Democratic Watchman

BELLEFONTE, PA. FRIDAY MORNING, SEPT. 27, (867,

fERN PRI per vest when paid in when not paid in solvance, and \$3,00 when a t paul before the expiration of the year.

FOR SUPREME JUDGE. HAS GEORGE SHARSWOOD of Philadelphia

FOR SENATORS. S T SHUGERT, of Bellefonte, U J T M INTIRE, of Perry Co

FOR ASSEMBLY. P. GRAY MEEK of Bellefonte

- FOR TREAST RER A. C. GEARY of Walker Twp

FOR COLNTY COMMISSIONER. WW KELLER of Potter Twp FOR JCRY*COMMISSIONER.

JOHN SHANN N. of Potter Twp

FOR AUDITOR. ETLINGER, of Haines Twp Remember that (to-morrow,) SATUR-DAY, September 28th, is the last day on which assessments of Voters can be made prior to the coming election. All persons who voted "on age" last year, must be assessed, or they cannot vote.

State Finances

During the present campaign-the Rad and initials are making a great ado about the reduction of the State debt They allege that during the first year of JEARY'S administration the debt of the ommonwealth has been reduced hearly two millions of dollars. If this alleganon is true in fact, if the State debt has been actually lessened it is a matter of serious congratulation to the tax payers of the State, and the administration which has worked this good is entitled to unquestionable credit . But before the people are imposed upon by such allegations it behowes them to scrutinize catefully all the facts in the case, in or der to ascertain if these would be public benefactors are entitled to the credit which they claim on account of lessen ing the public burdens. In order to do this two or three facts must be borne in mund all public debts are obligationimposed upon the people and must be home by them in some shape. The money raised to liquidate, these abligations is raised off the people in some parties other there is no other source. from the people." There is no way in which a public debt can be paid except to economising the public expenses, or by imposing upon the people excessive hurdens make shape of taxation - Has the present administration reduced the as as alleged by conomy? Turs cannot be pretended For it is a noto ious fact that the expenses of our State government have been greater during during any former period in the history this alleged reduction of the State debt levis the Republican party, their Bond been made in the store of the anything aristociney more made of the people when fully examined is flects anything gamble in at the expense of the people aristociacy must have new stocks to but each upon the administration of JAN COOKE & CO and other radical Gov GEARY, of the abolition party in threes must have an opportunity to Pennsylvania. These are the facts in the case some twenty three millions dol-lars of the State was about falling due

No provision had been made or could

Read that Record ! 9.4 On the outside of the WATCHNAN Darticle of acreement, the presentment, s they are found upon the records, and

record that shows what Syn McVerry, in their own kind of patriousun, and get and inquired if we would publish it in the

non infanons or outrageous . It was on in Ohip on the 21 Tuesday of Octobe

s then emdidate TYRE,-two as good, pure, putriotic and titet Choose ye between them ' (1) especially the Champooner edited by W. W. BROWY, of Bellefonté, are making a great howhover what they call a reducts in of the State debt within the last year under Republican management Even the Governor hunself, in order to bring the fact before the people issued a proclamation aunounging the important fact that certificates of indebtedness to the amount of near two millions have been lifted within the last year by the State Treasurer They neglect, however er, to tell the people that these certifi-

cates of indebtedness have been paid by from which the money must come but of Assembly of last session authorizing money raise Lin a new load under an act the borrowing of twenty three millions This new loan has been huckstered out by JAY COOKE & Co Bankets and Bro kers in Philadelphia and part of the proceeds applied to the payment of the old indebtedness of the State, and now they boast of a reduction of the State debt INSTEAD OF THE DEBT BEEN INCREASED by a Republican any leader belonging to them.denying it, the last two of three years owing to Legislature to the extent of TWENTY they can reckless and profligate legislation than THREE MILLIONS OF DOLLARS. They pay old debts by making-new one-

> steal from the people. **Financial Capacity**

by made to pay this part of the State (The Mongrels are praising the debt Consequently its payment had to end capacity of their candidate for be postpourd to a future day. The last County Treasurer. B. O. DEININGER, Abolition Legislature authorized the ne Eq Last week we gave a few speci-gotiation of a lown of twenty three null mens of the exercise of this capacity of hous in order to raise the money to pay his, at the expense of the honest p ople the State bonds now falling due. Order of Penn's Valley We now furnish our narily this would be nothing more than renewing and extending the obligations the brilliant financial talents of the same of the State to pay this debt but here DEININGER were brought into requisi is where the prach comes in The State tion for his own benefit and at the exdebt now due is a fire per cent loan lubble pense of the Orphan children Being

If it is not creditable to themselves, it day we give a full and complete account is at least amusing to others, to notice P. GRAY MEBN, EDITOR AND PROFESSION, of the MCVIEW case, as taken from the how hard abolition speakers and editors DRN P. MITCHELL. Associate Enton records of the court at Huntingdon. The labor to evade the real issues of the cam paign. They have something to say the indictment and the pardon, are just about everything else, but that which the real matter at stake. They try to McVirry and his friends can not will pick flaws in the private characters of iot and fare not deny them It is a candidates, they roll themselves round

> is a récord that cannot be explained away and a regord that will hang as a curse upon the shoulders of the self convicted | thing, but what are the questions befo criminal, that the mongrel party of this the people, and in every manner, form district would send to Harrisburg as a and shape, attempt to attract public atrepresentative of our people. Could a tention from their own acts, and purpo-

more inflamous insult be offered to the set. Can any reader point us to a set the charges they had made against A bonest voters of this section, than the tence in any of Neir papers, that DE C. GRAW Esq the Democratic candi-nonnnation of such a man? Was there NIES that it is the intention of that party date for County Treasmer. He said he nonmation of such a man ? Was there Arrest time it is the order of the property which a authority over their papers, but it would have chosen as a cindidate ple of this State? We have charged it would see the editors, and had no doubt be voted for, but a SELF CONVICT- upon them time and time again, and the but they would agree to the proposi ED CRIMINAL, a man who was KEPT (only answer they make is ' treason,' OUT OF THE PENITENTIARY ON ["tariff," or something else equally LY THROUGH THE PARDON OF far from the question They have THE GOVERNOR? Why was W P FORCED negro sufficient upon every

WITSON WALKER WOODS and LOUIS State in the South. W HALL whose records are bright in comparison with that of MCVITTY, east aside tor him? The answer can only be that the leaders of that party wanted a tool, -- some who was devoid of principle

in order that they could make money out of him -some one that they could sell-buy-USE -just as they wished to nectiont an instrument through which they, lowa ould accomplish any purpose no matter

this account that SAM McVirry, the next nan who, Gov. PORTER kept out of the And in Pennsylvania they have bledge

Pententiary by purdoning was chosen their candidate to make his decisions in accordance with the wishes of the party cheeting hun, which will be a decision affirming that SUMER'S Universal Suf-It is for the honest voters of the disact to say, whether they desire to be represented by such a man or not In fage bill gives NEGROES THE WHICH NAILS THEIR LIES to represented by such a man or not In fage bill gives NEGROES THE WHICH NAILS THEIR LIES to epposition to hun, for the sume office is RIGHT TO VOTE IN PENNSYLVA: their own backs T. Supervariand Curve J., F. Melly, NIA

Columbia

territory of the Union

They have placed the ballos in the

They voted for negro suffrage in Con-

They tried to make neuroes voters in

Thep vote in favor of negro suffrage

ands of the negroes of the District

If it was not for this purpo worthy men is can be found in the dis WILLIAMS pledged to make his decisions "in accordance with the wishes of hi

Shirking the Issue

up their old howl of "disloyalty"-

'treason'' - &c ; they prate about every

How they Reduced It. The radient organs all over the State

ished

If they are not in favor of negro frage WHY DON'T THEY SAY SO? If they are bpposed to making negroes voters and placing them upon an equality with the white men of the country why have they not denounced it, when was being done in the territories, that belong as much to Pennsylvanians as to

any other State ' The simple fact is this THEY ARE IN FAVOR OF IT BUT AFRAID TO SAY SO, THEY MEAN TO FORCE IT ITPON OUR PEOPLE BUT FEAR TO ACKNOWLEDGE IT

White men of the State, white men of ("Infre county are you willing to support a party, that has not decency enough to deny that they would make negroes cour equal-, or not courage enough to acknowl edge that this is what they are laboring for ? If negro suffrage is not the great end and aim of the party that is asking your support for WILLIAMS, ROBISON, MCVIIEV, NEFF, and the balance of their ticket, let them produce an article from one of then newspapers, a speech from one of their speakers, a resolution from HAVING BEEN REDUCED IT ITAS one of their paltforms, or anything, from high

Voters Recollect ?

exercises.

RECOLLECT, That B. O. DEININGER, he abo ition candidate for County Treas

urer, is the only man in Centre county who knows where D Λ RULL, the for-

ger is hid, and that he refuses to tell,

for fear the evidence that would be

bolition ticket, believes in negro suff-

age, negro equality, in exempting bond-

of paying off the bonds with the interest

1

White men recollect that the Mongtel want, and pay the tax gatherer his de eaders of this State are pleaged to procure the passage of SUMNER's bill through Congress, forcing negro suffrage THEMSELVES IN COLOGNE, POM-

and negro equality upon the people of Pennsylvania. &c. It is not enough that you are com RECOLLECT that if HENRY W. WIL pelled to keep four millions of idle ne LIAMS, the Yankee candidate for Su- groes in food and clothing, and thous reme Judge should be elected, negro and, of officials in paying positions -it i

suffrage can only be defeated by armed not enough to tax you to pay one hun dred and fifty millions of dollars yearly TAX PAYERS RECOLLECT, That spon to the rich men of of the country in the ire paying every year, one hundred and shape of interest on their bonds, and fifty millions of dollars yearly on a public their taxes besides -it is not enough that debt, that could be paid in three weeks. your cornings are wrong from you to bay if the party in power desired to do so. RECOLLECT, That you are taxed thiry millions of dollars per year to keep up to pay interest on the public debt and WM P. WILSON, to JOHN J. PATTER nogro buteau, to maintain negroes in bear the necessary expenses of the gov dleness and abolition officials in office ernment' But you are empelled to pay RECOLLECT. That the only way to les thousands upon thousands yearly to keep

sen the enormous taxes that are now lev- men to whom you pay exhorbitant sala

MORE PROOF! They Refuse to Make the Correction ! LET, KURTZ EXPLAIN!

On Tuesday morning last, while pass ing along the street the Chairman o of th In addition to the certificates pub-Abolition County Committee, Mr GEO M. YOCUW, efflicit us into his office, and ished last week of Maj. H. R. Forster and deputy sheriff Woodring, nailing and to us which he purported to be an affidavit of Mr. SANDERS, a very honest Democrat, setting forth that he did not believe that B. O. Deininger was in any the infamous lies that the abolition or gans of this place, have put in circulation in negard to the character of A. C. Geary, the Democratic candidate for treasu way connected with the Ruhl forgerierer, and in proof of our assortion, that JOHN GEORGE KURTZ, DID TAKE Mr. WATCHMAN We replied that we "would GEARYS' PROFERTY amounting to up PUBLISH SNY AFFIDAVITS THEY wards of \$800, we give the following MIGHT HAVE IN REGARD TO THE certificates both from republican sol MATTER if he would have published diors.

in his party papers, the certificates of III DERESSING, PA. Sept. 20th '67 Having been in a late issue of the Press, a jetter headed Miles township, and asgued by a soldier, charging A C Geary (the nomines of the Democratic parts for county Treasurer) with having played cards with the soldiers, Sheating them out of their money Ac, and in oldiers that we would furnish reluting with having played cards with the soldiers, gheating/them out of their money &c, and in order that justice may by done. I will take what I know to be the factor in the ease. Mr. thary came to the camp in the winfer of 64, for the purpose of taking pictures with his brother and a Mr. Charles Null In a few days his brother got size and went home and in a short time A. C. Genry was taken size laids and went home A few days after belet. Null got ack and be war-sent home. I know that Mr. A. C. Genry did not pusped a cut her address, none start two in rest at work sizes short while there, and was an company with myselfor some of our mess nearly all take time he was there, and if anything of the kind back been done, we would have known R. He at all times conducted hamelin a gentlemonly unance. I do not tion " This conversation occurred in the presence of Mr J. S. Baunhart. A few hours afterwards, while in conversation with Dr. J. H. Dobbins, we again say Mr. Yoct w, and inquired of him if h

They have made negtoes voters in every had seen the editors of their papers and what conclusion they had come to said he had, that they were - willing to accede to ou proposition, and +wo have of many second sec FURNISH US THE AFFIDAVITS SHORTLY." We have now waited until six o clock on Thursday-free

C Swaurz Corp. 148th P. V hours after our regular time of going to press-and no affidavity have ben fui

I hereby agree to the above statement made by Mr. C. Swattz and willadd that V. C. Genry left camp several works previous to any order being issued for camp followers, to leave camp there be is una before new year band off and

glattors of the Mongrel organs in this
bring result rests privations to any order

place have no deside to have any affidation
bring result for the published in the order referrant to was insued affermation.

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bring result for the published in the order referrant to was insued affermation.

WATCHNA's and that they REFUSETO
PTBLISH THE CERTIFICATES
control the for deal and my off was insued affermation.

WE HAVE IN OUR POSSESSION
Standard for the for accupately set.
Standard for the for accupately set.

WHICH NAUES THEIR LIES
the's had GOT POSSESSION FROM FILM THE QUART RESTON FROM THE QUART POSSESSION FROM the for accutation to use General Section to use General Section to use General Section of the section of the section to use General Section of the section to use General Section to use General Section of the sec We take it for granted that the

above statement if pocessary Jon's Bessen, Capte Co, C 148th, Oscienta Da, Sepre 25th '67

MOVE IN STREET OF A STATE AND ALL STATES AND ALL AND A If John George Kuntz desires us to publish any more certificates, PROV-ING that he has been guilty OF LYING and of POCKETING OTHER PEO-PLES MONEY, we shall do so. We may take occasion to show-up his army career without being requested too

of those who desire to bring our judicia ry down to a level with the executive

of absers and 117 part of sciences, status, status of the sensitive which accounts for the sensitive which accounts for the sensitive definition service an "may take occasion to show-up his arrivation and papers, both daily". 210 parts of kind with the sensitive sensitive service an "may take occasion to show-up his arrivative support, both daily". 210 parts of kind without being requested to the service sensitive sensitive sensitive service and "may take occasion to show-up his arrivative status and both parts of the set without being requested to the set of the sensitive sensitive sensitive sensitive sensitive service and and set of those who desire to bring our judies and both preachang sets in there." Lots of cerkset was arrive setter may the mons, and other intellectual help to astomstry go to make up that definition the articles usually included under the tube t stationary go to make up that and legislative departments of the State Our executive is a di grace to the State, and every intelligent man even in the party which elected him is a shamed of his conduct in office. The addition to the articles bulkny included un-der the title of stationary, go to make up this rati er mweellaneous assortiment. Not the least important is \$364 worth of spenge - of it could ably he used to wope out three-loarths of the disgrageful items, and to freshen up the hard-used conscience of mor who can descend to such petty stealing from the national freque Legislature was so corrupt and dishonest last wirter as to call down'a rebuke even from THAD STEVENS. Such are the men elected to office by the opposition party, and yet Judge WILLIAMS is pledg ed to regulate his judicial decisions b

This shows what becomes of the peo such a standard as the political opinion ple's money—tells why the Axes are so of these men. Can any one who love Read it.- -ponder over it, ye toil justice and law, or who has the least ing millions. Look over the items and pride in the honorable position hitherto see what your hard earned dollars are held by Pennsylvania vote for him? going for. While you are working your

finger ends sore to keep your family from PROFITABLE -The contest between G KURTZ and W. W. BROWN, as to] mands, Senators elected by the Mongrel who shall he the editor of the Mongre party are wasting your caranies to KEEP organ in this county, must be profitable to their respective supporters when it is ADE, TOILET POWDER, LEMONS known by every one that either or both of them could be *purchased* by the opnosite faction in their own party, or by the Democrats if it was supposed that the result would pay a decent dividend

upon the investm A. BOYD HURCHISON, has left th ounty ostensibly on a political mission but in reality to have a "high old time mon his surplus capital supposed by stamp, revenue, and the thousand and the initiated to have been acquired b one local taxes that are heaped upon you him in selling out his law-partner, Col

The Best Judge

THE EXTRA TAX SWINDLE. For the township of Half Moon, at the school \$2,922,299,00 in Extra Taxes Demanded by the Radical Leaders for 1866 and 1367.--The Results of an Extravagant in the town of Heb For the township R. H. Porter Old Fo and Corrupt Radical Legislature !

the township of

rray.

For the township of use ness the house For the township of

Marion, at

NOTICE IS HEREBY GIVEN

is Commonwealth, and that no inspector ju efficer of such election shell be clegible voted for.

votet for. And the stal Act of Assembly

For the township of Harris, at

In July last the Auditor General notified issioners of Allegheny, Berks, svette. Westmoreland and York c unties hat, the Revenue Board had madean-ertra assessment of personal tax upon all the counties of the State, and requested that counties of the State, and requested that they abould take early action in levying and collection their respective shares from the taxable inhabitants of their respective counties. Some of the commissioners de-murred and threatened to appral to the courts against the extraordinary demand. Evidently alarmed at the indignation ex-ented among the people in the counties nu-tified, and not deriving to stur up apopular commotion 'providues to the approaching election in the other counties, the whole state officials to quicily "simular down." Many citizens of Lancostef and other coun-ties-generally Radical-dominated counties --have written to use to ascertain theomount assessed by the Board upon their respec-tive counties. We have endeavoyed to get tive counties. We have endeavored to get a int of the extra .assessments upon all the counties, but have been unsuccersful. The State officials appent to be to be averse to giving the public any inf. runation upon the subject just now, and are prolific of ex-cuses for withholding the facis We are compelled, therefore, to work to conclus-ions from the facts abready developed The following are the counties notified, together with the original tax levy and the

extra sevensment for 1866 and 1867 : Tax, 1867 \$7,690 20 ...8,724 28 ...2,275-00 d 3,530 30 Estra, 1866 7. \$55,0×6 12 10,869 08 10,342 00 10,908 46 Alleghenv Berks, Fayette Westmoreland York 8,618 28 10.932 78

this make, or any city of other who have a substitute our material providence of the substitute of the \$30,874 83 \$98,158 44 Divide the above sums by five and we have S6 17 is a the average original tax for one county, and S10 627 as the average of extension average in the county

General

So 171 1 10

Referring, then, report, we find that the tax on realand personal evaluate for 1860 for the whole State was \$879,31159 and, with the special half mill tax added, it was \$919,258(0) In fill ax added, if whis S019.2.6 (b) the vield for. And the vield for the vield fo

normous sum of \$2,922'299 00!

Two million nine hundred and tocaty-two thousand two hus b d and ninety nine dollars? Divide this equ. 1. botween the years 1866 and 1867, and on such corr we have the sum \$1,461,149 00 !

Include to a fundred and serily on thous and one hundred and to ty-near dollars 18 THE SHAPE OF EXTRA OR ADDITIONAL TAXA-

TION It will be perceived, it then, that the sum thus levied upon the increases of the finite for each of the general 1866 and 1867 hand yet to be contected, by the thirdwide and toring for thousand eight hundred and u network di-

\$541,891 ! N PSERMS OF THE ORIGINAL TAX LEVAL OF

866 ' The proportion of these enormous sums

inspectors and judge when collection in relation to the right of any averaged by them to vote at which exciting, or such other matger in relation to the right of any person as eased by them to vote at auch election, of such other matters in relation to the assessment of suctra as the railing impector or either of them may from time to tune require? • No person shall be permitted to vote at any election other than a white freeman, at the ag-of twenty wen years or more who who shall have resided in this Nister at least one-year, and in the election other than a white freeman, at the ag-of twenty wen years or more who who shall have resided in this Nister at least one-year, and in the election and within two years paid a Fiate tax, which shall have here no effects of the stat ten days here the election. But a cutter of the days before the election But a cutizen of the United States who has previously been a quali-fied voter of this State, and remove therefrom and returned, and who shall have resided in the etion district and paid takes

Says the local black and tan

election district and paid takes as alcoresaid, shall be entitled to sole after resulting in this State six months. PROSIDE, That the free white citrene afthe United Mates between the agres of twenty one and twenty two years, and have resulted in the election districts (on days as a forceaid, shall be entitled to sole although they shall have paid no tixes. "No person shall be entitled to sole whose name is not contained in the list of taxable in-balatants form-shear be commissioners, one a full Republican ticket, and you vote to prolong the infe of the Republic, 'Yes, but in voting the Radical ticket you do not of in volting the inducts therety you do not tof for republicantrik, but for discussion and ultitary despoints. The Radical pirty is from being a Republican party. When cast avide the Lincoln platform of 1860, three wavay what hills leaven of true re-ublicanism there was in it. Wherever adjusts dominate there will be found frand, convertion waves different descriptions. Take period shall be entitied for the whole name is not contained in the list of tryable in-babitants furnished by the commissioners, un-less. First, the produces a recept for the payment, within two ye rs, of a State or county tax, as-cessed either en bis oals or affirmation, or the oath or affirmation of another, but that he have pind such, ag trx, or any failure to produce such a receipt, shall make oath to the payment there of : or recound, if he claum a right to vote by being an elector between the ages of twenfy one and twenty two years, he shall despine on oath or affirmation that he has resuded in the State one year next before has application and make such proof of residence in the district as is re-quired by this act, and that he does rereiby be-have from the accounts given how that he is of the age aforeasid, and give such other evidence as is required by this act whereupon the name of the person so atimatied to yote shall be instructed in the mercitark and a note made, oppont Radicals dominate inter will be found inand, corringition, whong, ouifrage ijranny-des-potiam Look it Tennessee and the ten ouilawed Silver vioters of Pennsylvania, and say whether you desire to perpetuate such infamous ijrannice, wherein the power of the people is as so nothing Note the Radical toket and eventually you will feel the same upnominous toke upno Nour awa the same ignominious yoke upon your own necks.

New Advertisements.

ORPHANS COURT BALE. red out of the V By virtue of an order transmed out of the Orphans Court of Centre county, there will be exposed to salefy public outery, on the prem-ner, on Saturday the 21st day of Oretober A D, 1807, at 11 o'clork A. M, the following de serbed Real Estate, the property of Peter Zegder, late of tiregg township, deceased to with

of the person so admitted to vole shall be interted in the m-pector's hat and a note made opposite therein by writing the word 'tax,' if the shall be admitted to vole by reason of, for such vote a nil-ble called out by the clirks, who shall make the like notes in likelist of volers kept by them "In all cases where the name of the person claiming to vot is found on the list furnished by the cemmession erg and successor, of his right to vole whether found thereon or not, is objected to by any combined interest by the che duty

New Adbertisments

For the township of Taylor, at the school ouse near Hannah Furnace. NOTICE TO TEACHER S A DEBECTORS of Miles, at the school house The Examinations for the current ye r will be held as follows - (to commerce at 9 o'clock Gregg, at the house of

Bellefonte, 1 at Bellefonte Von hoy, Aug 31-t Bellefonte,) at Bellefonte Von hav, Aug. 31-t Byrug, ; Penn, at Milheum, S. idas, Sept. 21-t Hannee, at Aaronaburg, S. inday, ; 24.d Gregg, ut Penn Hal, T. oxday, ; 24.th Potter, at Centre Hall, Volitefay, ; 25.th Hafrie, at Boalsburg, Thursday, ; 27.th Miles, at N. S. Tredny & Fidas, Oct. 34.4th Walker, at Hubberaburg, Monday, do ; ih Marton, at Jackson, illo, Wolneyday, do ; (howard, Jackson, illo, Molneyday, do ; (howard, Jackson, d uise. r the township of Ferguson, at the school-in Pine Grove wnship of Walker, at the schoolnotice in Hublersburg, as the school-Porthe borough and township of Howard, at he house of Mrs. Eliza Tipion. P or the borough of Philipsburg and township (Rush at the school house in Philipsburg For the township loward. | at Howard, Thursday, Curtin, | iberty, at Engleville, Friday. do 10th Curtin, j Kagleville, Friday, Isberty, at Kagleville, Friday, Bogge, at Milesburg, Saturday, Union, at Union suffer, Monday, G Benner, at Armagnists S. H. Tucsday, Pation, at Waldles S. H. Workshoy, Hurton, at Juli a Lur. Thursday, Tasty, the lith 12th Lath Eath 16th 17th For the township of Marian, at the remove once in Jack on ville. For the bordigh of Milesburg and Boggs Taylor, i Port Matilda, Friday, Worth, j Halfmoon, at Stormstown, Sat'day do 15th) on, at Stormstown, Sat'day, do 19th Furthe Lownship of House in Milesburg Furthe Lownship of Houseon, at the lowner lace of holding elections For the township of Penn, at the house of L Musse (To commence at 1 o'clock P M)

Rush, at Philipsburg, Monday, Oct 21st Snow Shoe,) Askey's S H, Wenday, do 23d the township of Liberty, at the school Burnside, Subjust, EXAMINATIONS will be held at

the township of Worth, at the schoole in Port Mattida Rebersburg, on Salurday, Oct. 26th Centre Hall, on do Noy. 2d Rebersbug, on do do 9th ours in Fort Mattain For the township of Burdside, at the house of bin Bonz, For the township of Custin, at the school muss near Robt Manna,

ouse near Robt Manns. For the borough of Unionville and Unio ownship, at the school house in Unionville

Rebersburg, on do do 9th for the accommodation of such as were prevent ed by schenes, or some unavoidable circumstan-ces from attending at the proper iffme,--- or all such mist come fully prepared, according to law, as found upon page 139. According to the requirements of the new law, (Journat, page 271.) no person shall receive a certificate as teacher, who has not a fair knosl edge of Orthogamphy, Reading, Writing, Munisi and Written Arithmetic, Geography, English Grammer, t. S. Hittigs, and The ary of Teach-ing. Neither shall any such cirtuincide begins to any person who is fair the habit of burging fairs in the habit of the sign is a fair of the shall any such cirtuincide begins to any person who is fairs to the habit of burging. To Differ Utions That every person overpit Justices of the ence, who shall hold any office or appointment f profit, or trust under the United States or of histate, or any eity or moorporated districts, hether a commissioned officer or otherwise, fit

TO DIRFCIOUS

It is desirable that there be a full faceting of

It is desirable that there be a full tareting of the Board of Directors on the day of Examina-tion. The adoption of a uniform series of text-hooks, as engoined by law, should be attended to on this day, as the Superintcodent may be uble to truck is sum assistance. With the irreg-nlarity a backgas found to exist in some local tires has winter no school can prosect. It is therefore hoped that Directors will at-tend to this important daty. Cards will be fur-inshed to hang in every school room stating the series to be used, as adopted by the Board Last whiter, in reveal carce, persons were found teaching, without certificates—the Dire-tors having given them the privilege of waiting until the Superintendent should visit their school to be examined. Directors are beingy remund ed that to employ a teacher, under any circum-stance, even for a single day, without a valid certification. The attention at Directors is called in pages Act referring to det findentiet times the set of passed July 24, 150, arither provides as fol-lows, to with the person who shall have received the highest number of solas for unspector, shall not attend to nitwedge at any election, then the person who shall have received the a condition the set of the solar set of the set of the solar set of the solar set of the set of the solar solar solar solar set of the solar solar solar solar set of the solar printion. The attention of Directors is called to pages 72, 73, 95, and 132 of the school law, and also to the wording of the affidavit to be made by

the President August 9th, 1867, 9t Co Sur-

WILLIAMSPORT

COMMERCIAL COLLEGE

TELEGRAPHICHINSTITUTE,

Duly chartered and authorized by the Leureia

This Institution, but recently started, wa

age than that which has been accorded any oth

wmmercial College in the country

ADVANTAGER

Beauty, health, and business importan

It is readily accessibble from all points

Railroad

ilar Institution

For Terms, Specimens of Business and Orna

sental Penmanship, Samples of the money used

Legal Notices.

ORPHANS COURT SALE By virtue of an order issued out of Orphans's Court of Costre county, there we exposed to Public Sale, on the premise on

llege Bonk, call at the office, or ad-

J. F. DAVIS, Williamsport

rt Pie

Boarding, cheaper than at any ot**le**

dress

12-31-1y

of its location

maa who was too los ized by the last Legislature to take its was written, squire DEININGER insert- vote out of power the party that compels No such bills were rendered during the place was ar per cost loca and is exemp | ed a clause in the will directing three you to pay taxes for the bond holder, days of Democratic Administration' ted from all taxation to the State and sets of tombstones to be purchased from ted from all farming to the state and parts of ioniosoncation be parenased from taxes to keep the negger, taxes to main-numicipal. This exchange from a State hum the said B () DENINGER) and tain an army when it is of no use, taxes men' Read them and recollect, that debt of twenty three millions, drawing paid for out of the estate ' Practicing to buy negro votes, and the thousands this is the way your money has been godebt of twenty infree minions, drawing part to due of this kind is worse, if of other taxes abolitionism compels you ing ever since abolitionism came into e tax of two and a half mills on the anything, than robbing the dead ! What to pay dollar to the same amount of State debt would such a man not do it he could drawing six per cent interest and free once get his hands into the County Treas from all taxation amounts exactly to jury / For particulars of this nefariou,

to a State tar of two-and a half mills on | called upon' to write the will of a dying

business, see the will of John SANKEY two hundred and cupty seven thousand the hundred dollars per annun, which dec d, on record in this county the tax payers of this State must make --The many creditors and victim up to the holders of the State bonds. of D. A. RUHL are anxious to know

which is equivalent to increasing the which is equivalent to increasing the State debt in a five per cent loan FIVE MILLIONS SEVEN HI'NDIRED AND FIFTY THOUSAND DOLLARS This There is but one person in this county is the actual condition of the finances of who knows his address and he has kept the State. The burdens upon the tax. payers are increased. They must here ter pay an additional amount equiva- B. O. DEININGER, abolition candidate lent to fire and three quarter millions of for County Treasurer BES. will, no dollars, as the result of abolition finan, doubt, sell the secret of his bosom friend, RUHL, for the votes of the men swindled

Just here comes in an ugly question by him. He will trade off the knowlfor our Mongrel friends. At whose in- edge of one crone for the chance of constance was this thing done ' Who is to be benefitted by this change from a five RUHI in defrauding the people of one or to a six per cent loan! The creditors two townships. He now asks for the opof the State were not clamorous for their portunity of robbing the people of the money. All of the bond holders were WHOLE COUNTY

willing to allow their money to remain at interest in the State loan at five per

--- It is publicly stated in Lewistown cout The increase of the State debt that JOHN J. PATTERSON, during the equitalent to almost six million of dollars session of the late Mongrel Senatorial point mult for the benefit of a ring exclu-toons mult for the benefit of a ring excluuely. in which ring figured comprehously dred dollars to a single conferce, as the SIMON CAMERON, JAY COOK. JOHN J. consideration of selling out the candidate PATTERSON. Gov. JOHN W GEARY and of his county to the PATTERSON-ring. his cubinet. The creditors of the State The important question now is who got are not benefitted a farthing. The the money, and who was the condition who got whole six millions goes into the pockets thus sold out. Will A. Boyn furmiof the ring, and nothing will ever be 80N furnish the information on these except the few hundred points? He may at the same time exthousand which is now being corruptly plain how it was that McVirry and BoB used to carry the election in the State, 180N were both nominated over WILSON when HUTCHINON'S single vote could and especially in the 21st Senutorial dis have prevented it. Come Boyn give us

Tax payers of Centre county, if you some light on the subject. are willing longer to be swindlod by ab-

olition pretences such as these, vote the | ---- All the legislation of last winter mongrel ticket this fall, but if you are for Pennsylvania which was of any benein favor of an economical and honest ad- fat to the people at large could have been ministration of the State finances were had in a week. The balance of the long for housest white men who are in favor of ression was taken up in devising scheme retrenchment and reform at our State to defraud the people under the cover of capitol, and you may have some hope law Shall we return to Harrisburg anthat the public burdens may be so far other such a set of thieves and scoun reduced in the immediate future as to drels for the coming sension of the Legreleive the overburdened tax-payers. . | islature ? *

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to understand what | led upon you is to yote for a chance taxes to keep the nigger, taxes to niain- Look over the items again laboring

> VOTERS OF CENTRE COUNTY RECOLLECT, that MCVITT) and ROB- ing for the robbers who are thus fleecing ISON, are the tools of JOHN J PATTERson, who boasts that he will make TEN obtion officials' What care they for THOUSAND DOLLARS OUT OF your hard palms, your sore fingers, your

THEM IF ELECTED. This amount, weary limbs, your coarse clothes, your thite men, comes off of you in the shape pitched garments, your long hours of of taxes

 remment But you are compelled to pay thousands upon thousands upon thousands when you are completed to pay thousands upon thousands yearly to keep then you how you money the construction of the request of the august of the request of the submert of the submert of the request of the submert of the request of the submert of RECOLLECT, That MCVITTY and Rus ison are the candidates of the Pennsyl-peaks for and, so long as you keep them vania Rail Road -- that they are opposed in pomade, lemons, only powder, whisto a free Rail Road law, and will vote key and cigars? If you like this state against any measure calculated to lessen of affairs, toil on and pay your taxes the power that soulless monopoly now without grunbling! You know where

brought forth on RUHL's trial would CUN, Esq., in writing to W A. WALconvict him of complicity in the forger- LACE, in the capacity of a Democrat du-

r. LACE, in the capacity of a Democrat during the last campaign, in order to see a of the was not some great and startling f secrets in the management of our can-d start is the management of our can-d start is county. If he can do any thing meaner: than that this year, he will probably be put on the ticket for the this county. If he can do any thing meaner: than that this year, he will probably be put on the ticket for the the some delivered, but one bund-ton by an appeal to the big ber ribural during the long time delivered, but one bund-tion by an appeal to the big ber ribural during the long time delivered, but one bund-tion by an appeal to the big ber ribural during the long time delivered, but one bund-tion by an appeal to the big ber ribural during the long time delivered, but one bund-tion by an appeal to the big ber ribural during the long time delivered, but one bund-tion by an appeal to the big ber ribural during the long time delivered, but one bund-tion by an appeal to the big ber ribural during the long time delivered, but one bund-tion by an appeal to the big ber ribural during the long time delivered, but one bund the weilt is some field of riburd in the sore the some field in during the long times than volumes was the bosom friend and companion of D A. Rrift, the targner, vote for a man who e was the bosom friend and companion of D A. Rrift, the targer, vote for the Deininger, the abolition candidate for outury Treasurer. If com was the vote for a man who during the sould der the reviewed in the Bu-sould and but thirty. two reversed. These RECOLLECT. That every man on the lifthere was not some great and startling olders from taxation, and are in favor of the Mongrel county Committee of

ipon them in GOLD. rnment of Penn-ylvania under Demoratic rule was greatly under a million of dollars. The past year, during the iost profound peace, and when the actual necessary expense was less than i

has been for many years, the Mongrel made it cost us over two millions Are they the people's party.

----In Westmoreland county, State county Treasurer. taxation has been increased three hun-If you want to vote for a man who dred per cent. by the Mongrois who comknows where D. A. Ruhl. the forger is

pose the Board of Revenue Commissionhid, and refuses to tell the officers of A beautiful set of men they are to justice, vote for Ben. Deininger. boast of the reduction of the State debr.

political corruptionist succeeds in being Very "consistent," and very much of lected to the Senate he will sell out his a "christian" indeed ! OA last Sunday constituents and particlarly the people afternoon he spent the entire time elecof this county, quicker than he could tioneering through Gregg and Potter say Jack Robison townships.

elocted. One person as Supreme Judge of Pennsylva-

One person as Supreme surge one course nim. Two persons to fill the office of the Siste Sen-ate of the 21st Senatorial district, composed of the countries of Conrae, Blair, Huntingdom, Ju-nists, Miffin and Petry. One person to fill the office of member of the Hourse of Representatives, to represent the county of Centre in the House of Representa-tives of Pennytymaia. county of Centré in the House (of Representa-tives of Pennsylvania. One person los Tressurer of Centre county. One person for Commissioner of Centre coun-

cases which we find reviewed in the Su-preme ('out), one in twenty-four were affirmed and but thirty-two reversed. These satements can be verified by the records of the courts We doubt if such a record, covering so long a period, can be shown by mby other judicial officer in the country. If any conclusions are to be deduced from such isdis, it is quite evident that the re-mains would be very much in Judge Shara-wood's rator.

herein. Mary person qualifie lassforesaid, and who hall make dus proof if required, of his residence. thall make due proof it required, of his residence ind payment of taxes, shall be admitted to vote a the township, wird or district in which ha hall reside

GENERAL ELECTION PROCLA-MATION. Whereas, ward by as act of the General As-sembly of the Commonwealth of Pennsylsana, entitled "an act rolating to the election of this Common wealth" approved the 2d day of July. A. D. 1849, I D. Z. KLINE, high Sheriff of t e county of Cestre, Pennsylvania, do persby make known and give notice to the electors of the ecounty aforesaid, that a general election will be held in the county of Centre, on the BECOND TUREDAY (8th) of OCTOBER, 1867, at which time the following persons are to be at which time the following persons are to be

9

tyr One person for Jury Commissioner of Centre

by the example and thereon or not, is objected to by any qualified entrees, it shall be the daty of the inspectors to examine such person on oath as to his qualification, and if he claims to have resided within the State for one year of more, his earth shall be sufficient proof thereof but shall make proof by at least one or petant winces, who shall be a qualified elsetor, that he have resuled within the district for more than ten days next immediately preceeding and close time, and shall also himself swear that his bons that rest withen the district for more than the rest, more in person of the township of Liberty a force with the district, and that he did not remove into said district, and that he did not remove the grant district, and that he did not remove the set of liberty to which there is yet due \$14.09, ONB HUNDRED AND PTFTY ACRES more or less, on which there is yet due \$14.09, of the previous

more or less, on which here is yet the S14.29, of the purchase money. TERMS OF SALE. The purchase momey to be paid on the confirmation of the sale

ALSO,

A 1.5 0, at the same time and place, the following per soual property to wit. CATTLE, SHEEP, HOOS GRAIN

CATTLE, SHEEP, HOUS, GRAND by the bushel and Household and Fatning titensils too numerous to isonition. The conditions of sale of said personal prop-erty will be made known previous to the sale by JOHN D KUL, University

12-17-14 Administration

EXECUTORS NOTICE Letters testamentary on the estate of Tanuar Richards, late of Centre county, dec'd, baying been granted to the subscribers they re-quest all persons knowing themselves indebted, to said estate to make immediate payment, and those inving claims to present them duly au thenticated for settlement. W.G. RICHARDS.

henticated for settlement. WM. G. RICHARDS, SAM'L BRUGGElt, 12-32-6t Exceedury

A DMINISTRATOR'S NOTICE. Notice is horeby given that letters of administration have been granted to the under signed on the setate of John Kockes, decrased, late of Ferguson township. All persons know-ing themselves indebted to said state are re-quested to make immediate payment, and these having chained them daily suthentica-ted for settletuent. PATER KOOKEN.

PETER KOOKEN, DAVID KREPS, Administrators.

IZ-02-DA IN THE MATTER OF THE ESTATE OF Jacob Hurst deo'd. In the Orphan's Court of Centre county. The undersigned, an Audui-or appointed by said Court to make distributin of the balance in the bands of the Kax cutors, its and among those legally ontilled thargotor will proceed to the duties or AMP appointment, at h is office in the Borough of Belletonte, on Wednes-day the 10th day of October next, at Jo'clock P. M. Parties interested will please take no-ties JAS. H. RANKIN, 12-37 41 Andvire. ties 12-37 4t Andier. Andier. TN THE MATTER OF THE ESTATE OF These Hughes deo'd. The Orphan's Court of Centre county. The undersigned, an Auditor appointed by the said Court to make distribu-tion of the balance in the hunda of the Admin-intrator, to and among those laggily entitled thereto, will proceed to the duties of his ap-pointment at his office in the boruge of Bille-fonte on Friday the 17th day of October next at l o'clock P. M. Parties interseted will y-please take notice. JARJI. RANKIN, 12-374.

NOTICE TO TEACHEES. The School Board of Spring Twp, will meet at Wm. Sherildges office, on Saturday the NOTICE TO TEACHT The School Board of dpring any, meet at Was. Bherildges office, on Saturday the oth of Octuber, to hirs Teachers for the essuing Af Bre month. M. P. WAVER. Secretary.

that limits due prior if required, of his residence and payment of taxes, shall be almitted to vote in the townedup, wird or district in which he shall result. "If any person shall attempt to prevent an i differ of an election under this act, from holding auch clection, or us our threaten any violence to any nethod offer, or whall interrupt or improp-e, by interfers with hum in the execution of his duity, or block the hue window or avenue to any window where the same may he holding, or shift oney do durb the person at since helection, or shall if even the the person at since helection, or shall in or pratition any intimilation threats, force or violence, with design to influence unduly or overawe any elector or to prevent hum from sor-ing or to reartain the freedom of choice, such persons on contriction shall be fined in say sum in texceeding five hundred dollars and to be months, and if is shall be shown to court, while the trial of such dimenses shall be fined in say sum in texceeding five hundred and to be inprison to offending was not a resident of the torig or to rearbin the base that the fit persons no offending was not a resident of the tor was committed and not entitled therein, then on conviction be hall be shown to court, while the trial dollars, and be imprisoned not less than six nonlike nor more than two years, "if any person or persons shall make any bot or wager upon the result of the elocition while the chousend dollars, and be imprisoned not less than bet or wager, upon courtle on there times in the or they shall forfort and pay three times if enor they shall forfort and pay there times if enor they shall forfort and pay there times if the any one on the same day, or shall farad-ulently fold and dollars, and be imprisoned not less than there no more than two less man the same day offending shall, upon cervicion, be find is any sum not less than fity nor mere than the same day offending shall, upon cervicion, be find is any sum not less than fity nor mere than the same day to like the fity monta." The election to open between the hours of 8 and 10 o'clock in the forencon, and shall contin-ue without interruption or adjournment until 7 o'clock in the evening, when the polls shall be Covering so long a period, can be shown by nuy other judicial officer in its country. I any conclusions are to be deduced from such isfte, it is quite evident that the re-nains would be very much in Judge Shars-wood's: 'afor. I a y soposed to put Gau. Grant's picture on the new fifteen cent uurreafy. but there is a law against konoring any-bedy in that way hereafter.

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12-32-61