FRIDAY, JULY 2, 1841.

FOR A CONVENTION. TO AMEND THE CONSTITUTION.

FOR GOVERNOR,

o has thought at all upon the subject, this Bank would be more acceptable if some one or more of it were different from what they are. But to der pay of the General Government while candidates for the election. We hope he will not fail to come. The floor, the floor the floor of the floor of

and Travers ouries of the C.S. use of the C.S. Esq.

GRAND JURY. Bon, Bond, Whig, Foreman.
Thomas Harr, W, witness U. S.vs. Cotton.
David Noble. do. do. do.
Abra'm T. Crow, Lemocrat, witness for U. S. J. N. Arnold, D. by request—business in Court.
M. L. Stinson, W.
H. W. Billings, W. D. Bough, D. witness U. S. vs. Shoemaker

M. L. Covell, D. witness.

James A. James, D by request—suit in court. C. B. Blockburger, D.
Thomas Bay, W. P. M. witness U. S. vs. Blair.
N. M. McCurdy, W.
James M. Reeze, W.

Noah Johnson, D. witness U. S. vs. Shocmaker. Manoah Bostwick, W. do. U.S. va. Larison. J. C. Bruner, W.

TRAVERSE JURY.

John S. Miller, unknown.

John S. Miller, unknown.

John Kilburn, at the request of G. T. M. Davis.

Arba Andrus, witness in Shoemaker's case.

David Davis, W. Bloomington.

M. C. Ratton, D. sum'd by whig dep'y.

J. C. Morrison, W.

Diver Divine, unknown.

der pay of the General Government while candidates for that could possibly be proposed, objections of would arise in different minds a zeording to their lar views. We do not say that the Treasury perfect, or even the best that could have been devenued ourselves willingly see one or two of the December Jury in 1839, sat in the Van Buren Convention of that year—that I HREE of the Jury of June, perhaps repel two friends to the measure for one would attract; and, for the mere gratification of many well attract; and, for the mere gratification of many well attract; and, for the mere gratification of many perhaps repel two friends to the measure for one mould attract; and, for the mere gratification of many perhaps repel two friends to the measure for one mould attract; and, for the mere gratification of many perhaps repel two friends to the measure for one mould attract; and, for the mere gratification of many perhaps repel two friends to the measure for one mould attract; and, for the mere gratification of many perhaps repel two friends to the measure for one mould never decam of hazarding.

Morgan in all time to come. We shall notice the would offer to the gentleman had yielded the floor.

The Chark believed the gentleman had yielded the floor.

Mr. Wise solemnly asseverated that the gentleman from North Carolina had not yielded the floor, but the using up he received on his first appearance, we have no doubt, will make him shan Morgan in all time to come. We shall notice which, in the commencement of his speech, he had given notice he would offer to the floor.

Mr. Botts, Mr. Dawsov and Mr. Rayner bayes are sevently as the floor.

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The Chark rish, we should never dream of hazarding were whigs and FIFTY-FOUR Van Buren men; and

THE LATE MARSHAL. is true that men might receive their appointments, and afterwards become candidates for Senators, Representation of Travers of the U.S. Court, December term, tives, Sheriffs, &c.; but those who understand the Van is true that men might receive their appointments, and Buren system of party tactics will be likely to believe that the appointments were procured, in many cases, with the express design of being used, as they afterwards were used-for party purposes. For instance, T. J. Nance, of Menard County, received his appointment of Deputy mittee appointed on the Rules and Orders of the of Menard County, received his appointment of the Marshal, before he was announced as a candidate for Marshal, before he was announced as a candidate for The committee on the Rules, in part discharge the Legislature; -but we venture to say, there was not a man who understood his movements, that did not believe he procured the appointment in question to facilitate Representatives which have been adopted temhis electioneering operations.

The facts here presented, and others of a similar char- amendments are to be in force the present sesacter, to which we might refer, led the whig party to be- sion. lieve'that the office was used for political purposes. That the facts thus presented show that such was its effect, we papers on subjects not specially referred to the consideration. His statement on the subject is sufficient for us; but we cannot shut our eyes to the fact, that the whigs of this State, in the last election, had to contend with 54 deputy marshals under pay of the General Government, in the different counties—that some fourteen of these were candidates for the laster—that many others of them were candidates for important offices in the country speak papers on subjects not specially referred to the deadopted.

The President's Message was referred, by several appropriate Standing Committees.

Mr. Wise, after having made a brief reply to deadopted.

Mr. Wise, after having made a brief reply to consideration of the several appropriate Standing Committees.

Mr. Adams, stated that he should vote for the previous question.

Mr. President's Message was referred, by several appropriate Standing Committees.

Mr. Wise, after having made a brief reply to constitute that he should vote for the previous question.

Mr. President at the opening of the several appropriate Standing Committees.

Mr. Mann, Kayner would be adopted.

Mr. Wise, after having made a brief reply to Committees.

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Mr. Mann, Kayner would contend the several appropriate Standing Committees.

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Mr. Wise, after having made a brief reply to Committees.

Mr. Mise adopted.

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Mr. Wise, after having made a brief reply to Committees.

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Mr. Wise, after having made a brief reply to Committees of the several appropriate Standing Committees.

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"Severaby Weister's letter is an able state paper.

"Severaby All Severaby here is an able state paper.

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the selections for that Jury called in question. Of the selections for the December Term, 1839, NINE.

The preject, we regard, as one of concession and concinence in the Cabinet, the President, and the President and Cabinet the State of the Cabinet, the President, and the President and Cabinet the State of the Cabinet, the President and Cabinet the State of the Cabinet, the President and Cabinet the State of the Cabinet, the President and Cabinet the State of the Cabinet, the President and Cabinet the State of the Cabinet, the President and Cabinet the State of the Cabinet, the President and Cabinet the State of the Cabinet the State of the Cabinet the State of the Cabinet the President and Cabinet the State of the Cabinet Congress who examined it, before it was substituted for their action.

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Congress who examined it, before it was substituted for the substituted and the was substituted for the substituted and the was substituted for the substituted and the was substituted for the substituted for the substituted and the was substituted for the substituted

We understand that Gev. Carlin has stated that he shall convene the Legislature early the ensuing fall, and dential election—as could have been used as evidence of his descriptor that the luly interest of the legislature early the ensuing fall, and idential election—as could have been used as evidence of his descriptor to that the luly interest of the legislature early the ensuing fall, and idential election—as could have been used as evidence of his descriptor to that the luly interest of the legislature early the ensuing fall, and idential election—as could have been used as evidence of his descriptor to that the luly interest of the legislature early the ensuing fall, and idential election—as could have been used as evidence of his descriptor to the latter of the luly interest of the luly interest of the latter of the latter of the luly interest of the lu gives as a reason, that the July interest will not be paid, and that provision should be made to pay both that, and the interest which shall accrue thereafter. It will be recurred that at the last session Gov. Carlin recommen.

It so occurred, too, there Fifty-four that there was scarcely an individual of these Fifty-four that there was scarcely an individual of these Fifty-four that there was scarcely an individual of these Fifty-four that there was scarcely an individual of these Fifty-four that the last session Gov. Carlin recommen.

It so occurred, too, there is to occurred, too, there was poken, and pretated to have travelled a great deal, and to know a great deal about Buffalo, N.

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It so occurred, too, there was poken, and pretated to have travelled a great deal, and to know a great deal about Buffalo, N.

It so occurred, too, there was scarcely an individual of these Fifty-four that there was scarcely an individual of these Fifty-four that there was scarcely an individual of these Fifty-four that there was scarcely an individual of these Fifty-four that there was scarcely an individual of these Fifty-four that there was scarcely an individual of these Fifty-four that there was scarcely an individual of these Fifty-four that there was scarcely an individual of these Fifty-four that there was scarcely an individual of these Fifty-four that there was scarcely an individual of these Fifty-four that the last session Gov. Carlin recommental that there was scarcely an individual of these Fifty-four that the last session Gov. Carlin recommental that the last session Gov. be devised to resuscitate our State credit, we are not adviced. Our own fear is, that the time has gone by in which any thing effective can be done. Nor can we now see any object to be a complished by convening the now see any object to be a complished by convening the legislature, whose authority as given in a health of the regular order. Willow, and to whom it had taken his seat.

Adopted—yeas 124, days 80.

It is the impression in New York that the July where of his office made it incumbent upon him to give his opinions.

It is the impression in New York that the July where of his office made it incumbent upon him to give his opinions to a respectable young lady and engaged to marry her.

In the time has a wile near Terre that appears it caused then the deen repeatedly promised—for, if we understand Mr. Mr. Cushing objected to the putting that question, and taken his seat.

Adopted—yeas 124, days 80.

The bill for the relief of the widow of W. H. Harrison was again taken his seat.

Adopted—yeas 124, days 80.

It is the impression in New York that the July where he worked very attentively at his trade for six or would stifle debate to llinois will be paid. We have no definite information on the subject. on whose authority, as given in a handbill published to a respectable young lady and engaged to marry her. On the remarks uttered by his colleague, with the infamous act of having fraudulently woweeks, and left on the night of the late Governor would give to the late of August. where the same ground, and said any thing discontinuous act of having fraudulently addressing some other young lady in this State.

The same ground, and said any thing discontended that he had said any thing discontended that he had no idea of forcing the gag upon the last to the last to done by the Lagivature, we shall be the last to done by the Lagivature, we shall be the last to the method.

The same ground, and said the same ground, and said any thing discontended that he had no idea of forcing the gag upon the back every thing that might be supposed to have done by the Lagivature, we shall be the last to done by the Lagivature, we shall be the last to the method from the night of the last to the same ground, and said any thing discontended that he had no idea of forcing the gag upon the back every thing that might be supposed to have things, where there was no design to produce them. It will change his name.

Chatham, Sangamo county, Ill. June 28, 1841.

WANTED—A good Journeyman Barber, to w question.

Mr. Adams begged the flouse to remember the above business. Apply to THOS. COX. July 2.

Springfield, I

## CONGRESS.

Illinois not represented in the House.

HOUSE OF REPRESENTATIVES Mr. Calhoun, of Mass., from the Select Comof the duty assigned them, report the following amendments to the rules of the last House of porarily for the government of this House, which he had never uttered.

By order of the committee

W. B. CALHOUN, Chairman. Upon the presentation of petitions and other

dividual appointed for that purpose, whose only salary and perquisites are, the privilege of living in a building and perquisites are, the privilege of living in a building was no election—a quorem not being present.

Mr. Clax, of Alabama, contended that there was more being present.

Mr. Clax, of Ky., said that there was more mr. Stuart said his object was to endeavor to mr. Stuart said

pressed by his colleague, (Mr. Adams.)

Mr. Adams had no objection to to hear his col
The unfinished business (Treasury Report) was

ead, san not be urged to prevent him from replying. was yielded.

Mr. Winteror raised a question of order as to whether the gentlemen from New York had a excused. right to move the previous question on a resolu-

question, after the gentleman from New York shall be offered out of the regular order.

that, if this resolution was passed, it would affect was filled with \$25,000; and the bill passed—him more than any other member. In the course of his remarks,

HOUSE OF REPRESENTATIVES. Mr. Andrens objected to the gentleman's pro-

Mr. STOKELY moved that Mr. Adams be allow- tien Senstors were anxious to have the day to Mr. Store I was moved that Mr. Adams be allowed to proceed in order. Agreed to.

Mr. Adams said that he atose to oppose the previous question, as he had been treated with great injustice by the gentleman from Virginia [Mr. Wise,] from N. Carolina, [Mr. Rayner,] by his friend from New York, and his own colleague, who all agreed in misrepresenting and misstating him, and attributing sentiments to him, which has had never uttered.

The House of Representatives spent the whole of to-day in the presentation of memorials and petitions.

Mr. Adams offered a large number on the subject of abilition of slavery, on which the questions.

e had never uttered.

Mr. W. C. Johnson said that he should vote for tion of reception was regularly demanded and laid the previous question. He wished that the House on the table.

Should proceed to the business of the session, Much time was again consumed by the faction and he hoped the resolution offered by the gen-deman from New York, [Mr. Morgan which is the same offered yesterday by Mr. Rayner] would

The President's Message was referred, by sevpresume will not be contradicted. Mr. Wilton denies papers on subjects not specially referred to the that such mitives influenced him; and we have no deconsideration of the House in the Message of the

out the sentiments of the people—and tell their not specially referred to the consideration of the signedly caused this state of things.

Mr. Ulline action of all committees on all subjects of the session.

Mr. J. G. Flore thought the reason why the flowe in the message of the President shall be suspended during the present session; this suspended during the present session; this suspended during the present session; the proceeded to show that backed in the severest manner. If half a dozen pension not specially referred to the consideration of the House had not proceeded farther, was because it had gone too fast. He proceeded to show that backed in the severest manner. If half a dozen pension not specially referred to the consideration of the House had not proceeded farther, was because it had gone too fast.

Mr. Adams had no objection to to near his colleague, but hoped the previous question would taken up: Mr. Wright concluded his speech.—

Incomplete the previous question would taken up: Mr. Wright concluded his speech.—

The Senate then adjourned till Monday.

The Senate then adjourned till Monday.

The Senate then adjourned till Monday.

Mr. Arams asked to be excused from serving as chairman of the Committe on Indian affairs;

SATURDAY, June 19, 1841. [The Senate did not sit to-day. The oppos

portant offices in the counties. We acquit Mr. Will business of the session.

Out the sentiments of the people—and tell their

The action of all committees on all subjects business of the session.

Mr. J. G. Flovy thought the reason why the Representatives what is expected of them. Let

The regime are discussed by the decision for the second control of the control of

The duties of the Judge will then be less ard nous.

IN SENATE.

Friday, June 18.

Petitions from the Legislatures of Massachuing's bill to establish the Fiscal Bank of the United States of the Judge will then be less ard nous.

Galena Gazette.

The Madisonian of the 16th contains Mr. Ewing's bill to establish the Fiscal Bank of the United States of the Judge will then be less ard nous.

Suffer terrible injury.

In another dated 20th March, says—

"A suspension of hostilities at Canton, and in the Province has been this day agreed upon be
the Province has been this day agreed upon be
the Province has been this day agreed upon be
the Province has been this day agreed upon be-We shall notice in our next.

Which, in the commencement of his speech, he in our next.

Which, in the commencement of his speech, he in our next.

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Which, in the commencement of his speech, he in our next.

The Madisonian of the 16th contains Mr. Ewing's bill to establish the Fiscal Bank of the Unity of the Province has been this day agreed upon being made some remarks, Mr. Morgan withdrew his motion for the previous question, and offered the President to one term.

An act of the Legislature of Maryland relating the commission of hostilities at Canton, and in the our next.

Which, in the commencement of the 16th contains Mr. Ewing's bill to establish the Fiscal Bank of the Unity of the Province has been this day agreed upon being made some remarks, Mr. Morgan withdrew his motion for the previous question, and offered the Previous question, and offered the Previous question of the Unity of the Province has been this day agreed upon being the Province has been this day agreed upon being states and Maine.

When the Madisonian of the 16th contains Mr. Ewing's bill to establish the Fiscal Bank of the Unity of the Province has been this day agreed upon being states and Maine.

When the Province has been this day agreed upon being states and Maine. a personal wish, we should never deam of hazarding a personal wish, we should never deam of hazarding the success of a great measure.

We trust that those who believe a measure of this character to be imperiously demanded by the great interests and existing circumstances of the country will exist not to find the previous question, and offered dates for the Legislature, and NOT one whige and NOT one whige the acting for the Legislature, and NOT one whige and RITTY-FOUR van Buren men were candidates for the Legislature of the West—so that, if possitive control in the papers of the West—so that, if possitive control in the papers of the West—so that, if possitive control in the papers of the West—so that, if possitive control in the papers of the West—so that, if possitive control in the papers of the West—so that, if possitive control in the papers of the West—so that, if possitive control in the papers of the West—so that, if possitive control in the papers of the West—so that, if possitive control in the papers of the West—so that, if possitive control in the papers of the West—so that, if possitive control in the papers of the West—so that, if possitive, and then renewed the resolution in the papers of the West—so that, if possitive control in the papers of the West—so that, if possitive control in the papers of the West—so that, if possitive control in the papers of the West—so that the resolution in the papers of the West—so that, if possitive control in the papers of the West—so that if the resolution in the papers of the West—so that if the resolution in the papers of the West—so that, if possitive control in the papers of the West—so that if the resolution in the papers of the West—so that, if possitive control in the papers of the West—so that if the resolution in the papers of the West—so that if the resolution in the papers of the West—so that if the resolution in the papers of the West—so that if the resolution in the papers of the West—so that if the resolution in the papers of the West—so that if th

tered upon his duties to-day, as Surveyor General of Missouri and Illinois -- St. Louis Era, 24th.

The following spirited lines are from the Lowell Offering-and were written by a "Factory Girl."

MY COUNTRY'S FLAG. My Country's Flag! I love to gaze
Upon thee, bathed in Freedom's light:
I love the very breeze that plays
Among thy folds, on yonder height. Among thy folds, on yonder region.

Thy Stars and Stripes, I love them we!

For all the high-born truths they tell—

They o'er my spirit cast a spell, That seems by angel-impulse given,-It savors less of earth than heaven.

My Country's Flag! I love to think
Of thee, as of a heaven-born thing,
And with thy every thought to link
A holier name than prince or king. The Christian's God it was, who gave The hand to rear thee, strength to save And made thy champions bold and brave, To lift the Stars and Stripes on high, And tell their freedom to the sky!

My Country's Flag! a sight of thee Shall awaken livelier gratitude— And many a youthful heart shall see, That to be great is to be good. That noble being all must love Who, rising in grandeur far above, Meanwhile was gentle as the dove. And wrapt around his towering mind, The chords that bound him to mankind,

My Country's Flag! wave on, wave on,

The strained of the product of the p

been remarked, with a view to justice. He has,
The bill for the relief of the widow of Gen.

The bill for the relief of the widow of Gen.

The bill for the relief of the widow of Gen. The CHAIR believed the gentleman had yielded he floor.

The United States of the City of the floor of this county. Another term will suffice to the business on hand here.

We floor, the floor of the celestial Court of the floor of this county. Another term will suffice to the business on hand here.

Surveyor General's Office. Dr. SILAS REED en- in the full assurance of the Christian's hope.

con offered by himself, without having taken is seat.

The committee on the Rules reported in part that an addition to the 12th Rule be made, preventing any motion from being offered for the uestion, after the gentleman from New York

Excused.

The committee on the Rules reported in part that an addition to the 12th Rule be made, preventing any motion from being offered for the suspension of the rules, and that no resolution suspension of the rules, and that no resolution suspension of the rules, and that no resolution shall be offered out of the regular order.

Excused.

Living Under Ground.— Dr. John Croghan has established a first-rate hotel in the Mammoth Cave of Kentucky, about a mile from its mouth. He changes \$2 per day for board, and \$1 for a guide shall sucon many notes if not paid soon.

S.M. TINSLEY & CO. want cash immediately, and that no resolution of the rules, and that no resolution shall be offered out of the regular order. Springfield, June 39, 1841.

NOTICE. A NOTE drawn by Henry Renn, in my favor, dated September 7th, 1840, at three months, for ninety tollars, having been misplaced or lost, payment has been