the court's exercising the same, and shall in against the garnishee or garnishees.

the said court; and the chief justice of the jurisdiction, and all process or precept of what- prosecution pending before any district court to name the "agent;" disclose his name. It ably true. Such reactions are peculiarly inthe opening and closing and the adjourntment and forfeitures so to be issued by the said dis- as the case may be, that he or she cannot have whole is a sheer fabrication. of the said court, in the presence and hearing district justice, or district court, shall be direc- a fair and impartial trial of said case, suit, of the said court, in the presence and hearing district justice, or dist the same in a minute book to be kept for that of the county, or some constable residing with the said court, the same shall be removed, for means having been transferred over to the stances. All classes are, therefore, interested purpose; and the said district court shall have in the election district court, bribery bank—that bank now issuing the in endeavouring to prevent such events, and all strong one and must be attacked resolutely prisonment, all persons who shall interrupt the SEC. 14. And be it enacted, That nothing requesting the removal-and in such cases, all proceedings of the same by violence of disor- herein contained shall be construed to pre- the papers and proceedings in the case shall be fourteenth section of the Bank of the Unit d' der, in their immediate presence. And when vent the said district justices from acting as sent by the chief justice of the district court in States charter making the notes receivable in none of the said justices shall attend at any justices of the peace out of court, within their which the case is pending, to the chief justice of payment of all public dues having been remonthly meeting, or on any day during any respective counties, for which purpose they the district court adjoining the district from session, the court shall be considered as ad- shall keep a separate docket, as is now requir- which said cause shall be removed; and the journed. from day to day, until a meeting ed to be kept by single justices of the peace, said other district court shall take cognizance such session or on the day for the next monthly services and for all services by the said district same, and give judgment in the premises in the meeting; and the justices shall make entry on justices as such respectively performed out of same manner, & to the same effect, as the cour the minutes of the court accordingly.

ed, after the expiration of four years from the dues not exceed fifty dollars, and in all cases shall be, and they are burnty and and date of said superse leas, and the said defendant where the demand in controversy exceeds the made applicable to proceedings by or against or defendants, being security or securities as sum of fifty dollars, they shall respectively executors or administrators before the said dis aforesaid, shall be and they are hereby declared charge, have and be entitled to receive the fol- trict courts, so far forth as the same may be to be entitled to plead limitations to the plain- lowing fees, to wit: for writing probat, 6 cents; done consistently with the other provisions of tiff's claim, should the plaintiff cause a scire issuing a warrant and making docket entry this act. facias to issue on said supersedens, after the ex- 25 cents; issuing summons, including all the Sec. 23. And be it enacted, That all write,

piration of the period atoresaid. shall cease, and the plaintiff or party demand- stead of the shim now prescribed by law.

district court having jui sorcioti of the same, from such original supersedeas, or the docket, some suitable person to fill the vacancy occashall have a thority to take such bail bond to shew cause why such goods and chattles, entry thereof, an execution may at any time sioned by such death, resignation, refusal to ac with such security as he may reasonably re rights and creditors, so attached as aforesaid, be issued by any district justice, directed to or removal out of the district. quire, conditioned as aforesaid; and the said shall not be condemned by the said district the sheriff, or some constable residing within Sec. 27. And be it enacted That nothing in district court shall have power and authority court, and execution had and made as in other the district wherein the original judgment was this act shall be construed to extend to the city of READ, MARK, LEARN, AND UNto tax the costs arising in all such cases before cases of judgments and recoveries had before rendered, and returnable before rendered re them for assault and battery and in all cases the said district courts, at which day of return district court wherein the said original judg- fect any suit whatsoever, that shall have been of conviction of the party accused, to give said attachment, it said defendant nor the ments shall have been rendered. judgment against him or her for the said costs, garnishee in whose hads the aforesaid goods | Sec. 17. And be it enacted, That for the re- causes of action declared by this act to be tion accomplished?—It has PAID OUR NAas well as for any fine the said court may im- and chattles, rights and credits, land tenements covery and collection of judgments rendered by within the exclusive jurisdiction of said justices TIONAL DEBT, which was SIXTY MILpose; and in case of non-payment of such tine of the defendant were attached, shall not shew | the said district courts, for lines, penalties and | of the said district courts. and costs, for the recovery thereof the court cause the contrary, the said district court before lorfeitures, all executions shall be issued by Sec. 28. And be it enocted, That all laws Jackson was first elected President. It has may issue execution by capitas adsatisfaciendum whom the said attachment may have been re- the chief justice of the said court, directed to and acts of Assembly of this State, repugnant SECURED to this Country, PEACE or heri lacias in the name of the State of Mary - turned, may condemn said goods and chattels, the sheriff, or some constable of the county, and to or inconsistent with this act, be and the hand, against the party convicted, directed to hights and credits, lands and tenements so as made returnable to the next ensuing monthly same are hereby repealed. the shernful of the county, and returnable to the aloresaid attached and awarded, execution meeting of the district court, in the usual, or county court at the next succeeding term, or thereof to be had and made as in other judg- in a substantial and intelligible form, and no THE BANK WAR-UNITED STATES that companie the party to the goal of the county, men's: Provided always, that said district proceedings or process of the said court of the until the same be paid; and it shall be the duty court shall be satisfied that the notice required said justices, in discharge of their duties under bi the said district court, to give certificates to as aforesaid, hath been given according to the this act, shall be set aside for mere want of presses are put in requisition to circulate false- eating out her vitals. By economy and prueach and every person to whom any part of provisions aforesaid & also the said plaintiff so form; and it shall be the duty of the chief justhe said costs may be due, either for attendance obtaining the attachment shall give bond in such tice of the said district court to transmit to the Department and the deposite banks, and favoras a witness, for serving process, or otherwise, penalty as the said district court shall direct, clerk of the levy court or commissioners of the of the respective portions due to them of the with good and sufficient security before the county, as the case may be, one in every year, said costs, upon which the said sheriff shall be district court, rendering judgment and correct list of all fines, forfeitures lowing from the New York Gazette, which authorised and required to pay over all such demnation, to and for the use of the defendant, and penalties, recovered or imposed in the Editors say they "have corroborative inportions of the costs, when collected, to the conditioned to make restitution of the said district court, under the penalty of twenty dolpersons so entitled to receive the same; but in goods and chattles, rights and credits so as a- lars for every neglect. persons so entitled to receive the stine; but in goods and chattles, rights and creatives, rights and chattles, rights and r against the county, and upon such certificates may award to the said defendant; if the de shall, before he acts, qualify as such in the as aforesaid, to be made and delivered to the lendant whose goods and chattles, rights and mode now pointed out and required by law, persons entitled to receive the same, the levy credits were attached shall at any time within for the qualification of justices of the peace; and court or commissioners of the county are here- twelve months and a day, computed from the moreover, he shall take the same oath which by required to levy the several sums in the date of the attachment, come in and either in is prescribed by the constitution and laws to county charges, for and in the name of the person or by his agent before the district betaken by a judge of the county court. several persons holding such certificates - court, rendering judgment of condemnation a- | Sec. 19. And be it enacted, That no special pr vided, however, that the said court shall foresaid, make it appear that the said plaintiff pleading shall be required in the said district not exercise the criminal jurisdiction aforesaid hath been and is satisfied, and paid said debt, court; but every plaintiff shall make declarain any case, where the attorney general or his or shew that it ought not to be paid, or that the tion of his claim or cause of action, in a plain, effect from Washington. In this dilemma, the tration, that they might themselves lay hold deputy for the judicial district in, which the said defendant was not indebted, to the said substantial and intelligible manner, before the court may be, or any other person authorised plaintiff at the time of issuing said attachment, said court, in writing; and every defenda by the same court to prosecute to behalf of the and the said condemnation shall be a good bar shall in substance and writing, it required

fore the particular case shall have been tried, judgments of the said district court, the party special matter of his defence. unless the three judges of the said court shall in whose favour the same may be rendered | Sec. 20. And be it enacted, That in all casions of the said district courts, held as herein and it shall be lawful for any one of the said prosecute, and defend the same by agent or athefore provided, the said court, or any one justices to issue a fieri facias or capias adsatis- torney, being such as have been admitted justice thereof in the absence of the others, faciendum upon such judgments, returnable to practice the law in any county courts of this do we believe that there has been even the legislation is bad, very bad, and especially inshall have power to adjourn at discretion, from the said district court, in the same manner State. day to day, until the business before them is and form as now legally used and practiced by | Sec. 21. And be it enacted, That any perdischarged, or to the next monthly meeting of a single justice of the peace in cases within his son having in any case, suit, complaint, or said court, or presiding justice, shall proclaim sover kind, except executions for fines penalties as aforesaid, and making oath, or affirmation,

shall take place as aforesaid, either during and shall be entitled to the same fees for his of the case, and hear, try and determine the court, and for all services by each of the in which it was first brought or instituted, Sec. 01. And be it enacted, That no plain- district courts respectively performed, they could have tried the same and given judgment tiff in any superseduas taken by any justice shall respectively have, charge and be entitled berein. of the peace in this State, shall be entitled to to receive the same fees which a single justice | Sec. 22. And be it enacted, That all laws have execution on said supersedeas, so far of the peace now has for the like or the similar relating to proceedings by or against executor to the as the security or secutities are concern- services, where the demand in controversy or administrators, before justices. he peace

witnesses applied for at the same 25 cents for or other processes, issued by any of the said dis-Sec. 11. And be it enacted, That whenever rendering judgment on all trial cases, 50 cents; trict justices, or district courts, as such under a writ of replevin shall be demanded from any entering judgment by confession, 25 cents; the provisions of this act, shall be made reone of the said district justices according to the entering continuance 121 cents; to be paid by turnable at the next monthly meeting of the important one, and deserving of particular atjurisdiction herein given to the said district the party applying for the same—Provided, said district court thereafter to be holden, excourt, it shall be the duty of such justice be- objection shall be made by the opposite par- cept subpœnas and attachments for compelling fore he issues the same, to require and take ty; taking supersedess, 12½ cents; filing and the attendance of witnesses; that each witness amounts to a hundred millions, and its circulafore he issues the same, to require and take ty, taking supersedeas, if taken by other justices shall be entitled to charge and receive for each ting medium, being a metallic currency, to a slice of common bread on a salver—a small plevin, a bond to the party holding the property, with one or more securities, whom the docket, 121 cents; aking recognizance, 25 cents; of the court, the sum of 33 1-3 cents, to be taxissued to the amount of sixty millions, the box with an aperture. Outside the enclosure amination and if defective in its general bearsaid justice shall in his conscience believe to issuing writ of replevin, 25 cents issuing exe- ed as costs of the suit. be worth double the value of the specific ar cution, 25 cents; issuing sciert facias, 25 cents; ticles or property intended to be replevied, taking replevin or other bonds, 25 cents; and bis consequence was a stove to keep the apartment warm. The with condition that the party so replevying, his all fees received by the said district justices his services, as such under the provisions of of this addition to the circulating medium is, executor or administrator, shall well and truly shall be accounted for as hereinafter provided: this act, shall have and be entitled to retain out that almost every thing except labor soon rises return the same property to the party out of and shall be the duty of the several constables of any moneys received by him, as herein be- in price; so that though the landlord gets an whose hands the property shall be so replevied within the several election districts, to collect fore provided, the sum of three dollars per day, advanced rent, this is nearly or quite counterhis executors, administrators or assigns in, and pay over to the chief justice of the respections, case a return of the same shall be judged by live district courts, all fees by the district justice sitting of the said court; and each of the other clothing, and other necessaries; and at length the district court before whom the said writ of or district courts respectively charged under the district justices shall have and be entitled to re- from the increased expense of house-keeping replet in shall be tried, and shall pay all dam- provisions of this act, and not by them received; ceive the sum of two dellars per day for each the wages of labor are also raised; so that in ages and costs which may be awarded by the and the said constables shall receive therefor and every day that they may or thall respect the issue, the relative situation of the different said court, and upon the service of any such a commission of ten per cent. on all sums by tively attend the sittings of the said courts, to classes of the community is restored nearly to writ of replevin, the goods and property shall them respectively received and paid over, and be paid to them or their order by their respectively received and paid over, foreign be forthwith appraised by two sworn appraisers, every constable or officer serving or executing the New Testament—and afterwards said to whom the officer serving the said writ is process of any kind under the provision of this received, as also hereinbefore provided, and medium, a reaction must speedly ensue, for hereby authorised and required to administer act have and be entitled to the same fees as they each of the said chief justices of the said district their prices continuing the same, they are able on oath or affirmation that they will truly and are now by law entitled to have, and take for courts, in the several counties of this State, to undersell one in which every thing has adimpartially appraise the same property at the like services imposed on them by the ex- shall furnish to the levy court or commission- vanced fifty per cent. sum or price they shall believe it to be really isting laws; and from and after the passage of before the first day of the respective counties, on or Let this statement be applied to our own worth, and if such appraisement shall exceed this act; the bonds of all constables shall be ta- before the first day of June, in the year of our country.—Banking cap tal has been augment one hundred dollars, all further proceedings ken in the penalty of two thousand dollars, in- Lord eighteen hundred and thirty seven, and ed here productive within the past few years,

ing the said writ shall be liable for and pay all Sec. 15. And be it enacted, That all judgcosts and charges which may have accrued ments rendered by the said district courts, shall said district justices may have attended the corresponding level. But the countries of said writ to the said district court, certifying fendant, lying within the county wherein the thereon that the value of the property exceeds same judgment was rendered, to all intents and the jurisdiction of the said court, and he shall purposes, as much as if said judgment had been return the schedule and appraisement of the rendered in the county court, from the time property annexed to the said writ and return. when a short copy of any judgment shall have SEC. 12. And be it enacted, That when- been filed and recorded in the office of the clerk themselves respectively, and the several other of grain, as for a plethorick person to reever any person or persons shall be indebted to any other person or persons in a sum not to any other person or persons in a sum not the said clerk shall keep a separate record book. exceeding one hundred dollars, and the said the said clerk shall keep a separate record book, the provisions of this act, and all sums so recreditor or creditors shall make oath before plaintiff and defendant; and the said clerk shall commencement of a reaction, for owing to the crived by the said levy courts or commission. any one of the said district justices that the plaintiff and defendant; and the said clerk shall ers of the county, shall be by them disbersed said debtor or debtors is or are indebted to receive for filing, recording and indexing evehim in the sum of and not exceeding one ry such copy of a judgment, the sum of twenhundred dollars, and that the said debtor or ty-five cents and no more; and it shall be lawdebtors do not reside within the limits of the ful for the said clerk, on the application of the State of Maryland, or that he, she or they is plaintiff, to issue execution thereon, directed to not have been sufficient to pay the per thrown out of many markets. or are credibly informed, and verily believe, the sheriff, and returnable before the county diem allowance aforesaid, the levy court or We have not yet alluded to the effect of an that the said debtor or debtors hath or have ment had been obtained in the said county that the said debtor or debtors hath or have ment had been obtained in the said county that the said debtor or debtors hath or have ment had been obtained in the said county that the said debtor or debtors hath or have ment had been obtained in the said county that the said debtor or debtors hath or have ment had been obtained in the said county that the said debtor or debtors hath or have not yet alluded to the effect of an increased nominal capital in promoting specu-

cuce before the said district justice, the cove- Sec. 16. And be it enacted, That all judg- charges are. ant bill, bond, note or account, or other evi- men's rendered by the said district court, may Sec. 25. And be it enacted, That from and others, till "confusion worse confounded" conce of the debt, it shall and may be lawful be stayed and superseded before any one dis- after the passage of this act, it shall and may for any district justice in said district to issue trict justice of the court wherein the said judg be lawful for the said district courts to enter an attachment, returnable before the said dis- ments were rendered, and within the same pe judgment in all cases of which they may have trict court, against the goods and chattels, riod, in the same manner, form, and for the same cognizance, against either plaintiffor defendant, such, is on the side of prudence, it may be exlights and credits, lands and tenements of the length of time as judgments now rendered by for such sum as to them may appear just and said absent or absconding defendant, which are a single justice of the peace: Provided a fair right, with such costs as may have accrued or shall be in the hands of any person or per- and exact copy of the said supersedeas, to be in the prosecution of the case; which said jugdsens whatsoever in said district, and the said rendered by the justices, by or before whom ment, when so rendered if in favor of the defenplaintiff at the time of issuing said attach- the same shall have been taken and confessed, dant, shall be of equal effect and avail as if the low that it was almost at zero, be lost upon a ment, shall set up at least at two of the most shall be returned by the defendants or parties same were rendered in favor of the plaintiff, Lublic places in the said district, at least ten to the said supersedeas, his, her, or their agent and it shall and may be lawful to enforce the days before the return day of said attachment, or attorney, to the chief justice of the district recovery of the same in the same manner as if an affidavit of the truth of his claim, together court wherein the original judgment shall have the same were rendered in favor of the plainwith a copy thereof, in which said attachment been rendered, within ten days after the taking tiff. there shall be a clause commanding the con- and confessing of the same; and it shall be the Sec. 26 And be it enacted, That in case any

State, in the particular case, shall dissent from and so pleadable to any suit or action brought the said district court, plead in burthe general issue, and distinctly or intelligibly deny writing express such dissent to the court, be- SEC. 13 And be it enacted, That on all claim of the plaintiff, and give in evidence the

unanimously determine, nowithstanding such | shall on application to any one of the justices | ses, suits, complaints or prosecutions, institutdissent, to take cognizance of such case. thereof, have process or execution thereon, ed or brought before the said district court, Sec. 9. And be it enacted, That at the ses- for obtaining satisfaction of such judgments, either party shall be entitled to appear and

annually thereafter, a fair statement with an af- during which time rents and provisions have fidavit of the truth thereof panexed, setting advanced so much, that mechanics almost evmeeting of their respective district courts, and Europe having proceeded more cautiously the whole amount of fees by them reepectively grain is now so much cheaper there, that if received; and each of the said chief justices has been exported to this country, thus revershall pay over to the said levy courts or com sing the order of nature, for it is as contrary missioners of the county, the balance remain- to her usual course, for a thinly settled but fering in their hands, if any; after retaining for tile agricultural country to become an importsaid district justices or otherwise, as they in | ing the protection afforded by the present tartheir discretion may think beat and if the moneys received by the said chief justices shall | while abroad there is danger of our goods being absconded from his, her or their place of abode, court, and shall receive his usual fees for such lation. This, it must be evident, is one of its whereby his, her or their creditors may be service. court, and shall receive his usual fees for such make up the full amount of such allowances, natural results; but when the reaction is fully

brought before the first day of May next, from

BANK NOTES.

able to the bribery bank at Philadelphia. The Intelligencer of Friday gives the fol-

formation that it is substantially true."

gentleman just arrived in this city from the were better—and CASH never was more candidates to be supported as Electors of Marof a Government agent, which calls for investipurchasers accepted the friendly offices of the upon all the places of power and emolument; notes at the moderate rate of five per cent. He rifice our country. subsequently disposed of these same funds to Friends of America!—Democrats—Farm- on Tuesday the 12th inst. individuals who wished to make remittances ers, Mechanics, and Working men, do you to the eastward, at a premium of two per wish a continuance of this happy state of centum; thus realizing by the transaction, as things? Awake then to your duty!-Stamford he himself ack now ledged, the handsome sum of Sentinel. sixty thousand dollars."

We are authorized to state, that no orders have been given from this, to refuse the receipt of the notes of the Bank of the United States Journal of Commerce, in speaking of the in- zealous and characteristic spirit is breathed in to and branches in payment of public dues, nor crease of the number of Banks, says, "such a language that nobly becomes a people conshadow of a transaction upon which to found jurious to merchants. When there are so many such a story as the above; if there has been, Banks, the money market will always be sub- guish the present administration. they do not do so, it will be apparent that the jurious to merchants; but so far from their be- activity, it will be next fall. The campaign

claiming it as a part of its "inheritance"—the the subject. - Balt. Repub. pealed by one branch of Congress, and that body having virtually enacted that nothing All made of passion, all made of wishes, but gold and silver shall be a legal tender, we All adoration, duty and observancehave no hesitation in saying that the receipt All humbleness, all patience and impatience; of the notes and drafts of the Bank of the All purity, all trial, and good kissing. United States and branches, ought, in our opinion, to be forthwith prohibited by Congress. What security has the public for their redemption and payment? The bribery bank hi ing now possessed itself of all the treasure and means of the Bank of the United States, suppose that the bank should say such a proceeding be a more flagrant one than to the nation, by the Bank - Glober

days ago, to the popular error which confounds danger of an over issue of the former. now resume the subject, convinced that it is an

Suppose that the solid capital of a country nominal capital will be increased fifty per cent.

our view is correct, this, however, is only the commencement of a reaction, for owing to the be obliged to give, the articles fabricated by them cannot be afforded so low, notwithstand liff, as to exclude foreign competition at home,

to be levied and collected as other county accomplished, probably half of the speculators spreads dismay over the land. We sincerely wish that our forebodings may prove to be oncused at a time when shining bubbles ar viewed as globes filled with gold gems, and precious stones. Let not the example furnished by England in 1825, when credit sunk so country which so closely resembles her in the prosecution of commerce and manufactures, and unhappily in mad adventure and bazard ous enterprise .- Transcript.

DEMOCRATS ATTEND.

Farmers, Mechanics and Working Men! DERSTAND.

What has the present General Administra-LIONS OF DOLLARS, when ANDREW WITH ALL THE NATIONS OF THE EARTH. It has effected a Treaty with France by which our citizens receive FIVE MILLIONS OF DOLLARS. It has eradicated from the bosom of our Government, A It seems as if the whole phalanx of bank VIPER, (the United States Bank) that was hoods in relation to and against the Treasury dence, it has put into the Public Treasury THIRTY MILLIONS OF DOLLARS!! It has laid the foundation for a sound ME- the National Administration at the Court TALIC CURRENCY, &c. And what has House in Denton, on TUESDAY the 3d of been the result of all this? PEACE, HAP- May next, at 3 o'clock, for the purpose of apend of the country to the other—your produce pointing four delegates to the State Conven-"A friend has informed us of the following never commanded better prices or more ready tion which is to assemble in Baltimore on the

These are a few of the blessings which have tin Van Buren as President and R. M. Johngation by congress. At a recent sale of public fallen upon the people of this great nation, un- son as Vice President of the United States. lands, the purchasers came prepared to pay in der the administration of Gen. Jackson .bills of the Bank of the United States, which Who will not support such an administration? they had brought with them for that purp se. None but those who imbibe the principles of After the sale, these bills were tendered in the Torries of 1776-none but the enemies of Candidates meets in Baltimore on Wednesday payment, but they were refused by the agent," American Freedom -- none but Federal the 18th inst. agent himself who very kindig discounted their and who, to accomplish their ends, would sac- Republican Meeting, to attend the May Con-

THE KISSERS, A NEW SECT IN RELIGION.

—not the neat St. Thomas, not the fastidious Grace—not the incense burning St. Patrick's. Here we will have an opportunity to meet them I went to a private family church, which as- man to man-to contend for victory on the sembles in a private house at No. -, Sullivan true principle of equality; and that we are cerstreet, on the same independent principle on tain of succeeding to defeating the

doorfound, myself in a small neat rectangular pervading their ranks, which appear to have BANKING CAPITAL .- We adverted, a few room, and divided into two parts, with about a dozen of ladies, neatly dressed, sittingaround a left but the distinguishing mark of a "forlora promissory paper with solid capital, and to the large table with green cloth, at the upper end hope!" We of the room. I always consider myself in civilized society when I find myself in the presence of coloured bonnets, with feathers on per to the publication of the Magistrates

dozen Bibles and Hymn Books. At the upper interest, we offer no apology for the room it oca number of pews were erected, each having, ings, that its repeal may be loudly called for. Sec 24. And be it enacted, That each of the But will the real capital be increased in like a so a Bible and Hymn Book. Beyond this heathen, the unconverted, and the pretty young girls about two to ten years of age sat outside. I sat among the latter cherubs—as earger, as curious, as simple as the children themselves.

At the proper hour the Chief of the congregation entered-a tall, good looking personage. He turned to the left, and after bestowing a kiss on one of the prettiest girls present, (piety has alwaysa natural attraction to pretty faces) took his seat at the upper end of the table-He immediately stood up-read a chapter in

wine, it will be observed goes against the a sore defeat.

Another prayer -- another hymn-another particular desire; I should take my stand right triumph of Democracy. between two pretty girls in white feathers and braided hair" but being only a heathen, I sat and mourned among the children, beyond the ou'er railing as the ancestors of Major Noah did by the Rivers of Babylon.

psalm of praise for the mercy vouchsafed in that delightful ceremony.

profess to reject all Catholic-all Protestant columns of the "Whig," with their advertisedoctrines and practices with equal perti

EASTON, MD.

TUESDAY, MAY 3, 1836.

DEMOCRATIC CANDIDATES FOR PRESIDENT; MARTIN VAN BUREN OF NEW YORK.

FOR VICE PRESIDENT. RICHARD M. JOHNSON

OF KENTUCKY. REPUBLICANS OF CAROLINE. There is to be a meeting of the friends of

103-The Convention to nominate electoral

03-The Delegates appointed at the recent vention, are requested to assemble in Easton

It is truly gratifying to see the animation that every where throughout the State pervades the Democratic party. Meetings are well at-Sound Doctring.-The New York tended; harmony and unanimity prevail, and a tending for principles like those which distin-

If there ever will be a time for energy and ing the only sufferers by it, there are none opens in September for Electors of Senate. of the same county, to be chosen by the parties notes of the former bank, although defunct— classes are called upon seriously to consider and fearlessly. The next is for members of the Legislature, and here we expect to make an easy conquest. We will have to contend against certain measures of state policy promulged at the last session of the General Assembly, that must awake a spirit of dissatisfaction in the minds of that portion of the thinking people who are not at all times found the I went to church last sunday, -not the rich- willing instruments of reckless men. Then totcushioned Trinity, not the gorgeous Duane lows the contest for President and V. President. that of seizing the public dividends, belonging gation in the Bowery. At half past ten I en- and the hangers on, let them read their fate in tered a gateway-mounted a stair; opened a the despondancy and disaffection visibly seen

> We have devoted a large space of our pa-Around the tables were arranged about a Courts' Bill. The Bill being one of general

> > The Internal Improvement meeting which assembled in Centreville on Tuesday last, adjourned without coming to any conclusion relative to the subject for which it met.

The Ship Ashore!

As was expected the panic crew that managed the old Federal Ship in her late cruise through Connecticut and Rhode Island, have "Men and brethren let us pray." A very run her ashore high and dry! She first struck good prayer was the consequence. After this in Connecticut, once the scene of her glory, was closed he began a sermon, which was and thumped so hard, that many were tossed. short and sweet. This done, he read a pas-sage from the New Testament authorising the into the air so high, that great alarm was no. breaking of bread then taking and the slice of doubt manifested for their safety. Recovering, bread from before him he broke off a small bowever, from that shock, she with renewed: mainder to his left hand neighbour. The slice confidence entered little Rhode Island, under then went round the table in this way, each the command of the redoubtable Tristram breaking off a smallbit, as if it had been wedding Burgess, dashed as usual, beastingly on, concake, till it had reached the Administrator at fident of riding out the storm that was gathering about her; nor was she convinced to the The chief then took the cup which was filled contrary, until her ladyship shipped a sea and with wine—repeated a text of Scripture—put the cup to his lips—tasted it—and then banded it to the right hand man who did the same, go.

Every man deserted his post, and with more ing round the table precisely as the bread and grimace than philosophy met his sad fate in

Should she escape total annihilation in Virsmall discourse—and then came the crowning ginia, where she has been transplanted, and glory of the whole ceremonies-the "Kiss of venture up the Chesapeake, we pledge to give Charity." The leader got up and said, "bre- her as warm a reception as some of her like Lord's appointment, greet each other with the caught in the memorable year 1813. She may holy Kiss of Charity." This said, every per- appear next fall. At her mast head floats the son, male, and semale, arranged around the ta- "blue light" ensign of Hartford Convention a mere dry buss of the check-but a regular of Anti-masonry. Democrats be on the alert; steam power smack, that struck home to the sleep not at your posts. Old Maryland perwill be ruined. In their fall they will involve lip. I almost said involuntarily—"egad I forms the finale; let it be a funeral dirge to the wish I were a communicant for one day by downfall of Whiggery, and a note of joy to the

THE GAZETTE.

It is with much reluctance that we have pub-After the kissing operation had closed, the licly to notice the manner in which the publishwhole church went to work and sang a pretty | er of the Gazette of this town, has acted towards us in regard to matters that not only I know not the name of this sect-but they concern us, but those who desire to favor the There is a lottery in Tennessee, which has some of the most brilliant prizes, that is a credite, first in case any out of the same in the docket of the judg-lands, and tengengents are so attached, & it to him, there of them it shall seem mest to be & appear and form as he is herein before required to make entry of the original judgments; and one of the district out of the same in the docket of the judg-lands, and tengengents are so attached, & it to him, there of them it shall seem mest to be & appear and practices with equal perting the case and practices with equal perting the same associated as the early Christianity became associated with politics—statesmen—emperors—kings, or refuse to act, shall die, resign, or refuse to act, or remove district in which he may have been appointed under this as the early Christianity became associated with politics—statesmen—emperors—kings, or worldly ambition. They deny authority from and council, having been informed thereof, at their next meeting, to appoint and council, having been informed thereof, at their next meeting, to appoint and council, having been informed thereof, at the inexcusable as the early Christianity became associated with politics—statesmen—emperors—kings, or refuse to be actuated as the early Christianity became associated with politics—statesmen. For example, out of the district in which he may have been as the early Christianity became associated with politics—statesmen—emperors—kings, or world and one steam carried in the wing, "with their advertise—as the early Christianity became associated with politics—statesmen—emperors—kings, or world and one steam carried in the wing, "with their advertise—as the early Christianity became associated with politics—statesmen—emperors—kings, or world and or steam carried in the wing, "with their advertise."

There is a lottery in Tennessee, which has some of the district number of the most serious find the most serious find the original prizes, that it is a lottery in Tennessee, which has some of the most ser