members of other T. A. Societies Co-The Line will be formed at 11 o'clock, A. the right thereof to be opposite the Court-

JOHN REED, Chief Marshal. H. N. GALLAHER, Serialents.

WHIG CANDIDATES. JOHN S. GALLAHER. WILLIAM F. TURNER.

DEMOCRATIC CANDIDATES. GEORGE B. BEALL,

SAMUEL CAMERON. Notices.

Temperance Societies, Attention! o., ou the 22d of February last, made it my for themselves. Societies of Jefferson County, a full report of he number of members in each society, that ceased of the wife of J. H. Colton, a they may be reported to a committee of three, residing in Winchester, who were appointed to prepare them for publication. Therefore, the Secretary of each and every society in this counwhole transaction, but was arrested and ty, will please send me (by private hand, or postage paid,) as soon as possible, (by the lat of April at furthest,) the number of members of It must be remembered that two or their respective societies, stating the number of hree days ago, Colton attempted to shoot males, females, white and colored, separately-Also, the number of boys and girls in Juvenile Societies.

JAS. A. FITZSIMMONS,

Member of the Committee for Jefferson.

Harpers-Ferry, March 30, 1843.

THE PEW RENTS state of derangement, real or pretended. In the Presbyterian Church will be due on the ist day of April. Pew holders are respectfulle

Charlestown, March 28, 1843.

MARRIED. On Thursday last, in Washington county Md., by the Rev. Mr. Hargrave, Mr. John W. HEAFER, to Miss NANCY A. WHITTINGTON, both of this county. On Thursday evening the 2d instant, by the Rev. Silas H. Hazard, Mr. GEORGE W. GIBBS

der, of Raymond, Miss. DIED, On Sunday the 19th instant, after a protracted

of this county.
At Harpers-Ferry, on Friday evening 24th nstant, Mrs. SARAH BERLIN, wife of Mr. Abra-On Monday the 13th instant, at the residence LIES is yet wrapped as much in mystery of Dr. Samuel Turner, in Hillsborough, Loudoun as ever. The examinations before the county, in the 21st year of her age, Miss SARAH E. WILLIAMS, daughter of Thomas P. Williams, of Illinois, formerly of Loudoun county.

WANTED.

less probable that Mrs. Colton was the FTHE advertiser wishes to purchase a Negro girl, aged from 12 to 17 years. For one that will suit, a fair price will be given in cash, or in good due paper. Early applications are solicited. For name, &c. inquire at this OFFICE. March 30.

GROCERIES, FOR CASH! A LL who want to buy the cheapest Groce-ries ever offered in this town, ought to call at my cheap store, where Prime coffee can be had at 8, 10, and 121 cents; sugar 7, 8, 9, and The New Orleans Picayune, of the 10th rice at 5 cents; cheese 10; candles 121; and the Western District of Virginia Sheen Skins, which I will exchange for hides every thing else in the grocery line in proportragedy enacted on board the steamer tion-now is the time for all who want to get President lying at Levee. Warden P. cheapgroceries to do so by calling at the store

> NEW SPRING GOODS. March 30.

TRUSTEE'S SALE.

Of REAL & PERSONAL Property. PY virtue of a Deed of Trust, executed to Auso, his interest in the personal estate of said walnut table, one eight-day clock, a carpet, and

gaman was shot through both thighs, but divided eighth portion of the farm near Leetown, ceased, & of the wife of said Lewis. The farm is thereof, on the 1st day of August next. The New Orleans Tropic of the 15th

a productive one, well improved, and contains

Thomas Strider, of Jefferson county, for a

let eave the least the Linday West and some poles of land. The pur-

> Terms of Sale _ CASH. Such title as is invested in the subscried to be indisputable. Sale to commence at 11 o'clock, A. M. when due attendance will be JNO. R. BEALL. given by March 30, 1843.

The above sale meets my approbation.

March 30.

LEWIS HOMAR. LEWIS HOMAR.

TRUST SALE.

By virtue of a Deed of Trust, given to the aubscriber, by Henry Racob, for the benefit of William McCoy, dated the 26th day of September, 1842, and now of record in the Clerk's Office of the County Court of Jefferson. I will sell, on Saturday the 22d day of April next, at the residence of said Racob, the following pro-

One Bureau, three Cupboards,

Two Tables, 6 Chairs, 5 Benches, Five Iron Pots, one Stove and Pipe, Together with all his Household and Kuchen Furniture.

Two Wheelbarrows, one Cutting Box, Three Picks, and Three Spades. TERMS--Cash. WM. N. McCOY. March 30, 1843.

John A. B. Harding, DESPECTFULLY informs the public, that now in his occupancy, his school will be opened new on TUESDAY the 4th day of April next. Entler's Hotel, in Shepherdstown, on the secon The object and aim of his plan of instruction, Saturday in April next, at 11 o'clock, A. M. will be to impart, by unremitting exertion, so March 30, 1843. accurate and radical a knowledge of ins 834 jects to which the student's attention may be jects to which the student's attention may be directed, as to prepare him for entering into ac-

March 30, 1843.

For Sale, BUSHELS of Moler POTATOES G. W. TURNER. March 30, 1843.-31.

ROCK POWDER, JUST received and for sale by March 30. KEYES & KEARSLEY

BOOTSSHOR MANUFACTORY. CASH SYSTEM!

PHE subscriber respectfully informs his custousers and the public generally, that in fu-ture ha is determined to conduct his business on the CASH principle only, believing that it will enure to the benefit of both manufacturer and States. customer, as by pursuing this method of business he will be enabled to work at a much lower rate than heretofore—adopting the old adage, that than a nimble sixpence is better than a slow

CASH PRICES. Men's Calf and Morocco Boots, best and neatest kind. \$5 50 Men's do do Kip Boots of the best,

Fine Shoes, best quality, 2 25 Plain do 2 00 2 00

do do single soled, 2 00 Ladies' Calf Skin Shoes, ranging 1 37 to 1 50 in price from Morocco and Kid Shoes of the best and neatest kind, requested to make payment to Thomas RUTHER- Boy's, Girl's and Children's Shoes

in proportion. All kinds of country produce taken in exlelivered at the time the work is taken away. JOHN AVIS, JR. March 30, 1843.

DUFFIELD'S DEPOT. THE subscriber has just received at Duf-field's Depot, on the Baltimore and Ohio Rail road, the following articles, viz.: COAL, suitable for Grates and Blacksmith's use.

Ground and Lump PLASTER, A general assortment of GROCERIES. Which will be sold cheap for cash, or ex-

hanged for country produce at the market He will also attend promptly to the forwardng of Produce of every description, over said road to Baltimore, and to the reception of any article of merchandise that may be sent to the care of the agent of the company

ALFRED DUFFIELD. March 30, 1843. PLASTER, SHINGLES, &c. E have on hand, at the Old Furnace, Plaster, Salt, Shingles, &c , which we will exchange for wheat or corb at the market rices. Cash will also be paid for Wheat and

Corp, on delivery.
We have also on hand, at the depot at Kerneysville, Groceries, &c. which will be exchanged for wheat and corn. M H & V W MOORE. March 30, 1843.

holden at Staunton, Feb'y 28, 1843. In Bankrupteu.

TO. 1532-This day came William Ratliff, merchant of the city of Baltimore, and State of Maryland, and Jane M'Pherson, of the NE barrel Havanna Oranges, same city, and State aforesaid by Frasmus One do Lemons. HOHN B. PACKETT is now opening a large same city, and State aforesaid, by Erasmus and splendid stock of spring and summer Stribling, Esq their Attorney, and filed their Goods, purchased in Baltimore and Philadelphia pelition in writing, as well for themselves as One box Candies, for cash, and will be sold 20 per cent. lower for all other creditors of John Clauson, of Jefbody. Rhodes then clinched Stephenson, All who buy for cash will certainly save money | ged in the purchase of grain and manufacturing the same into flour for sale, representing that the said John Clauson has committed an act of Bankruptcy, and praying that he might be declared to be a Bankrupt by a decree of this Court: And thereupon it is ordered, that notice thereof, for at least twenty days, be published in the Staunton Spectator and in the the subscriber, by Lewis Homar, in order Charlestown Free Press, newspapers printed in the elbow and shoulder, was still alive to secure the payment of a certain sum of money therein specified, as being due to Captain said John Clauson and all others concerned in John F. Smith, which deed is a matter of record interest, be notified to appear here on Monday in the Clerk's Office of the County Court of Jef-

the Western District of Virginia, at Staunton.

IN BANKRUPTCY. OTICE to Creditors and all others con-cerned in interest, to shew cause against the Petition of-Frederick A. Briscoe, of Jefferson county, for

NICH'S K. TROUT,

March 30, 1843 .- 70d. Encourage Home Manufacture.

HAVE on hand, and shall continue to keep a large assortment of fine and coarse homemade shoes, among which are-Men's lined and bound calf and kip skin shoes, Heavy double soled negroes shoes nailed, Women's and children's calf skin do., made by one of the best workmen in the country. They will all be sold at such prices as to inuce almost all to give them the preference over Northern work. Also-just received, a large supply of Northrn and Baltimore made Shoes, some much low-J J MILLER. er than usual.

March 30. Attention! SMITHFIELD COMPANY.

place, in Smithfield, on Saturday the First est rates, at short notice of April next, at 11 o'clock, A. M. JOS. G PACKETT, Adj. March 30, 1843.

Attention! HALLTOWN COMPANY. THE Company formerly commanded by at the usual place in Halltown, on the Third Saturday in April next, at 11 o'clock, A. M.

By order of the Colonel. JOS. G. PACKETT, Adj. March 30.

Attention ! SHEPHERDSTOWN COMPANY

HE Companies formerly commanded by Captains Reynolds, Reinhart and Lecklider, is ordered to parade in front of Joseph

directed, as to prepare nim for entering into scales the deep feelings. He cannot omit to express the deep feelings of gratitude he entertains towards those friends who have already so liberally patronized him as an instructor of youth.

N. B. The room being spacious, light and airry, a greater number of scholars can be accommodated than have hitherto attended the accommodated than accommodated the accommodated than accommodated the accommodated than accommodated the Just received and for sale, at a small advance

CALICOES.

On a credit, until the 1st day of Jenkery 1844.

The undersigned offers for sale, two draft horses, they are first-rate gentle horses, and will work any place. Also, two young Mules, that werk and rate well. They work double or ainget the first choice.

J. FACKETT.

Election Notice.

A COTICE IS HEREBY GIVEN, that an Election will be held on Thursday the 27th of April next, for the purpose of electing two fit and proper persons to represent the County of Jefferson, in the next House of Delegates of Virginia—and also for the election of a fit and proper person to represent the district com-posed of the Counties of Frederick, Hampshire,

At the Court House, under the superintend-ence of William Moore, Henry Sedinger, Jr., Twenty head of Horses, and Gearing for Thomas Briscoe, Andrew Hunter, and Thomas shilling," and being disposed to sell at small profits, he hopes to receive a liberal share of patronage; he invites a call from all, to judge Dr. John Quigley, Charles Harper, and Conrad

Billmyre, or any two or more of them.
At Smithfield, under the superintendence Thomas Watson, Sr., Mann P. Nelson, W. Throckmorton William Grantham, and James Grantbam, or any two or more of them. 3 50 At Harpers Ferry, under the superintendence A lot of Hay, of prime quality, 4 50 of John C. Unseld, Isaac Forke, Edward Lu-Also—the whole of my Farming Imple-Footed, 3 00 cas, Jr. George B Stephenson and Wm. Cham-RICHARD DUFFIELD, Charlestown, March 30, 1843.

Coarse Shoes, double soled, 2 25 To the Citizens of Shepherdstown and its vicinity. DR. Entler's, at any time between the 5th and 20th of April, prepared to perform all the various operations that are conducive to the

> March 30 -21 FOR SALE. WILL offer for sale, to the highest bidder, at my residence in this place, on Friday next,

> > A Negro Woman.

beauty and preservation of the Teeth for all

those who may favor him with a call.

Who is a good Cook and Washer: A fine young COW. A BAROUCHE, A BUREAU, and some other things overlooked on last Friday.

S. C. SNYDER. March 30, 1843 United States District Court,

Western District of Virginia, Staunton. IN BANKRUPTCY. the Petition of-

be declared a bankrupt on Monday the 1st of May next. No. — William Kemp, of Jefferson county, to be declared a bankrupt on Monday the first day 100 Head Bakewell, and Southdown, all these that know themselves indebted. of May next. No. - Henry Racob, of Jefferson county, to

of May next. Teste, NICH'S K. TROUT, March 30, 1843.-20d.

Bark Wanted. 150 CORDS of Fock Oak, and Black Oak Bark, I wish to purchase this spring. I have on hand a large stock of the Western District of Virginia, Sheep Skins, which I will exchange for hides and bark, or sell cheap for the cash. Any who doubt, let them try it. SAM'L RIDENOUR. March 30.

> Fresh Fruit. Eight boxes best Bunch Raisins, Just received and for sale by
> March 30. S H ALLEMONG.

PENDEKTER & ALDEN. At the Old Stand, 248 1-2, Baltimore Street, (up stairs,) have just received, 500 Packages

BOOTS & SHOES! OMPRISING-Men's Calf and Morocco U BOOTS, sewed and pegged, Men's Seal and Kip do Grained and Coarse do Calf and Kip Monroes do do Thick Brogans, do Pegged and Sewed Shoes,

do Pumps, Slippers, &c. Women's pegged and sewed Welts, do Kid and Morocco Slippers, do Leather and Roan do Kid and Moroccc Welts, do do do Springs, do Lace and strapped Welts,

Misses' Slippers. Welts and Boots, William A. B. Welsh, of Berkeley county, for Children's Boots, Monroes and Fancy Shoes, &c.

> 200 CASES HATS! ■ NCLUDING-White and Black RUSSIA HATS; do do Fur Hats. Black and Drab Wool do White and colored Palm Leaf Hats, a great va-

riety, Also—Silk Umbrellas, Gingham do Cotton Parasols and Sun Shades, Women's Florence Bonnets, very fine,

Cypress and Straw do Palm Leaf Hoods. Men's and Boy's Glazed Caps, &c &c. This stock which has been selected with great care is now full and complete in store. Cash and punctual customers will find that we are disposed to sell at the lowest market price. PENDEXTER & ALDEN, 2484 Baltimore street,

Third door above Liberty.

JOHN J. ABELL.

JAS M. MANNING.

Baltimore, March 23, 1843 - 6t. Cumberland Coal. R. F. BECKHAM, at Harpers-Ferry, will R. F. BECKHAM, at Harpers rerry, will transmit orders to us for the above arti-OU are ordered to parade at the usual which will be furnished of best quality and low-ATKINSON & HAZLEHURST.

Cumberland, Md., Feb. 9, 1843 .- 2m. Notice of Dissolution. THE public are hereby notified, that the Partnership heretofore existing between Turner A. Militon, John J. Abell, and James M. Capt. Rokenbaugh, is ordered to parade Manning, in conducting the United States Hotel,

at Harpers-Ferry, has been dissolved by mutual No one of the partners is authorised to transfer any claims due the concern, except in payment of debts due from it. The business of the firm is to be settled up mader the joint manage. ment of the several partners. T. A. MILTON.

March 18, [23,] 1843. LAST NOTICE. AS I expect to leave for the South in a few days, those who are indebted to me have now an opportunity of proving their sense of justice and regard for my past services Those who will not regard the claims of justice and o riendship, need not longer expect to be indulged. Dr. G. F. Mason, or my Son, will receive and

receipt for money pail during my absence at

S. C. SNYDER. March 23, 1843. Work Horses & Mules.

ARELL'S HOTEL Charlestown, Jefferson County, Va.

THE LARGE BRICK HOUSE, adjoin ing the Public Square, and nearly opposite April 28, 1842.

PUBLIC SALE I WILL SELL, at public section, on Wadnes-day the 5th day of April sext, at my residence, four miles south of Charlestown, the following

Twenty head of Cattle. Forty Sheep, Ewes and Lambs. One hundred Hogs. Two hundred barrels Can. Two hundred acres Wheat, growing, One Family Carriage, nearly new,

ments, consisting of four Wagons, Ploughs, Harrows, Thrushing Machine, Wheat Fan, and many other articles too tedious to mention.

Also - Seven thousand bushels of Offall, in the mill. A large number of Flour Casks,

TERMS-Six months credit Also-Fifteen likely Negroes, consisting of three men, three women, seven boys and two girls, which will be sold for cash.

I will also sell, on the same day, MY PARW. Adjoining John Moore, George Eichelberger, and others, lately purchased of J. L. Ranson, containing 224 A CRES. TERMS, made

JOHN CLAUSON. March 16, 1843.

SALE ON TUESDAY the 11th day of APRIL, next. AVING declined farming for the present, I will offer at public sale, on the above mentioned day, at my residence, 'Shannon hill,' OTICE to Creditors, and all others con-cerned in interest, to shew cause against from Charlestown, the following property, viz: Twelve head superior work Horses, 1409 - John Everhart, of Jefferson county, to Four remarkably fine Brood Mares,

3 three-year old Colts.

50 head Horned Cattle, different kinds, be declared a bankrupt on Monday the first day 12 young Berkshire and Chester Sows, 100 head Stock Hogs and Sheats, Wagon and Plough Gears, (a large

quantity,) Three Wagons and Beds, in good repair, four Harrows, One horse Cart, one ox do.

make,) One Corn Crusher, (Ginns' celebrated patent,) Together with a large stock of the small-

er farming utensils, viz; Corn Hoes, Shovels, Forks, Spades, Mattocks, Grub Hoes, Crow-bars, Digging Irons, Sledges, Cross-cut Saws, one sett of Blacksmith's Tools. -ALSO-160 acres Wheat, in the ground,

100 barrels Corn in the Crib. 400 bushels Oats. 10 tons Timothy Hay, and a variety of other property.
TERMS.—Nine months credit on all sums above five dollars, purchasers giving bond and approved security, bearing interest from date, but the interest will be re nitted if the principal be punctually paid. Sums under ave dollars cash.

G. W. HAMMOND. March 23, 1843. BEWOVAE. HAVE REMOVED MY STOCK of GOODS HAVE REMOVED MY STOCK of GOODS AM now receiving a general supply of new to my NEW STORE ROOM, opposite Groceries, which I will sell astonishingly the Bank, where I expect to keep always on hand, a neat and well assorted Stock of Goods.

As I intend to give my undivided attention to business, I flatter myself that I shell be able to of the low prices at which I am offering them: sell goods on as good terms as they can be pur-chased in this or any other town in the county.

Good Loaf Sugar at 121, I would take this opportunity of returning my thanks to my old friends and customers, and the Rio 122; public generally, for the liberal patronage I have Best N. O. or Porto Rico Molasses 37t,

inue to merit a share of the public's patronage. WM S LOCK. March 9. J. H. BEARD & CO., AVE just received and for sale-

14 bushels extra early May PEAS, do early Frame do do blue imp'l Dwarf do do extra Marrow Fat do do Ewarf Bishop do early, or 6 weeks dw'f Beans, Also, fresh Mangle Wurtzle Seed. 300 papers assorted Flower Seed, choice kinds.

Charlestown, March 16, 1843. Cheap Loaf Sugars. HAVE just received a lot of very cheap Loaf and Lump Sugars, together with a variety of other cheap goods, to which I will inwite the attention of my customers and others.

March 2. S. H. ALLEMONG.

FOR RENT, THE STORE HOUSE at present in the occupancy of Mr. Joseph M. Brown, on Main Street. The Rooms are in a situation well calculated for business, and the stand is a desirable one. For terms app y to H. KEYES. March 16, 1843.

SPRING GOODS. UST received and for sale at very low pr ces-Plaid Cottons and Checks, 3-4 7-8 4-4 6 4 Brown Cotton, do do do Bleached do do do do heavy Cotton Ospaburg, Heavy Duck for negro pantaloons, Burlaps Nos 1 and 2, Bom. Gingham, Bed Ticking A beautiful assortment Calico,

Candlewick, Cotton Yarn, &c.

Shepherdstown, March 23. New Goods. THE pubscriber has just received his Spring Supply of Servants wear—such as penitentiary plaids, heavy brown cotton, and cotton osnaburgs, heavy twilled cotton for pantaloons, with burlaps, linen, Nos. 1, 2, and 3, at reduc-

J H McENDREE.

E M AISQUITH. ed prices. NOTIOE.

TSRAEL RUSSELL has this day withdrawn from the firm of ISRAEL RUSSELL & CO. which house from this day stands dissolved .- Joseph L. Russell is fully authorised to settle the business of said firm, and for that purpose only, the name of the firm will be used.
ISRAEL RUSSELL. Harpers-Ferry, March 20, 1843.

JOSEPH L. RUSSELL. AVING purchased the entire interest of Farming apparatus, &c., on the farm, may also Israel Russell & Co., in their STOCK OF be had on reasonable terms.

GOODS, will continue the business in the bouse:

RICHARD H. RANSON. recently occupied by them. March 20, (23,) 1843.

CARTER'S HOTEL

Charlestown, Jefferson County, Virginia. THE LARGE WHOTEN HOUSE,

FOR RENT.



THE undersigned will rent, for one or sevedwelling-nouse formerly the property of James
B. Wager. This dwelling is of brick, two-stories high, with a basement story, and aimirably
constructed—a large and productive garden, segro quarter, and two stables are attached, and in a word, the most desirable property in the place as a dwelling, boarding-house, &c. WILLIAM ANDERSON,

GEO. B. STEPHENSON. March 9, 1843.

FOR SALE. ONE NEW BAROUCHE, Troop horse WAGON-a HORSE, works & rides well. Enquire of KEYES & KEARSLEY.

March 9, 1843. Fresh Burnt Lime. SUPERIOR KILN of Fresh Burnt LIME, A for sale by the subscriber, residing near Harpers-Ferry. DANIEL MOLER. Morch 16, 1843.-4t.

FOR RENT.

THE subscriber has a small house to rent -Possession given on the 1st of April next. B. TOMLINSON, Agent for Elizabeth Offatt. March 16, 1843.

CHARLES HARPER. SHEPHERDSTOWN, VA.

S now receiving a large and an almost new Sigek of DRY GOODS, &c., all purchased within the past few days, at the lowest prices, all of which he offers at the lowest rates, for each, or on liberal credit to his old costom-ers, and all others who feel disposed to give him a call. He invites the attention of all pur-chasers to an examination of his stock, which will speak for itself, and which shall be sold me low as they can be purchased in any store infthe Marsh 23, 1843.-31-

AVING administered upon the Estate of my ing it convenient to attend personally in settling up the accounts, I do hereby appoint and authorize Hogh Gilleece to act as my Agent in the settling up of all accounts, to whom I also refer Prompt attention to this notice is requested, as it is desirable that all accounts should be closed without delay. MARY BATEMAN, Adm'r

MOTREE.

United States' District Court, Western District of Virginia, Staunton. IN BANKRUPTCY. MOTICE to Creditors, and others concerned in interest, to shew cause against the Peti-

of the Estate of Jesse Baleman, dec'd. Harpers-Ferry, March 2, 1843. - If.

tion of-No. 1198. Proverbs Butt of Jefferson county, for a discharge from all of his debts and a certificate thereof, on the 1st day of May next. Teste, NICH'S K. TROUT, D. Clerk.

Feb. 2, 1843 -11t. CASH FOR NEGROES. Will.L at all times give the highest prices in CASH, for likely young NEGROES, of both sexes, from ten to twenty-five years of age. Persons having likely servants to dispose of, will do well to call on me at my residence, in Charlestown; and any communication in

WM. CROW. January 5, 1843 .- tf. Grates! Grates! ERSONS in want of Stone-Coat GRATES, are requested to call at the Harpers-Ferry Iron Foundry, and they can be accommodated on reasonable terms.

writing will be promptly attended to.

BCPOrders received by mail for Grates, or CASTINGS of any kind, will be promptly attended to.

HUGH GILLECE. Harpers-Ferry, Dec'r 22, 1842-tf. New & Cheap Groceries.

FOR CASH.

heretofore received, and I hope by strict atten-tion to business, and a desire to please, to con-Sperm Cardles, best, 312. Sperm Cardles, best, 311, operior Gunpowder Tea at \$1. Alto-Rice, Prime Cheese, Crackers, Pepper, Allspice, and all the smaller articles in the

I am determined to sell as low, if not a little lower, than any house in the county. for cash.
March 23. J MILLER. Groceries. WELL selected Stock-

Brown, Loaf, Lump and Havanna Sugars, Sugar House N. O. and W. I. Molasses, Fish, Winter, Sperm and Flaxseed Oil, Young Hyson, Imperial, Gunpowder and Black Cheese, fresh Hops, &c.
Just received and for sale by
J H McENDREE. Lambaugh's Composition.

SUPPLY of Lambaugh's improved rheu-

received and for sale by

JOHN P. BROWN, March 23. FOR RENT, THE large Store House formerly occupied by Thomas Hughes, and recently by Jos. L. Russell & Co., situated on Shenandoah street,

opposite the Pay Office. Also, two rooms and

kitchen over the store. This situation has

important advantages over any other stand at this place. Merchants will do well focall and examine the premises—for further particulars, inquire of the subscriber. WM. CHAMBERS. Harpers-Ferry, March 23, 1843 .- 3t :

ATTENTION, ARTILLERY! YOU are ordered to parade on SATURDAY the 1st of APRIL, in front of the Market-house, at II o'clock, precisely, in full uniform. A

parade required by law. By order of the Captain, DAN'L COCKERELE, O S.

March 23 1843. OBERMONT FOR RENT.

HE subscriber not having effected a sale of his Farm at Halltown, is now disposed to rept the same for one or more years, to a good tenant. The Tract contains 300 ACRES of cleared land, all of prime quality and in good condition. There will be for wheat the coming fall 150 acres; more than 100 of which is well set in clover. This property is very desirable, and well worth the attention of persons wishing to cultivate choice Jefferson land. The Stock,

RICHARD HE RANSON. March 2, 1843-5t

> Harpers Ferry National Historical Microfilm Collection

9 .- Sarah J. Jewell ef al., vs. Benjamin Jewell et al. In error to the Circuit Court of the United States for South Carolina. Mr. Chief Justice Taney delivered the opinion of this Court, reversing the judgment of the said Circuit Court in this cause with costs, and remanding the same

for a venire facias de novo. The verdict of the jury in the Circuit Court established the legitimacy of the children of the first marriage.

Jewell, who was a Jew, married a cath. olic woman, who bore him eight children. After living with ber fifteen years, he abandoned her, and married a Jewess. He died intestate, leaving two families .-The question was which is legitimate?

GREAT CENTRAL ROUTE.-The Wheeling Gazette of Friday says-A number of wagon loads of goods were deliver. ed in our city yesterday in six days from Cumber-land, and but seven from Baltimers. That's the way they do things on the Great Central Route.

We are gratified to be able to add that the Baltimore and Ohio Railroad Company is now employed in the transportation of

of its locomotive power. Baltimore Americani

MELANCHOLY DEATH .- An old gentlemer by the name of John Downing, from Galena, (Illinois,) arrived at Brown's Hotel on Tuesday evening, 28th ult. again enjoy the blessings of health. The next morning he said; at the bar, that he had lost a check for \$500 on the accident had befallen him. They went find relief from the same source. in quest of him, and on Monday heard ! that an old man had died the day before at the Asylum, (or poor house.) Mr. DR. DUNCAN: Morse, the bar-keeper, bad the coffin Dear Sir :-- Your "EXPECTORANT REMopened, and found that it was Mr. Dow- EDY" for Pulmonary Affections is doing won-LING. He learned that the day he left ders in this section of the State. The most asthe Hotel, he was found in the evening tonishing cure performed by it is that, upon near the Navy Yard and that come near near the Navy Yard, and that some pernext day sent him to the poor-house. He months, when her body became reduced to a was evidently of deranged mind. When mere living frame, and all hopes of her recovhis room was broken open, his baggage and papers were found there, and among his papers the \$500 shael which he are his papers the \$500 check which he sup-posed he had lost. He gave no evidence hearing of her situation, immediately recomof being deranged when he left the Hotel. | mended your "Expectorant Remedy," saying He was interred on Monday evening in "that if medicine would restore health that the Catholic burial ground attached to St. Patrick's Church.

The Come! -- We find the following communieation, presumed to be from the pen of the vene-those that knew her situation. Seeing the won-derful efforts of the medicine, I purchased four

considered as a very brilliant phenomenon. She is now a Living Monument, enjoying, perbut it is far inferior to that which I saw

feet health, to the astonishment of both relatives the inhabitants of the county of Jefferson, as an when young, either in 1769 or 1770 .- and friends; there are many other cures per-instant and sure preventive, against all accidents That rose in the morning before the sun, and its stream of light extended nearly from the horizon to the meridian, 80 or 90 degrees. It proceeded from a point and for discussion of a consumptive character. became wider at the extremity, like a Enclosed we sand you "thity dollars," on the is tet down, by which the carriage is gradually dove's tail. It covered five times the Wheeling and Washington Banks. Send us six stopped and prevented from going either backspace in the heavens which the stream of dozen bottles by the way of Baltimore, immedilight from the present comet covers .- cine and cannot be without it. Yours, in haste, ed before hundreds, giving the most entire satissun, and is probably the light of the sun modified by the nucleus or almosphere of the comet, in some measure like the streaks of light which we often see in summer occasioned by the rays of the sun promonitory symptoms of consumption, such as passing through vapor in different degrees a Cold, Cough, Bronchitis, or Soreness of the of density. The vulgar notion is that Throat, Hoarseness, Difficult Expentaration, when these streaks appear, the sun draws Asihma, Spitting of Blood, &c. Dr. DUNwater, when the appearance is made sole- GAN'S EXPECTORANT REMEDY is express-

Sarcophagus.—The ancient Sarcophagus, palm it on the public at full price. It is thereto be over eighteen hundred years old, fore important for purchasers to be on their in all complaints of the lungs, weakness of limbs, in all complaints of the lungs, weakness of limbs, brought some time ago by Comm. Elliott guard. from the Mediterranean, arrived on Saturday at Spruce street wharf, in a schooner from Norfolk, and has since attracted the attention of our citizens .- Phila. Amer.

Lang 2 and F contones consent The National Intelligeneer states that the How. W. P. Talloudge has been confined to his bed in Washington, since the adjournment of Congress, by severe indisposition.

A. & D. FERRY. GROCERS & COMMISSION

No. 73, North Howard St. EMAIGUEELORIS.

B EFERENCES: WILLIAM S. ELGIN & CO., B. and E. Beckman, Harpers-Ferry; Bushend Taylon, and Hannes, & Dansen, Winchester; THOS. SHRIVER, and DANIER STRINER, Comber-March 16, 1843: ** salt to blod girsus

United States District Court, Western District of Virginia, Staunton. IN BANKRUPTCY.

TOTICE to Creditors, and all others con-1457-Henry Licklider, of Jefferson county,

to be declared a bankrupt on Monday the Ist of 1459 - George Reynolds, of Jefferson county.

to be declared a bankrupt on Monday the 1st of 1460-Jacob W. Reynolds, of Jefferson counsettled law in political economy, that the ty, to be declared a bankrupt on Monday the

1461 - John T. Cookus, of Jefferson county to be declared a bankrupt on Monday the 1st of doubt not will do justice to its meris. 1462-Isaac N Carter, of Jefferson county, John Melvin,

to be declared a bankrupt on Monday the lat of fourteen to seventeen) were owing, not to 1463-Bushrod S. Pine, of Jefferson county, a natural improvidence of the Irish, but to be declared a bankrupr on Monday the 1st of John R. Beall, Esq. 1461-John Hyatt, of Jefferson county, to be

declared a bankrupt on Monday the 1st of May 1465-Wm Russell, of Jefferson county, to have within a few months past tested its merits, the longer confinance of pleasure which be declared a bankrupt on blonday the 1st of 1466 - Daniel Snyder of Jefferson county, to

> NICH'S K. TROUT. March 23, 1843 -20d D Clerk.



DR. DUNCAN'S

CONSUMPTION, Colds, Coughs, Spitting of Blood.

Bronchitis. Difficulty of Breathing, Asthma, Pain in the Side. Breast and Chest, Whooping Cough, Croup, and all Dis-eases of the Liver and Lunes. Coughs and Colds.

THESE very distressing complaints often lead into consumption through neglect at. whose cough begins to become troublesome and the expectoration scanty, with more or less soreness of the throat difficult raising of phlegm, &c., that they should immediately apply for a passengers and freight to the full extent suitable medicine, which is Dr. DUNCAN'S "Expectonant Remedy" for Consumption, &c. This medicine I have found in every instance to remove those unpleasant annoyances in a few days. One single bottle will in most cases. prove this assertion. Therefore, you who wish to escape the early seeds of consumption, avail yourselves of this all important opportunity, and

JAMES M. BIRCH, Kensington.
N. B.—The above was left at the office by Metropolis Bank. He locked his room, the above medicine. Hundreds are there who and went out with the key in his pocket; thus express the joy fal sentiments of their hearts and, as he did not return, the propri- in favor of such a valuable medicine as Dr. Dunetors of the Hotel became fearful some can's "Expectorant Remêdy," that others may

Communition Arrested. nimulative vi R E A D H a land

would." The last resource induced her friends to send to Pittsburg, (being the nearest place at the time to procure it) for "two bottles," and gave the contents to her according to the direction. By the time she used them a great change for the better was evidently perceived by all dozen bottles, and sold them to those similarly Messrs. Editors-The present comet is afflicted; since, I obtained six dozen more and furnished I believe (the above lady) ten bottles

GREENFIELD, Wash. Co. Pa , July 8, 1842.

CONSUMPTION AND DEATH Will most assuredly be the early fate of those this valuable invention to carriages or buggies. ly by the light passing through vapor, or between portions of it.

In the tail of the comet is not fire, and it of these complaints, procure immediately this.

In the tail of the comet is not fire, and it of these complaints, procure immediately this.

In the tail of the comet is not fire, and it of these complaints, procure immediately this. The tail of the comet is not fire, and it of these complaints, procure immediately this The tail of the comet is not fire, and it of these complaints, procure immediately this croup and Whooping Cough.

might awasp over us without our perceiv- medicine before it be too late. ONE BOTTLE Children are ball patients, because the mauses.

Storm."

Principal Office, No. 19, N. Eighth

Street, Philadelphia. Also, by

J. H. BEARD, & Co.

Charlestown Dec 28, 1842—3m. SAMUEL KILHAM,



HATHAWAY'S PATENT MOT-AIR COOKING STOVES.

STOYES, the following advantages will be The fire being in the upper part of the stove, is so constructed that no inside plates come in IS MARKED. immediate contact with the fire; consequently hey are not likely to get out of repair. For information in re ation to the utility of the stove, I would respectfully refer the public to the following respectable gentlemen of this

county, who have the stove in use, and who I Dr. M. P. Nelson, | Col. C. Harper, Benj. T. Towner, George Price, John Walpert, Mr. Billmyre. John T. Cookus, Jacob Miller James V. Moore, Dr. Hammond, A. Robinson. Jacob Lyon, A great number of other names might be

added to these, were it deemed necessary, who

and who recommend it the more highly the

longer they use the stove.

CERTIFICATE. The undersigned having in use for some time past Hathaway's Hot-Air Cooking Stoves, do most cheerfully recommend them to the public s being the most valuable stove extant. The many good qualities which are attached to it, can be discerned at once, even before in use. Their utility consists in the fact that they do not consume as much wood as other stoves, and all parts of it can be occupied at the same time in baking, cooking, boiling, roasting and washabove stove to the public, as we are convinced cents a box. that they require much less wood and labor than is generally required, and it is decidedly the best article of the kind we have ever seen, We will cheerfully show the stove to any who may think proper to call and examine it.

THOMAS A. MOORE, J. J. H. STRAITH, I. N. CARTER. Charlestown, Jan. 26, 1843.

JAMES J. MILLER.

The underisgned has in use one of Hathperior to any other that he has ever seen or 25 cents sed. All culinary operations can be going on Dr. Relfe's Consumptive or Asthmatic at the same time that the oven is used for baking. There is a decided saving of labor, time, do. The saving in fuel renders it a matter of economy—it requires but a trial to ensure a purchase. Persons desiring to see the Stove in operation can be gratified by calling at my louse, where I am testing practically its utility. H. N. GALLAHER. Charlestown, Jan. 26, 1843.

We, the undersigned, have also purchased Hathaway's Hot Air Cooking Stove, and take special appointment by great pleasure in adding our names to those already given, in further proof of the value of the above Sloves.

DR. RICHARD PARRAN, WILLIAM WEBB, WILLIAM SHORTT.

G-The subscriber having purchased the Right to sell the above Stoves in Jefferson County, Virginia, takes pleasure in offering

Persons can see the Stove in operation by calling at the Hotel of Mr. I. N. Carter, where the undersigned can also be found.

NEW ESTABLISHMENT. EEBRET RETCARD. Fashionable HARNESS & TRUNK MANUFACTURES.

B ESPECTFULLY informs the citizens of & Charlestown, and the public generally, that he has commenced the above business in the shop formerly occupied by Mr. Clothier as a Tailor shop, one door West of Mr. John B. Packett's Store, and a few doors East of the for travelling and domestic use; Valaises, and Travelling Bogs always on hand, as good as can

e had in the eastern cities. Gentlemen who may wish to obtain any of the above named articles will find it to their interest to give him a call at his stand, where spe-cimens of his work may he seen. All Repair-Let every parent that is not a brute, ask themselves ing done in the best manner and shortest notice. All orders will be executed with promptness, and o effort left untried to please and satisfy those hat may favor him with their custom. A share of public patronage is respectfully solicited. Feb. 23, 1843.

HALACHER'S PATENT LIFE PRESERVING

HE subscriber having purchased the Patent Right for the County of Jefferson, of the above invaluable and simple safeguard, against diately detached, and at the same time a drag ward or forward.

The excellence of the invention has been test-A model of the patent can be seen at Mr. W J. Hawks' carriage manufactory, Charlestown, where he will be prepared at all times to attach IGS P. LYLES.

March 2, 1843 -tf. J. PEASE & SON'S Clarified Essence of Hoarhound Candy.

ore important for purchasers to be on their guard.

Dr. DUNCAN'S EXPECTORANT REMEDY from a cold and chilled state of the system, your candy would be found as useful a specific as exists.

I am, gentlemen, your most obedient servant,

To Mesura J. Pesse & Son. Sept. 20, 1842. 6m.

Weaver's Eye Salve, IR best'article in use for sore eyes or in flamed eye-lide, for sale at 6 March 9. YOUNG'S.

MOTHERS. SPARE YOUR OULDREN. DR. PARIS' SOOTHING SYRUP, Por Children Cutting Teeth.

His medicine is used and recommended by reliaf of those wittle, helple's offsprings." As rections, the child is relieved, and recover without the painful use of the lanset? No family should be without this medicine where COUNTY STOVES.

there are young children.

CAUTION.—There is a deleterious Soothing
Syrup, put up in plain bottles, and the name of
PARIS spelled with two R's, when the genuine

is spelled with only one, with several other al-terations, in order to evade the law. These base villians who sell a counterfeit medicine to the boilers come in immediate contact with it; destroy the health and lives of "LITTLE consequently much less first is necessary, and BABES," should meet the contempt of every they boil in less time. The oven being the person that has one drop of paternal humanity whole size of the stove bakes double the quantity in them. One of these "heartless villains" has try of other stoves. The heat is so equally dif- gone so far as to publish a Soothing Syrup for fused on all its sides, that it bakes bread, &c. as sale at his store, in his own name, and attaches well as a brick oven. By means of the damper the Directions, &c. verbatim as that of DR. 1458-Senry Stanb, of Jefferson county, to the heat may be driven through fines around the PARIS. Any individual that will thus rob the foreign States. This fact of the repid inbe declared a bankrupt on Monday the 1st of oven which not only regulates the heat of the Proprietor of that which is secured to him by oven barats the declared. This stove law, is worthy a seat in the Peniteutiary. HE

REMEMBER, the only place in Charlesfour for the GENTINE DR. PARIS' SOOTHING SYRUP, is at the Drug Store of J H BEARD & CO. AND AT

S KILHAM'S Store, Price 50 Cents.

CONWAY'S MEDICINES. MAKE NOTICE, that WINSLOW L. KIDDER has succeeded the late T. Kinnen in the preparation of the CONWAY MEDICINES, and will hereafter give particular attention to the preparation of the following established articles, the celebrity of which precludes the necessity of a re-publication of the numerous certificates now in the hands of the

DR. JEBB'S LINIMENT, In enlarged bettles, for rheumatism, chilblai bruises, sprains, numbuess, stiffness in the joints &c. The relief is immediate, and cures frequently in twenty-four hours, although of years' standing and thought meurable. Paice 37 1-2 cents.

DUMFRIES' ITCH OINMENT.

This is a safe, certain, and expeditious cure for the Itch, be it ever so inveterate, in one hour's application—No danger from taking cold. It does not be in the incomplete of the incom contain the least particle of mercury, or other dar gerous ingredient, and may be applied with perfect safety by pregnant females, or to children at the breast. Parce 25 cents a box.

ALBION CORN PLASTER. This Plaster never causes the least pain, althou dissolves and draws the corn out by the roots-by ing. We take pleasure in recommending the gives immediate ease as soon as applied. Price 25

Dumfries' Remedy for the PILES. One of the best and most thorough remedie known for this troublesome complaint. Price 7. cents for two boxes, Ointment and Electuary, of 37 1-2 cents for either where but one is wanted. DUMFRIES EYE WATER.

This stands pre-eminent for sore or inflamed eyes; nothing known gives such immediate and comfortable relief; in some exceedingly bad cases the most anexpected and desirable relief has been found in the use of this eye water, after every other remedy had failed. Persons who have used it, proway's Cooking Stoves, and considers it far suthese complaints they have ever met with. Price

PILLS. and fuel, thus combining to the housewife what nounced by numerous persons who have made use of several fires and servants would be required to them, the best of all the cough medicines in coughs,

> Prepared from the original M. S. recipe of Di W. T. Conway by W. L. Kidder, immediate successor to the late T. Kidder, by whom they are for W. T. Conway by W. L. Kidder, immediate successor to the late T. Kidder, by whom they are for sale at his Counting Room, No. 86, State Street, Corner of Merchants' Row, Boston—and also by his special appointment by

A. M. CRIDLER, Nov 24, 1842.—1y. Harpers-Ferry, Va. N. B. Each of the above articles will be signed W. L. Kinner on the outside wrapper. To Families and Invalids.

THE following indispensable family remedies may be found at the agencies mentioned below PILES, &C. MEST, from Comstock & Co. All cures and every town of Charlestown.

thing relieved by it that admits of an outer applica tion. It acts like a charm-use it. Kolmstock's Vermifuge

Will eradicate all Worms in children or adu with a certainty quite astonishing. It is the same as that made by Fahnestock, and sells with a rapacity almost incredible, by Comstock & Co., New STARTLING FACTS. Hundreds of children and adults are lost yearly

with worms, when some other cause has been sup-It is admitted by all doctors that scarce a man. woman or child exists but what are sooner or later troubled with worms, and in hundreds of cases, sad to relate a supposed fever, scarlating, cold, or some Bank, where he is prepared to execute all orders other siling, carries off the flowers of the human of the best Brass and Plated Coach Harness; family—while in truth they die of Worms! and likewise Barouche and Buggy Harness of the latest fashions. Also, Bridles and Martingales use of a bottle of Kolmstock's Vermifuge, at the of the very best quality. A general assortment cost of a quarter of a dollar! of Hard Leather Trunks of the latest fashions, ways good as a purgative-let the disease be wha next day more than forty worms were passed, when

the child recovered rapidly.

For sale at the Drug Stores of

J H BEARD & CO., Charlestomn, Va.

A M CRIDLER. Nov. 10, 1842 .- 1y. Harpers-Ferry, Va. Rheumatism & Lameness OSITIVELY CURED, and all shrivelled muscles and limbs are restored, in the old or young, by the Indian Vegetuble Elixir and Nerve and Bone Liniment-but never without the name of

Comstock & Co. on it. SARSAPARILLA Comstock's Compound Extract.

THERE is no other preparation of Sarsaparilla that can exceed or equal this. If you are sure to get Comstock's, you will find it superior to all thers. It does not require puffing. Dalley's Magical Pain Ex-

tractor Salve. All of the above Family Medicines constantly kept oo hand and for sale, at the Drug Stores of J. H. BEARD & CO.,

A. M. CRIDLER, Nov. 10, 1842.-1y. Harpers-Ferry, Va. Headache .- Dr. Spohn's Headache

Balm of Coluubia. ing it. Indeed this is probably the case sometimes, when a comet comes directly between the sun and the earth.

W.

Children are bad patients, because the nausea of most medicines prevent their taking them with the sum emetaleffect and adults. Your Candy, however, the interest medicines prevent their taking them with the sum emetaleffect and adults. Your Candy, however, the interest medicines prevent their taking them with the sum emetaleffect and adults. Your Candy, however, and grow capidly, or on those who have lost the heart of the care bad patients, because the nausea of most medicines prevent their taking them with the sum emetaleffect and adults. Your Candy, however, the interest is eagerly taken by children are bad patients, because the nausea of most medicines prevent their taking them with the sum emetaleffect and adults. Your Candy, however, and on children are bad patients, because the nausea of most medicines prevent their taking them with the sum emetaleffect and on children are bad patients, because the nausea of most medicines prevent their taking them with the sum emetaleffect and on the care.

IN CHANCERY.

Johnson Garrett, and Mortimer Garrett, and Mo schools, are prevented or killed by it at once.
Find the name of Comstock & Co. on it, or never
try it. Bear this in remembrance.

Nov. 10, 1842 1y. Harpers-Ferry, Va. Tebacco, Cigars and Snuff Dec'r 29, 1842. J H BEARD & CO.

VERE IN A TO THE

cuit Superior Court of Law and Chancery for Jefferson County, the first Monday in Murch,

William C. Worthington and Richard Henda-son, Trustees for Benjomin Ford and Daniel Sayder, Millers, and partners, under the name and firm of Ford & Sayder, Pusintiers,

Benjamin Ford and Daniel Sunder, partners under the firm of Ford & Suyder, Charles D. Hinks, Samuel Hinks and Keefer Thomas, partners trad-ing inner the name and firm of C. D. Hinks & Co. ing inder the name and firm of C. D. Hims & Co. David Kemp and Joseph Poole, partners trading under the name and firm of Kemp & Poole, Samuel McPierron, Eliss Sinw, John W. Ross and William Garrott, partners under the firm of Ross & Garrott; John C. Willishire, William T. Washington, Nathaniel W. Manning, Joseph F. Abell, George Eichelberger, William C. Worthington, Joseph Shewsher, John Moler, Joseph Grone, Samuel Cameron, Richard Duffield, Win. Grore, George W. Sappington, Thomas Rutherford, Lewis W. Washington, William Moore, Samuel Ridenour, Henry D. Garnhart, Adam Moler, John Richardson, and Josiah W. Ware.

DEFENDANTS,

DEFENDANTS. IN CHANCERY. THE Defendants, Charles D. Hinks, Samuel Hinks, Keefer Thomas, David Kemp, Joseph Poole, Elias Shaw, John W. Ross, Wm Garrott, and Samuel M Pherson, not having entered their appearance, and given security according to the Act of Assembly and the Rules of this Court; and it appearing by satisfactory evidence that he is not an inhabitant of this country : It is ordered, That the saud Defendants do Harpers-Ferry. appear here on the 14th day of the next term, and answer the Bill of the Plaintiffs, and that a copy of this order be forthwith inserted in some newspaper published in Charlestown, for two months successively, and posted at the front door of the Court-house, in the said town of Charlestown.

A Copy—Teste, R. T. BROWN, Clerk, March 23, 1843.

VIRGINIA, TO WIT: At Rules holden in the clerk's office of the eir cuit superior court of law and chancery for Jefferson county, the first Monday in March,

Peter Hageley, Jacob Maughman, Frederick Maughman, Henry Hostetter and Catharine his wife, George Agner and Rachel his wife, Christina Marshall, Elizabeth Hageley and Wm. Engle, Administratrix and Administrator of George Hageley, deceased, PLAINTIFFS,

AGAINST Mary Cocke, John Cooke, Jacob Cooke, Henry Cooke, Sarah Ann Cooke, Daniel Cooke, Henry Berry, acting executor of John Whomeldorff, deceased, Mary Hoke, a George Merritt, Henry Merritt, Peter Court-house in the said town of Charlestown.

Merritt, Jacob Merritt, Samuel Bright,

A CONTROL TO BROWN CO and Ann his wife, Sally Merritt, und Margaret Merritt, Jucob Merritt, (another Jucob.) and Barbara his wife, Catharine Myers, John James and Sally his wife, Margaret Cooper, William Cooper, John Cooper, George A. Cooper, Henry er, James Franklin Cooper, Eliza-, William Julier, beth McItee, and Walter S. Myers, and -

IN CHANCERY. Itee, Francis Clice, William Clice, Ann city according to the act of assembly and the rules Clice, William Clice, (son of Henry,) William Merof this court; and it appearing by satisfactoritt, Stockett West and Elizabeth his wife, John ry evidence that he is not an inhabitant of this arine Myers, John James and Polly his wife, Margaret Cooper, William Cooper, John Cooper, months successively, and posted at the front door of cr., George A. Cooper, Henry Cooper, James the court-house in the said town of Charlestown. F. Cooper, and Walter Myers, and — his wife, not having entered their appearance and given security according to the act of assembly and the rules of this court; and itappearing by satisfactory evidence that they are not inhabitants of this country: It is on-menen, That the said defendants do appear here on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in Are wholly prevented, or governed if the attack Charlestown, for two mouths successively, and post-has come on, if you use the only true HAY'S LINI-ed at the front door of the court-house in the said

DEFENDANTS,

ROBERT T. BROWN, Clerk.

VIRGINIA. TO WIT: At Rules holden in the clerk's office of the cir-

Dolphin Drew, AGAINST Abraham H. Herr, the two last as der the name and firm of J. & A. H. of Charlestown. DEFENDANTS,

HE defendants, John Herr and Abraham H. Herr, not having entered their appearance,

should be and who can ever forgive themselves for and given security according to the act of assemnot trying this Worm Exterminator, when they bly and the rules of this court, and it appearknow that even if the case was not worms, this re- ing by satisfactory evidence that they are not medy could not by any possibility do burt but al- inhabitants of this country; It is ordered, That the said defendants do appear here on the first day tiff; and that a copy of this order be forthwith this question in truth and soberness.

linserted in some newspaper published in CharlesMr. J. C. Ringold had a child very sick for near lown, for two months successively, and posted inserted in some newspaper published in Charlestwo weeks, and attended by a physician, without at the front door of the court-house in the said relief, when Kolmstock's Vermifuge was given, and town of Charlestown. A copy Teste,

R. T. BROWN, Clerk. March 9, 1843.

VIRGINIA, to wit: At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in February, 1843 : Turner A. Milton and Sarah W. his wife, late

AGAINST Abraham Isler, George Isler, Thomas Briscoe, John Downey and Hugh McDonald, and Henry D. Garnhart, IN CHANCERY. DEFENDANTS,

HE defendants, Abraham Isler, John Down-ey, and Hugh McDonald, not having entered their appearance, and given security according to and it appearing by satisfactory evidence that Franklin Blackford, the act of assembly and the rules of this court; dered. That the said desendants do appear here

court-house in the said town of Charlestown.

A Copy-Teste,

R. T. BROWN, Clerk. Feb. 16, 1843. Virginia, to wit. At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson county, the first Monday February, 1843:

AGAINST

the Rules of this Court, and it appearing by sa-tisfactory evidence that he is not an inhabitant tisfactory evidence that he is not an inhabitant ing entered his appearance, and given se-ence has taught all, that the credit system has

town of Charlestown.
A Copy—Teste,
ROBERT T. BROWN, Clerk. Feb. 16, 1843 HAIR OILS, PERFUMERY, &c. A NEW supply, consisting of almost every variety, on hand at YOUNG'S.

VIEGINIA. TO WIT

At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson county, the first Monday February, 1843

John Melvin, and Siles Melvin, brothers of Benjamin Melvin, ded'd, John Melvin, Silas Melvin Elizabeth Sortt. Joseph V. Melnin, children, and Mary, John, Elizabeth, Silas, Thomas, James, and Charles Melein, and infant by his next friend John Marshall, (sone and daughters of Benjamin Melvin, decrased & Nancy, John, Rebert, Joseph, Silas, Quaxian, and Larrison Taylor, miners,by their next friend James Taylor, (sons and daugh-ters of Sarah Toylor, decrased.) Maria Melcin, a minor child of Thomas Melvin, dec'd, by Cynthia Ann Melvin, next friend, and Elizabeth, Hugh, Phibe, Joriah, John & and Benjamin Campbell. minors, (sens and doreghters of June Campbell, dicassed, by Jakes Campbell, their next friend, door of dicassed, by Jakes Campbell, their next friend, grand child en of Jose it Alcivin, deceased, a brother of Benji Melvin, nec'd Samuel Melvin, Thomas S. Melvin, Joseph Melvin, Benjamin Melvin, William Engle and Phebe his wife, Thomas Lick-

lider and Jane les wife. The said Samuel, Thomas S. Joseph, Benjamin, Phebe, and Jane, being children, and Jeeph S., Ann Christina, and Elizabeth Melvin, minors, (sons and daughters of John Melvin, deceased,) by Henry Snyder, their next friend, Thomas M. over 21, and Ann Elizaboth, Swah Ellen, and Mary Jane Harris, minors, (sons and daughters of Mary Harris, decased,) by James Harris, their next friend, Jacob H James and Anne Engle, minors, (sons and daughters of Catharine Engle, deceased,) by John Engle, their next friend, grand children of Thoma Melvin, deceased, (a brother of Benjamin Melvin, deceased,) Elizabeth Melvin, (wife of ry, Ruhamy, John, Margaret and Sarah, being children of Samuel Melvin, dec'd, a brother of Ecnjamin Melvin, deceased, Plaintiffs, a copy of this order be forthwith inserted in some newspaper published in Charlestown, for two months successively, and posted at the front dopr of the court-house in the said town of Charlestown.

testament of Benjamin Melvin, deceased, Jane Hendricks, sister of Benjamin Melvin, deceased, Samuel Wright, James Wysong and Elizabeth his wife—the said Samuel, and Elizabeth, being children of Susanna Wright, dec'd, a sister of Benjamin Melvin, dec'd; Francis McKinney and John McKinney, (a minor,) children of Elizabeth McKinney, dec'd, a sister of Benjamin Melvin, deceased, and Mary Ellen, Elizabeth Jane, Virginia Catharine, and Amanda Melvin, (infant daughters of Jane Melvin, deceased,) grand children, and John Wright, and Ruhamy his wife--the said Ruhamy a child of Mary Butler, deceased, a sister of Benjamin Melvin, de-DEFENDANTS,

IN CHANCERY. THE defendants, Francis Mckinney, John McKinney, and John Wright and Ruhamy, his wife, not having entered their appearance, and given security according to the Act of Assembly John Whomeldorff, deceased, Mary Hoke,
John Clice, Francis Clice, William Clice,
Ann Clice, John Creamer, Ann Creamer,
Mr. W. W. John Creamer, John Creamer, Mr. W. John Clice, John Creamer, John Creamer, Mr. W. John Creamer, J William Clice, (son of Henry,) John and enswer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in Charlestown, for two months upon the control of the contro and Elizabeth his wife, John Merritt, Jr. per published in Charles of the front door of the

A Copy-Teste, ROBERT T. BROWN, Clerk. Feb. 16, 1843.

VIRGINIA. to wit: t Rules holden in the Clerk's Office of the months successively, and posted at the front doors the Circuit Superior Court of Law and Chancery the Court-house in the said town of Charlestown. t Rules holden in the Clerk's Office of the for Jefferson County, the first Monday in February, 1843: PLAINTIFF,

Abraham Isler, DEFENDANT IN CHANCERY. IN CHANCERY.

HE defendants, John Clice, Elizabeth Mecutered his appearance, and given secu-

> newspaper published in Charlestown, for two .1 Copy-Teste, R. T. BROWN, Clerk.

Feb 16, 1843. VIRGINIA, to wit: t Rules holden in the Clerk's Office of the Cir cuit Superior Court of Law and Chancery for

Jefferson County, the first Monday in Februa-Wells J. Hawks, AGAINST Alexander G. Gordon and Juliet A Gordon his wife, and Edward E Cooke,

IN CHANGERY, THE defendant, Alex'r G. Gordon, not having entered his appearance, and given security according to the act of assembly and the rules cuit superior court of law and chancery for of this court; and it appearing by satisfactory Jefferson county, the first Monday in March, evidence that he is not an inhabitant of this country : It is ordered, That the said defendant PLAINTIFF, do appear here on the first day of the next term, and answer the hill of the plaintiff; and Samuel Hefflebower, John Herr, and that a copy of this order be forthwith inserted in some newspaper published in Charlestown. for two months successively, and posted at the Merchants and partners, trading un- front door of the court-house, in the said town

A Copy—Teste, Feb. 16, 1843. R. T. BROWN, Clerk.

VIRGINIA. to wit: t Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in February, 1843: Edward L. Fant, Assignee of E. M. & C W. Ais AGAINST

Abraham Isler. DEPENDANT. IN CHANCERY THE defendant, Abraham Isler, not having enter- do appear here on the eighth day of the next ed his appearance, and given security according term, and answer the bill of the plaintiff; and to the act of assembly and the rules of this court; that a copy of this order be forthwith inserted and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant do appear here on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in Charlestown, for two months saccessively, and posted at town, for two months saccessively, and posted at the front door of the court-house in the said town

of Charlestown. A Copy-Teste, R. T. BROWN, Clerk.

Feb. 16, 1843. VIRGINIA, to wit: At Rules holden in the Clerk's Office of th

Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in Feb'ry, 1843 : 18 PLAINTIFF, Joseph H. Knode, AGAINST

and it appearing by satisfactory evidence that they are not inhabitants of this country: It is orthey are not inhabitants of this country: It is orentered his appearance, and given security dered, That the said defendants do appear here contend his appearance, and given security and the first day of the next term, and answer according to the act of assembly and the rules of the plaintiffs; and that a copy of this of this court; and it appearing by satisfactory order he forthwith inserted in some newspaper evidence that he is not an inhabitant of this THE most extraordinary remedy ever invented for all new or old burns and scalds and sores, and sore eyes. It has delighted thousands. It will take out all pain in ten minutes, and no failure. It will cessively, and posted at the front door of the formal cessively, and posted at the front door of the do appearing by satisfactory evidence that he is not an inhabitant of this published in Charlestown, for two months successively, and posted at the front door of the do appear here were the hill of the plaintiff; and term, and answer the bill of the plaintiff : and that a copy of this order be forthwith inserted in some newspaper published in Charlestown, for two months successively, and posted at the

of Charlestown. E. T. BROWN, Clerk. Feb. 16, 1842. Virginia, to wit:

PLAINTIFF,
At Rules holden in the Clerk's Office of the
Circuit Superior Court of Law and Chancery
for Jefferson county, the first Monday in

Beware of the counterfeit; the genuine is from 375 Bowery street, and is sold by J. P. BROWN.
Druggist, sole agent for Charlestown and vicinity.
Nov. 10, 1842.—tm. DEPENDANTS, February, 1843 :

find the name of Comstock & Co. on it, or nover by it. Bear this in remembrance.

Dr. Bartholemen's Expectorant

WILL present or curs all inequent consumption, coughs and colds if taken in time, and is a delightful remedy. Remember the name, and get Comstock & Co.

It is ordered, That the said defending to the plaintiff; and that a copy of this order be forthwith inserted in some newspaper published in Charlestown.

It is ordered, That the said defending to the Act of Assembly and the court and it appearing by satisfactory evidence that he is not an inhabitant of the country: It is ordered, That the said defending to the Act of Assembly and the court and it appearing by satisfactory evidence that he is not an inhabitant of the country: It is ordered, That the said defending to the Act of Assembly and the court and it appearing by satisfactory evidence that he is not an inhabitant of the country: It is ordered, That the said defending to the Act of Assembly and the court and it appearing by satisfactory evidence that he is not an inhabitant of the country: It is ordered, That the said defending to the Act of Assembly and the crueit according to the Act of Assembly and the court are country in the country according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit according to the Act of Assembly and the crueit accordi in some newspaper published in Charlestown, interest to give me a call; none shall go away for two months successively, and posted at the dissatished:

J. MILLER. front door of the Court-house in the said town of Charlestown.

A Copy Teste,
R. T. BROWN, Clerk. Feb. 16, 1843.

VIRGINLA, TO WIT: Rules holden in the clerk to

Jefferson county, the first Mot Charles B. Harding and Joseph Con PLMNTE

IN CHANCERY.

THE defendant Abrain in leler, not having entered hissappearance & given accurity according to the act of assembly and the rules of this court; and it appearing by satisfactory evidence that he is not an inhabitant of this county: It is ordered. That the said defendant do appear here on the first day of the next term; and answer the bill of the planding, and that a conv of this order be forthwith in second DEFETO and that a copy of this order be forthwith a seried in some newspaper published in Charlestown, for two months successively, and posted at the front door of the court-inquise in the said town of Charles-

A Copy-Teste, R. T. BROWN, Clerk March 9, 1843.

VIRGINIA, TO WIT: At Rules holden in the clerk's office of the eircuit superior court of law and chancery for Jefferson county, the first Monday in March, John Moore,

AGAINST Alexander G. Gordon & Juliet A. Gordon his wife, and Edw'd E. Cooke. DEFENDARTS.

IN CHANCERY. THE defendants, Alex. G. Gordon and Juliet Melvin. deceased.) Elizabeth Melvin, (wife of Joseph, son of Thomas.) Mary Melvin. John Marshall, and Ruhamy his wife, John Melvin, Wm. Osbourne and Margaret his wife, Isaac Rameburg and Sarah his wife, the said Elizabeth, Mabitants of this country: Ris ordered. That the said

> A Copy-Teste, - R. T. BROWN, Clerk. March 9, 1843.

VIRGINIA, TO WIT: Rules holden in the clerk's office of the circuit superior court of law and chancery for Jefferson county, the first Monday in March. 1843 : Emanuel Slifer,

Henry Rowland, James P. Riely, The Bank of the Valley in Virginia, Cate Moore, Humphrey Keyle, Collin C. Porter, John Rowland, David Heffebouer, John S. Rowland, David Rowland, Davil Heffebower, William C. Worthington, Johns Hobkins, Philip Hopkins, Richard Duffield, Sheriff of Jefferson county, Jacob Swagler, The President, Directors and Company of the Farman's Bank of Virginia, Lewis Neill, Lysander B. Childs, and Mary Granell, Dependence, N. CHANCEON AGAINST

IN CHANCERY-THE defendants, John S. Rowland, John Hopkins, Philip Hopkins, and Lysander 8 Hopkins, Philip Hopkins, and Lysander S. Childs, not having entered their appearance and given security, according to the Act of Assembly and the rules of this Court; and it appearing by satisfactory evidence that they are not inhabitants of this country: It is ordered, That the said defendants do appear here on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order, be forthwith inserted in some newspaper published in Charlestown, for two months successively, and posted at the front deposed.

A Copy_Teste, R. T. BROWN, Clerk March 9, 1843. VIRGINIA, TO WIT: At Rules holden in the clerk's office of the circuit superior court of law and chancery for Jefferson county, the first Monday in March,

John C. Wiltshire, Adm'r of Thomes Beall, dec'd, AGAINST Lewis Neill and Corbina his wife, Lirsula Baker, Frances Baker, Ellen

Henkle, Jane M. Mc Williams, Ches. F. Mc Williams, and Jacobina Baker, DEFENDANTS. IN CHANCERY. HE defendants, Ursula Baker, Frances Baker, Eilen Henkie, Jane M. McWilliams, Charles F. McWilliams, and Jacobina Baker, not having entered their appearance and given security according to the act of assembly and the rules of this court ; and it appearing by satisfactory evidence that they are not inhabitants of this country : It is ordered, That the said defend-

ants do appear here on the eighth day of the next term, and answer the bill of revivor of the plaintiff; and that a copy of this order be forthwith inserted in some newspaper published in Charlestown, in the county of Jefferson, for two months successively, and posted at the front door of the Court-house of this county. A Copy-Teste, ROBERT T. BROWN, Clerk.

March 16, 1843. VIRGINIA, to wit: At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancesy for Jefferson County, the first Monday in Peter Crowl,

AGAINST James Moore, Adm'r of . adrew Rickard, dec'd, Michael Cookus and Elizabeth his wife, William Rickard and John Rickard, DEFENDANTS
IN CHANCERY. HE defendant, James Moore, not having

entered his appearance, and given security according to the Act of Assembly and the rules of this court; and it appearing by satisfactory evidence that he is not an inhabitant of this country: It is ordered, That the said defendant

of Charlestown.

A Copy-Teste, R. T. BROWN, Clerk. March 16, 1843. Dr. Taylor's Balsam of Lit-

erwort, FROM 375 BOWERY STREET, NEW YORK, OR the cure of coughs, colds, pain in the side and breast, difficulty of breathing—and all those affections of the throat, lungs and liver, whi unarrested terminate in consum The following is from the New York Med.

The surprising effect produced by the Dr. Taylor's Balsam of Liverwort, made senses when we see persons, evidently consumptive restored to health.

Diseases of the Throat and Lungs are readily cured by the healing Balsam, Taylor's Liverwort Bronchitis, sore throat, eaterth, inflammation of the throat, and all those dangerous and painful disease yield at once to this mild vegetable remedy. If meaning health as been taken, this Balsam is sure to counter.

act its effects and restore the organs to their A wrapper will accompany each bottle conta

New Spring Goods. HAVE just returned from Baltimore, and an DEFENDANTS. Comprising a general and well selected stock, which will be sold at a small advance for cash,

BED and WHITE, for sale by Murch 16. IN SEARCH & CO.

March 16.

Harpers Ferry lational Historical Park