(;

<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text>

and oppose. Allen; and affirmative were except *Hr.* Wo *Tiles*" be c only to ec their build metion via-metion via-metion via-metion via-metion via-metion via-metion via-metion via-metion via-to, withent inhelitaaa-lavetal faci-dents on t without me On mobi-the list of e-ever, bring rance, by s The cor-purpose of perfy embi-to it.

TP The Hall, when and neated with Mes-James Mil Labrary, M The Way pool dates into rtant has been of but without The E. detailed an precedent lives have between have been

T ST. JO

We wische an s the import tention of cost to the and continued and winn and winn £1,200. kept back been kept horance, we are ab sunal cont licity atte the access 1230, an at borthon - port of - and dig - of Gree it is senset - rates in - brancher - distance - rates in - brancher - and dig - of Gree - rates in - brancher - any dre - any dre

<sup>11</sup> It is Me<sup>\*</sup> <sup>2</sup> all obless <sup>2</sup> all obless <sup>2</sup> dog, w <sup>3</sup> mercel<sup>3</sup> <sup>2</sup> mercel<sup>3</sup> <sup>2</sup> mercel<sup>3</sup> <sup>2</sup> mercel<sup>3</sup> <sup>2</sup> mercel<sup>3</sup> <sup>3</sup> mode in bore tra-cover the obless <sup>3</sup> mode in bore tra-cover the obless <sup>3</sup> mode in bore tra-cover the obless <sup>3</sup> mercel<sup>3</sup> mercel<sup>3</sup> <sup>3</sup> mercel<sup>3</sup> mercel<sup>3</sup> <sup>3</sup> mercel<sup>3</sup> mercel<sup>3</sup> <sup>3</sup> mercel<sup>3</sup> mercel<sup>3</sup> m

that the bla Shillings and Mesrs. Hill, imum, and Mr. Weld

Mr. Weit the amendan ther, to rein gallon on a negatived : ment was t lings." Mr. John exempt Aga led to a li-forks, &c. J. M. Willon and outpose

a mus mercantic, and other transactions, time of his bankruptey, was perfectly ransactions of the data of the other enclosed. Losson, Dec. 31.—The Consol Market which must be the time of his bankruptey, was perfectly ransaction to the been relieved. Losson, Dec. 31.—The Consol Market which must be been to be a statistic of the use of the u

seried in the will. criging witnesses were Mr. Grentorer, ud the nurver, who all stated that the execution of the will the deceased was , but was perfectly conscious of what he and on the will being read over to him entorer to supproved of it, and after sign-

matatives, Thu

STATE OF MAINE.

solves relative to the N. E. Boun ed, That we view with much so tory of this S

itish usurpations and en istern part of the territe Resolved. That prète indicate a s extravagant indicate a had no reason to expe-we are at peace.

which he states that the injuries inst the Mexican Government classed nor acknowledged, and are of a character to jestify injury and infinishowever, that, considering is conception on the part of Mer-is go and full preparation to take a consult of the stratest is opportunity should be given, is act ho passed, authorizing repris-ting and full preparation to take the domand for it. To this end, is act ho passed, authorizing repris-ting the anxie for each of the United in the street shall have subsided, and the sore of a refusal by the Mexican Go-of a refusal by the Mexican Go-ites an anicial be adjoartem of the any between us, upon another

Q.

GENTLEMEN. Yon have now so many assailants on politics, church offairs, &c. that I really wonder you are not frightened to death. However, I am happy to find that yon still pursue your accustomed being and obscuring the matter at a writer laboured hard to extricate transcons matter, most certainly the so it his two last communications. te doctor has done To come at the use of nine tenths

burns decidedly opposed in the duly considered beneficial to the city. Burns decidedly opposed in read at the Sess and therefy were I capable of one untrath has b correct statement ges. Dr. Gray ved, a pretty een satisfactorily proved, a prepy may be formed of the other chir-in his communication of the 4th e very Mr.

gei. Dr. Gray in his communication of the 4th instant, informed the public that the Vestry met, on the 26th Janmary, and positively came to a unaity memo conclusion on the question before them. Now Dr. Gray knows, and every other man unst know, that if one dissenting voice he given, it is sufficient. I, you to prove that it was not a unanimous conclusion, and therefore, the public assertion that it was so. norms, which would be insterming anceled by it, nothing of it, and had no chance of petition guinst it. I would be highly objectionable, to twelve persons, at their discretion, to assess it las of other people's property, and to turn

Mr. J.

Monday, Fds. 20, 1837. CITT INFROTEENTS. A Bill to anthorize the corporation of the city of St. Joint to widen certain streets in the said city of season and the street of the said city of was committed. Mr. Gilbert in the chair. Mr. Partelow tatted, that the bill had been sent in the transformation of St. John, and was in-bended to authorize them to widen Waiter with and the adjacent avenues, to open a public slip at the foot of Princess street. There could be no doubt of the necessity for those alterations, and the present was the only opportunity that might occur for making them. The corporation, however, widd in the apinter should not agree, then the bill would anthorize the Sheriff to summon a Jury, who should assess the value of the property, and such