Denublican, Wednesday, March 4, 1868.

The Waynesburg Republican.

WAYNESBURG, PENNA. Wednesday, March 4, '08.

LOOK TO YOUR RIGHTS!

Wm. Wallaco, Chairman of the Democratic State Central Committee, sometime since issued a "private" circular to the Democracy of the State enjoining them to adopt measures, and leave nothing undone, to secure the election of Democratic judges and inelection of Democratic judges and in-spectors of elections in all doubtful or powers which the authors of our Gov-United States, of close townships. With characteristic adroitness and energy, prompted by love of oth re bere and the success of their nefsrious schemes in the country they are drilling, marshalling and dividing their forces for the purpose of carrying out the injunction of the secret simulate to which reference has been made. In almost every township, including the county-sent, they have a "secret," "midnight," "oath-bound," "dark-lantern," organization, of which that miserly, nomadic changeling, from party and place, "Bill Bite," is said to be Grand Sachem. Its mem- themselves liable to impeachment and be called for, to compel E. M. Stanton language of that laws is, that "the said to be Grand Sachem. Its mem-hers are numbered, and divided into removal, were they to interfere in any bers are numbered, and divided into removal, were they to interfere in any of the War Department. The counsel Navy, the Postmaster General and spinds, each under the control of its manner with the Impeachment, arrest, to defind the President before the high Attorney General shall continue in sub-officer. Through this order, conviction, or ramoval of President court of impeachment were not yet en- office during the term of the President nominations for township officers have Johnson, or with the decision of the gaged. already been made, and the voters questions of law or of fact on which sopliesdthat they hope and expect to his conviction depends. From the carry both inspectors in nearly every moment this High Court of Impeachtownship, including some in which ment is organized, it becomes, as to State is true to its place and crowns township, including some in which the particular case it has in hand, a the Union with its loyal strength. Mr. Johnson is merely serving out but one. This is the secret of their wholly superior, and indeed, absolute. On Saturday Gov. GEARY sent forfrequent meetings of late and the hur- ly supreme tribunal ; and whatever the ward the following telegram : ried visits of their member of the ordinary Supreme Court may think of House, at the command of Chief Wal- the constitutionality of a law is of no lace, back to Greene. This attempt more consequence to the High Court vade the Keystone State. Volunteers to secure for the one party both inspec- of impendment than would be the are hourly tendering their services to tors is a clear violation of the inten- opinion of our Court of Common Pleas, support the laws. Let Congress stand All this Mr. Johnson must have well firm. tion of the law ! As much so as for known when he, as his admirers claim one political party to have both Jury took the responsibility of disobeying Commissioners. But what cafe they for this ? Do the Republicans in the the Tenure-of-Office law. townships desire to be unrepresented on the election boards ? To prevent this they must immediately organize, make their nominations and get out their full strength on Friday, the 13th of March. This must be done if we would not have our right to vote, our ballots and ballot-boxes, in the present important crisis, entirely under the the drift of its argument. The heads control of our unscrupulons political are as follows :

CONSISTENCY !

opponents.

the Law." When the Legal Tender Act was first passed there was not a so-called ey of Republican Institutions." Democrat in the country that did not denounce it as utterly unconstitutional. Now, their most cherished policy is the issue of hundreds of millions of greenis the conclusion : backs more.

During the administration of swear, and gnash their teeth ; but we in the sufficiency of such reasons, blood." Abraham Lincoln they could find shall have no war-no disturbance-no January 13th, the immediate re-in-

THE NATION'S HIGH COULT. We give below from a contemporn- is to the effect that on Tuesday, of last Arm ry, a few facts which may be new and week, the House Committee, Messrs. Stevens and Bingham, appeared in the interesting to most of our readers :

Senate, and Mr. Stevens spealding, dis-But it is asked. Why should not the charged their duty in the following Senate wait until the Supreme Court has passed upon the constitutionality words : MR. of the law ? We answer, Because in the order of the Hoall that pertains to impeachment, the

The Dayin

teves, we have an Senate, sitting as a High Court of ine and in the name peachment, is the supreme tribunal, resentatives an and is clothed by the constitution with the United & ernment dared not intrust the Supreme demeanors in office ;

ity of constitutional power as well as ment against him, and make good the ity of constitutional power as well as same ; and in their name we demand it strikes us that these Articles that the Senate take due order for the amply cover the whole case for which nity, that the latter has no jurisdic- appearance of the said Andrew Johntion of the subject matter, or of the son, to answer to the said impeachparties, and least of all would its opin- ment.

PENNSYLVANIA EVER LOYAL.

As in '61 so in '68, the Keystone HARRISBURG, Feb. 22, 1868. tion of the law,

Hon. S. Cameron, Washington, D. C .: The spirit of '61 seems again to per-

> JOHN W. GEARY. The Tax Bill.

WASHINGTON, Feb. 28 .- The Chairman of the Committee on ways and Means made an important statement in the House this afternoon foreshad The New York Tribune, of Tuesday, owing the new tax bill, to the following contains an elaborate and very able effect : The tax on manufactured articles

article in favor of impeaching Presi- isalmost entirely removed, and retained dent Johnson. The article is divided on four or five articles of luxury. The tax on distilled spirits is fixed by the under four different heads, which en- Committeee at two dolliars per gallon. able the reader to determine at a glance The income tax remains unchanged. ARTICLES of Impeachment, ten in

number, having been prepared by its Select Committee, were submitted to "Impeachment is Reconstruction." the approval of the House on Saturday, "Impeachment is the Supremacy of The Pittsburgh Gazette, of Monday, epitomizes as follows:

1st. That the President unlawfully "Impeachment means the Suprema-An earnest argument is made by the Tox from the War Office. This article going propositions, and the following suspension of August 12th, his report

ach of these articles expressly It is clear that Johnson intended to

"Representa- offences therein are "high orimes." These articles arraign the President for the violation of three duly enacted under his orders in defiance of those Now is the time to make the effort before you, * of Rep-

ple of laws of the United States, viz : the of Gen. Grant, all show that Johnson to secure that lodgment. The compeach Conspiracy Act of July 21st, 1861, wanted, not to test the constitutinali- mencement of the year, the long the the Appropriation Act of March 2d, ty of the law, but to get control of winter evenings, and the unprejudiced is 1867, and the Tenure of Office Act, ernment dared not intrust the Supreme demessions in once : Court. The High Court of Impeach-inform the Senste that State of tion, is each specification of the arti-cles, of his oath of office, and as to the the army, or at least a considerable condition of the minds of many, as portion of it, to employ it in resistance compared with the condition of the ment becomes a court so far above the Representatives will in d. the ex-Supreme Court in every required qual-hibit particular articles of impeach-lat, 2d, 3d, 4th and 10th articles, for

the people have now to prosecute Mr. Johnson.

parties, and least of an would us opin-ions be any authority on the questions of law or of fact involved. It would be a contempt of this High Court of Imposchment, which would render high court of impeachment. A quo Mr. Stanton, and that he is the apthe Judges of the Supreme Court warranto, in the proper tribunal, will pointee of Mr. Lincola. Now the

by whom they are appointed, and for one month thereafter, subject to removal by and with the advice of the Senate." Although Mr. Lincoln is dead his Presidential "term" will not expire until the fourth of March next year. fice. that "term," and the attempted removal of Mr. Stanton was clearly a viola-

NEW HAMPSHIRE.

How the Domocracy Conduct the Canvass.

The Rev. Henry Clay Dean and the Rev. C. Chauncy Burr are still working hard for the the Democracy

in New-Hampshire. Here is an extract from one of Dean's speeches at the Democratic National Convention : "Since the day when Ahasuerus ssued his edict for the murder of the Jewish nation, a more gigantic crime has not been recorded than the recent edict of the ignorant baboon at Washington, calling for half a million more of your sons and brothers, for a fresh immulation to the Abolition God. For over three years Lincoln had been calling for men, and they had been But with all the vast armie eivēn. laced at his command he had failed

never been known. Such a destruction of human lives had never been known since the destruction of Sennacheribby the breath of the Almighty. and unconstitutionally, on the 21st of And still the monster usurper wanted February, removed Secretary STAN- more men for his slaughter pens. Ever since the usurper, traitor, and Tribune in support of each of the fore- then proceeds, specifically stating the tyrant had occupied the Presidential chair, the Republican party had should s the conclusion : "Some of our people may rave, and wear, and gnash their teeth ; but we This was said some time ago, but to show that Dean is still of the same opinion, we quote the following from a recent speech : "If I could have my way, I would lace Jeff. Davis in Congress, where erightfully belongs; then I would go to Concord, take all those miserable battle-flags from the State-House, and make a bonfire of them in the State-House yard ; then I would go all through the North and destroy all the onuments and grave-stones erected to the memory of soldiers ; in short, THOMAS, no vacancy existing at the I would put out of sight everything time, and without the advice and conwhich reminds us that we ever had a sent of the Senate, which was then in war with our Southern brethren. I do not know as I would hang one-legconspired with said THOMAS and other ged and one-armed soldiers, but I would pray to God to get them out of the way as soon as possible."

THE latest news from Washington be issued up, whithe General of the FORBEARANCE CRASES TO BE A VIR- ing and plain truths are there received ample of that had man which the

in all their power. The weekly newspaper, coming at people are about to hurl down from the high place he has abused, and the ludes the charge that in the olfences get possession of the War Department regular intervals into the quiet homes, days of the Republic are numbered. therein alleged, the President commit-ted and was guilty of a "high mis-His tenders of promotion and com-gratefully and its contents read, studi-citizen who loves his country, and demeanor" in office ; excepted that the mand to prominent military officers ed and commented apon. "Constant this crisis, which now seems so full of the and 6th articles charging him like Sherman and Thomas, who have dropping wears the hardest stone," peril, will be stripped of all its terrors, WRESIDENT : In obedience to of 1861, ezressly declare that his and patriotic contempt, and his overtures to minor officers to ascertain find a lodgment in the mind of our all peril and with an unclouded future. In hoe signo vincimus .- Pitts. Gazette.

Hon, J., R. Kelley.

Mr. Kelley has been seriously ill for some weeks and it was feared he would not recover. We are glad to the measures of Congress and the same minds six months hence, are all however to state that he is better and hopes are entertained that he will orders of Gen. Grant and Secretary Stanton. Finding himself foiled in this, he now talks of testing the con-stitutionality of the law. If he did not know that the tribunal before your aid our active friends. Canvass he may be spared to engage in the upright legislator. We since ely hope law, and that before such a tribunal he clubs for newspapers. Urge every contended both in field and legislative could subject it to no new test, he de-serves impeachment for his stupidity. one to take some paper. Talk with the moderate men of the other party, hall in the past. - Wash. Reporter.

Were this the first step in the Presi- and endeavor to get them into the IT is conceded by Mr Johnson and dent's career of official crimes and club. Be discreet and careful in his apologists and friends everywhere usurpations, Corgress and the coun- approaching them, and you can succe- that his order removing Secretary try would have regarded it with infi- ed in many cases. A small effort in Stanton was a violation of the Tenurenate forbearance. But designed as this way, now, will be found to be of of-Civil-Office law, that it was such a and crimes which he calls his "policy," Let us circulate the truth. Let us with a clear recognition of its chgracter. But, say they, he violated the law was not to test the constitutionality of WE can save the Republic and WE simply to test its constitutionality. any law that he violated from the WILL. Do not wait for committees. Thusame plea'might be made for Jefferoutset the act of Congress forbidding Act upon your own judgement, son Davis, He believed a State had the appointment of Rebels like Gen. Organize your locality, but above all the constitutional right to secede, and Humphreys and Gov. Sharkey to of- SEE TO IT, THAT ETERY ONE TAKES he led the Rebellion in order to vindicate his belief,

GEN. HANCOCK's rebel friends are so disgusting him by their intelerable arrogancy and their maliguant treason that it is feared, says a private letter to the New York Sun, that he will become like all the other Generals who have been sent South, an uncompromising The Hon, Horace Binney, of Phila- Radical. Should this fear be realized. ng power by allowing his signature to delphia, long since retired from public Johnson will be obliged to send a new hawked about by harlots, and his life-he being in the eighty-ninth year message to Congress contradicting his abuse of the appointing power by levy- of his age-gives the weight of his former one, in which the General was

New Advertisements.

WM. BINGHAM, JR., 54 Firth Street, Date, righ, is the authorized ogent for the REPUBLICAS. in that city.

GREENE COUNTY FARM

AT

PUBLIC SALE!

Will be offered at public sale at the Court SATURDAY, MARCH 28, 1868.

at 12 o'clock, st. The farm (known as the James Hughest, simulation for the Miss Grack, about one mile from the town of Jefferson ; part in Menter-son township, on the st. E. side of the creek, and part in Margant fowmship on the N. W. ship of the creek. The property will be offered in three

SEPARATE LOTS, AS FOLLOWS

en said road and Smith's line

ABOUT FIFTEEN ACRES!

No. 2. All that tract in Jefferson township, on the S. E. alds of Ten Mile Creek, containing ABOUT SIXTV-FIVE ACRESS NO. 3. All that rank in Morgan Township by ing between Ten Mile Creck and the public road having a good two story dwelling house, tenant

cn, and the req

failed ! ! failed ! ! ! Such a failure had

ing contributions on his office holders, opinion and great reputation on the made a second Washington,

have been a stench in the nostrils of Republican side of the reconstruction the nation. His use of the whole question. The following letter needs patronage and power of the Govern- no comment : PHILA., 27th January, '68. ment as a grand corruption fund, to bribe, buy, and bully all office holders My DEAR JOHN :--- I thank you for into the betrayal of the very principles- Mr. Morton's speech and the Globe. and party he was himself elected to Your enthusiasm for the speech has sustain, revealed a depth of personal been contagious through my house,

to reconstruction was a serious politi-

tutional law. His abuse of the pardon-

depravity unprecedented in the history It could not have been better; nothof public men in America. His com- ing more full without overflowing; plicity with the Rebels and traitors in nothing more strong, without rage their anti-negro riot at Memphis and nothing so clear that is as deep, and New Orleans, rendered him morally what it would hardly be possible to

the climax of a long series of offenses great service hereafter.

responsible for scores of innocent lives, say of poetry, even by Denham; nothand showed him capable of winking at ing so logical without being dry has any efforts to inaugurate a war of races. been spoken or read for a long time His drunkenness when taken the in either house. Mr. Fessenden's inaugural oath, and when swinging speech, two sessions ago, on the Presiaround the circle, condemned him to dent's want of power was as perfect a

everlasting contempt, yet was treated demonstration but hardly more so, with apparent for bear and continuing data bear the analysis of the part of t ery to his oath and constitutional duty have been throwing knives and forks in deliberately striking down the most at each other's heads all around the distinguished heroes of the war, and room, making every one more crazy our most trusted civil officers, for their than another, and raising such a dust fidelity to the laws, and their desire to that no one can see what the question see them faithfully executed, merited is, some grave man will quictly repeat

prompt impeachment, conviction and a few principles-all of them well esremoval months ago, but Congress tablished-and a few facts-all of forebore and condoned these offenses. them well known and uncontested _____ ONEHUNDREDAND TWENTY-FIVE ACRES. At last, however, Andrew Johnson, and the pother ends! Still I can't Greene county, each tract has a fair property is one of the best farms in Greene county, each tract has a fair property of green dam had, and also, a good quality of assured and self-deceived by this long believe the pother will end. There is of good farm land, forbearance and off-repeated delay to a strong interest against its ending; furties to see punish, assumes a position which and as some men can reason admirably at the time of a would enable him to revolutionize the without legs, so other men can talk Government and make himself Dicta- incessantly without heads. Which Government and make himself Dicta-tor within twenty days, if Congress should concede the power he claims. For if he can remove and appoint ad say now as I was eighty years ago. tor within twenty days, if Congress will get the final victory in a demo- Te For if he can remove and appoint ad say now as I was eighty years ago. interim all the officers, civil and mili-Still I am on the side of Morton's by tary, in the country, without asking *law*, and always have been, and his country. the consent of the Senate, he can remove facts I believe. I have read nothing Grant and appoint Lee to the com- better. I should like to have said it DISSOLUTION OF PARTNERSHIP !

He did it as a clear violation A DEMOCRATIC NEWSPAPER. By order of the Democratic State of law, because he thought the law unwise. And Congress overlooked Committee. WILLIAM A. WALLACE, his offense. His asurpation of the legislative powers of Congress relative

Chairman. SENATOR MORTON'S SPEECH.

cal crime, but Congress overlooked it | in consideration of his known unfa-High Praise from a Great Man. miliarity with all questions of consti-

"why don't you impeach the President ?" "You dare not impeach him !" But now they meekly say, "He is your is peace, because the common-sense in the second Article, with the added own coon, skin him if you like !" O, morce, O, Tempora !

THE Senator elect from Ohio, Judge Thurman, made a speech to a large sevenading party. He said the present representative body in the National Legislature was a mere fraction of the American people, and contended that until the entire number of States were represented in Congress, such a thing as Republican form of Government was not legally declared.

unrepresented-and where (thank North.

lant Pennsylvania Reserve Corps will shall be a household word. regret to hear of the death of their distinguished leader, Maj. Gen. George

READ IT.

of Congress. The letter of Speaker Colfax to the

press their contempt of both the man and his policy. Now they pretend to nary town constable, with his clumsy or ad interim February 21st, the same support Andrew Johnson, because, for-baton. There is something grand to being with the intent by the President sooth, he is but carrying out the policy of his predecessor. us in this spectacle of a great nation changing an incompetent ruler by the 2nd. That, on the 21st February,

AN IMPEACIMENT VIEW.

"Impeachment is Peace."

A fow days ago they taunted us with gentle and easy process of law. The he unlawfully and unconstitutionally why don't you impeach the Presioor little three per cent that the old-gamblers have made will melt ad interim. like the falling snow. Impeachment 3rd Substantially repeats the charge and the loyalty of the nation demand specification that he had appointed

THADDEUS STEVENS.

At a large and enthusiastic meeting session. 4th That on the 21st of February h of the loyal citizens of New York City to endorse the impeachment proceedpersons unknown, in violation of the ings of Congress, the following was Conspiracy Act of July 31st, 1861. passed as one of a series of resolutions: with the intent to intimidate the Secre-Resolved. That while awarding de- tary of War, and by threats to hinder served praise to every member of the and prevent him from holding the

House of Representatives who con- office to which he was legally entitled. Not so ! He ought to have said it tributed in any manner to this im-5th That on the 21st of February contained but a mere fraction of the peachment of an apostate and a trait- and at other times prior to the 28th of Democratic party-representing the or, there is one who most especially February, he conspired with said is entitled to our gratitude and honor. Thomas and other persons to prevent Tail, while the Head was in the South Aged, dying, as he approaches the and hinder the execution of the Tenure phrase only exhibited the partisan grave nearly and yet more nearly, of Office Act, and specifying the fortune) they will remain so despite brighter grows his face, more radiant, attempt to prevent Secretary Stanton against its general use. - Pit'sburg Post. the will of their subordinates of the more beautiful his immortal crown of from holding his office according to glory. When the dishonored memory law,

6th. That, on the 21st of February, of Andrew Johnson shall stink in the nostrils of the people of this Republic he conspired with said Thomas to seize, the approaching National Convention The surviving Soldiers of the galcontrary to the provisions of the Conof Office Act of March, 1867.

So far from Impeachment creating ny serious revulsion in business it is 7th. That he had, on the 21st of localities and families, Walker's Unal-tered Edition of the year 1778.-Wash. A. McCall, who died at his residence any serious revulsion in business it is said THOMAS to prevent and hinder Reporter. in West Chester, on Tuesday of last generally claimed that after the first the execution of the Tenure of Office week. General McCall was an excel- shock and the slight tremor attendant, act, specifying the attempt to prevent lent officer and a brave, kind-hearted everything has brightened up. Stocks Secretary STANTON from holding the moderation with dispatch on the part Tenure of Office Act.

shell, as it were, the vital interests at dent, on receipt of the Impeachment unlawfully to control the disburse- be a valuable acquisition to the districts, the reading of at least one basis of Liberty, Justice and the control the disburse- be a valuable acquisition to the districts, the reading of at least one basis of Liberty, Justice and the control the disbursestake, it also, sums up in short the news, and tendered him one thousand ments of moneys appropriated for Republican party of Kentucky. history of so-called Democracy for a patriotic "white boys" to uphold his expenditures in that Department.

"COPPERHEAD."

It is with regret we noticed the ntroduction of the word "Copperhead" into Webster's Dictonary, a work which should seek to elevate the tone tion of law, and at war with constitu- tal duty of patriotism. It was the of the language instead of reducing it. The insertion of this meaningless of the Government.-Tribune. bigotry of the author, and should operate CHAIRMAN WALLACE EXHORTS HIS

In view of the above protest we suggest that the first plank in the Democratic platform to be formed at

-be made to read as follows : Resolved that we denounce Webster's Dictionary as unfitted for common use spiracy Act of 1861, and of the Tenure among Democrats, and recommend the adoption in lieu of it in Democratic

late member of congress from Maysman, and was beloved by his entire are stiff, money seasonably close, trade office to which he is lawfully entitled. ville District, has announced his intencommand. His name and distinguish-ed services are enshrined in the annals of his country and will ever form one man during the war, but drifted into of his country, and will ever form one of the brightest pages of its history. Andy Johnson and with peace pros-perity. Let there be firmness and intent to violate and disregard the Tenure of Office Act

9th. That on the 21st of February, tion ; but at the late surrender of the tion, viz : he appointed THOMAS to be Secretary Conservative to the rebel Democracy

history of so-called Democracy for a number of years post. The latter pos-sessing more truth than poetry for the being deemed imminent. The latter post the sessing more truth than poetry for the sessing deemed imminent. Set the sessing more truth the sessing deemed in the sessing deemed in the set of the Department of Washington, the commander truth the set of the Department of Washington, the sessing of the Department of Depart

those who aided in its runnufacture. Republicans should give it a reading, then cut it out and paste it in their Bibles to read to unrepenting sinners — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. — of the Department of Washington, this official acts as such Commander, are largely representative. Collision not being deemed imminent. — of the Department of Washington, this official acts as such Commander, are largely representative. Collision not being deemed imminent. — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. — of whom the Democratic party, s. c., are largely representative. Collision not being deemed imminent. Collision not being deemed

mand of the army, remove every loyal myself. man from every office in the country, Affectionately yours, and appoint only traitors in their stead, JOHN WILLIAM WALLACE, Esq., and thus make himself Dictator, take possession of the government, disperse Washington, D. C. Congress, or commit any other orime

which unlimited power could accom-"THE law is binding on me, Conplish when allied to boundless treachstitution or not, until set aside by the ery and depravity. No other Presi- proper tribunal." In that brief sen-

dent has ever advanced the preposter-ous claims now put forward by Mr. Johnson. They are wholly in viola-tion of law, and at war with constitu-tal duty of patriotism. It was the tional liberty, and the very existence great truth which invigorated and F URNITURE1 sustained the Union arms from Fort

we thought, was sufficiently and forever vindicted in the closing victories of

FRIENDS. What is said to the Democracy Applies to Republicans

enacted laws, the right and the correc-The Harrisburg State Guard submits tive duty of appeal to the only consti-William A. Wallace's last exhortation tutional arbitrament of the judiciary, to the Democracy of Pennsylvania, these plain, primary obligations of marked "Circular 2 .- Private." It each good citizen were never more says, it contains many wholesome clearly conceived, or expressed with truths, which are as applicable to more plain and direct simplicity, than Republicans as to Democrats. The in those words of Gen. Grant. Had conception of "Circular 2" is delicious, the South accepted that truth in 1861, A NDERSON, PENZOLD & CARSON,

superb, charming, and exquisitely there would have been no secession, no THE Lexington (Kf.) Statesman sharp. But let us not keep our rebeilion, no war, and no necessity for announces that Wm. H. Wadsworth, readers from its perusal. Republi-late member of congress from Mays-cans will ponder, and Democrats must year, attempted either by traitors in and out of office, or by the terrible obev it. Here it is :

Private. power for mischief which it has again Circular 2. DEMOCRATIC STATE COM. ROOMS, been able to wield through Andrew ESTABLISHMENTE

Harrisburg, Pa., Jan.10, 1868. Johnson-President by virtue of an Dear Sir :- The Democratic State assassination-consented to receive Committee, at its recent meeting in this simple truth as its political guide measures of Mr. Lincoln's administra- this city, adopted the following resolu- the ten States would ere this have regained all their practical relations, re-

"That we earnestly request the Dem- construction would have been com-Indiana Convention is universally presised. Convention is universally into a put-actic Democrat telegraphed the Presi-actic Democrat telegraphed tel praised. Compressing into a nut- astic Democrat telegraphed the Presi- its advice and consent, with the intent man of distinguished ability, and will to every Democrat, in their respective together upon the broad and lasting man of distinguished ability, and will be every Democrat, in their respective together upon the broad and lasting

sound and reliable Democratic News- stitution as it is, would have entered paper, the County Newspaper to have upon the year 1868 standing before

Sumter to Appomatox, and which, as J. W. WOODWELL & SONS, MANUFACTURERS '65. Submission to the constituted AND authority, acquiescence in all legally WHOLESALE AND RETAIL DEALERS IN

FURNITURE!

OF EVERY DESCRIPTION.

W & 00 Third St.,

PITTSBURG, PENN'A B:1-17.

HAVE BENOVED THEIR

WELL KNOWN MERCHANT TAILOR!

-TO-

53 ST. CLAIR STREET. Two doors from their old re

BARKER & UASELTINE:

NO. 18 FIFTH STREET.

PITTSBURGH, PENN'A

MANUFACTURERS AND DEALERS IN

PICTURE AND PHOTOGRAPH FRAMES

OF ALL KINDS.

208BWOOD. GILT & WALNUT MOULDINGS

PICTURES, STEREOSCOPES AND VIEWS." ar Gilding and Re-gilding to Order. 3:1,'68-1y

GREENE COUNTY, 55.

having ordered the use interested that the next term of said by riven to all persons interested the next term of said will be for confirmation at the next term of said J. F. TEMPLE, Prothonotary.

This is to give notice that the firm of Geo. W. Robert & Co., is this day mutually dissolved. The busines of the left firm will be conducted at the same place and as heretofore, by Geo. W. Robers. GEO. W. ROBERTS, Mrs. R. S. WISHART. HORACE BINNEY.

February 37, 1338.

EGAL NOTICE.

etters of administration upon the estate of