THE BEAVER ARGUS J. S. RUTAN & Co., EDITORS AND PROPRIETORS. JUNE 20th, 1866.

TOR GOVERNOR, GEN. JOHN W. GEARY, OF CUMBERLAND COUNTY.

Union County Nominations.

Congress. GEO. V. LAWRENCE, Washington President Judge. B. B. CHAMBERLIN, New Brighton; Associate Judge. AGNEW DUFF, New Brighton; State Senate. W. TAYLOR, Borough; COL. A.

Assembly. MATTHEW S. QUAY, Beaver; Sheriff. JOHN S. LITTELL, Horkstown;

Register & Recorder. DARIUS SINGLETON, Race con; Clerk of Courts. JOHN A. FRAZIER, Beaver.

Commissioner. JAS. WARNOCK, North Sowickly; was proved not to have even the sem Poor House Director. JOHN K. POTTER, Racecon; Auditor.

J. F. M'MILLIN, S. Beaver; Trustees of Academy.

DE. DAVID STANTON, N. Brighton; In reply to our comparison of expenditures in the County Commission ers' office, under Democratic and Ropublican rule, the Local soeks to dibefore the jury, on the Libel suit, and duties of the Commissioners' office required at least one-fitth more time in any one year of Mr. Morton's term. also been added, in addition to the con. part of the Common wealth stantly increasing duties of the office. The attempt to make an argument a-

gained the present Board of Commissioners by the comparison given, wont But why not refer to a Democrat-

sible latitude in the testimony, He [For the Argus.] was challenged to the proof of his Beaver County Reilroad Investments. charges as a justification, and every-

thing was admitted, by the direction Messrs. Edutors : A communication of the prosecutor, that had the remot. in your last issue. from Dr. Win, C. est bearing on the charges made in Shurlock, of Darlington, in response the article complained of. The at-troin me some notice, as well as a gentempt to justify, by offering the truth eral explanation. The slander referin evidence by permission of the Com. red to was brought to my attention munwealth, was a total failure, and some six weeks ago, with the suggeswas so admitted by men of all parties. tion that it should be publicly met and refated. Others, in whose judgment Not only did he tail, but the Common- I confided, urged that the matter was wealth followed with hosts of witnesses well understood by all intelligent men, who proved the falsity of the charges this and other fabrications having so completely that no man can repeat been coined and uttered for a special them hereatter who has any regard to truth. The charge that Beighley had extorted money from the boys of the county. Thus the matter passed un-Tenth Reserves, was met by twenty of noticed. and worked out to the erd, the "bravest and best," who testified but now demands attention in a way that instead of. Beighley cheating bility. The question is probably one them, he had given his goods freely of interest to the people; and I am to all who asked for them, at greatly now in quite as good a position to give reduced prices, and permitted them to it attention as during the late canvass. though I then expressed to Dr. Shurpay as they could. lock my readiness to meet him or any

In no instance had be extorted, as other man, face to face, in ary aspect charged by the Local. The boys of of the affair. The statement of Dr. the Tenth say that Beighley acted the Shurlock is in many respects quite repart of a humane, honest friend of the markaple; and how far he ard Ismay differs will best be understood by a soldier. The charge about the gun plain statement of facts. At the Convention of School Direcblance of truth in it. Why could not tors, at Beaver, on the 29th of April, a the editor of the Local admit the fact? friend from Darlington township informed me that a story was in circu-It would have done him credit They lation m bis neighborhood, relative to had been met and oxploded before, as the Railroad Bond settlement, intend the Judge in passing sentence well ed to affect, my personal integrity, Dr. JOHN MURRAY. Bridgewater; said. So far as these charges are which he thought should have some concerned, Beighley stands acquitted attention, naming Dr. Gardner, of withous a stain of a suspicion. As to Dailington, as one who had rotailed

to the other charges in the Indict-being at the Court House, I sought ment. the jury being unable to deter an interview, when he related the matmine that they were published mali- ter as he stated he had received it, to ciously, which had to be shown, they the effect that in the rale of the Counvert public attention by referring to acquitted him, although satisfied as ty's Railroad stock (not bonds, as the the testimony of Mr. Abner Morton was all who heard the trial that his *Local* and Shurlowk have it) there was hefore the jury, on the Libel suit, and leged libels false in point of fact .- three persons interested in the transhe either wilfully or inadvertently No one knows better than Mr. Odell action, and that my share of the game distorts the statement of Mr. Morton. or his counsel how complete was the was nine thousand dollars, giving Dr The Local says that during his (Mor. failure of the defence. The prosecu- Wm. C. Shurlock as his authorityton's) time a Clerk was only employed tion was commenced and carried on On the 3d of May I addressed a letter while the Commissioners were in session. Sign. This is a clear mistake. Dure and baliare no one advised proceention by the Republicant of the the continue of the con sion. This is a clear mistake. Durs and believe, no one advised prosecution, the alleged \$9,000, and asking his au ing that time, to wit: from 1857 to or contributed to carry it on in any thority for the slander, that I might 1860, a Clerk was employed all the manner whatever. The result is that trace it to its source. In this I time. One year Mr. Morton charged after a fall and fair trial, where every- made a brief general statement of the time. One year Mr. Morton charged thing was conceded to defendent, to facts in the case, which will come in and received pay for 229 days. That enable him to sustain his charges be- horenfter in order. Of the date of was the year of the Triennial Assess, fore "a jury of that high order of ine the 7th, the Doctor responds in a ment. we believe, and he says the tellect, that scorns to disregard an general way, accepting my statement Board was sometimes in session when oath, and whose verdict was fair and as disproving the charge, and giving ho was not present. The Triennial impartial," (we quote from the Local,) James P. Martin as bis informant. A ho was not present. The Triennal he was convicted of "wilfully and ma- few days subsequently I called upon Assessment was made last year again liciously" libelling John H. Beighley. Mr. Martin at his residence below and consequently in comparing we and the charges against Beighly were Darlington, related to him the story, must take those years. In 1865 the triumphantly refuted. Beighly is sat- to. He said he had heard it from four nished bonds are alive and can testify. isfied and the majesty of the law vin- or five persons at the "Court House." dicated. If any are dissatisfied, we finally naming only one; but that he vance of the settlement, I gave a genimagine it is on part of defendant; be- thought the affair had been enlarged enal statement of the business, include J. M'Pherrin, it is concected, will be cause, outside of Beighley and the since he uttered it, asking time for ing the sale of the stock, at which the The duties of the Relief Board have law, there was none interested ou reflection. Engaging to meet me in

Stupendous Fraud Developed---

1860, authorizing the Co 860, authorizing the Commissioners of Beaver would have been no resurrection for outy to berrow manay to pay debts, and make the standard barrow manay to pay debts, and make the standard barrow manay to pay debts. their acceptance or ejection of the same. , That William Henry, Esq., be the roads, particularly in this quarter. authorised and empowered to negotiate with as the large business of the Baltimore the holders of bond issued by the county to and Ohio road, broken up by rebellion. the Cleveland and Pittsburgh Railroad cum-

of the act of Asse

was thrown upon these lines. pany, for the purchase of the same at any rate not exceeding the amount fixed to be paid for the same by resolution of the Board, passed the 14th of January, 1860, and on file." This responsible work was under-

if we had only known! But I know of aken by me as a citizen of the county, ther occupying no official position, ply of medicines in 1860, no one who that year laid away his bales of merengaged in the service at once, visting Cleveland, Wellsville and Pitte- chaudise,-no one who gathered up bis piles of gold in expectation of the burg. thus and by correspondence endeavored to ascertain for what price great advance of 1864, no one here who in 1860 wished to invest in this the bonds were sold by the Kailroad Cleveland and Pitteburg stock at any Company, by whom they were prohprice. But for the war and its effect ably held how many hypothecated. upon the business of the country. amount of accrued interest uppaid. value of the stock, prospects of the which an one anticipated in the sumroad, &c. Our citizens were ready to mer of 1860, the Railroad aettlement furnish money, and some of the bond, would still be regarded as decidedly ery of said frm. in justification of the Board of Comcesssions. I was engaged in the business over eleven months, reporting to missioners of that year, who directed the Commissioners from time to time me, as their agent, to negotiate the as the work progressed, as called for sale. by the first resolution, the whole being conducted under their direction .--

The general operation may be stated thus: Borrowed, \$49,948,15; received from the Treasury, \$4,231,79; from sale of stock, (net) \$10,750; or division of coupons attached to hypothecated bonds, \$2,75; advanced by agent, \$2,-159.95; making a total of \$67,087,64. With this 78 bords and 526 past due most satisfactory nature. interest coupons were taken up, and the Woodhull judgment in Circuit Court of the United States settled; an aggregate, liability of \$93,231,79, a gain or saving to the county of \$26.-144,15; the bonds and coupons averag ing about 72 cents on the dollar-three per cent. less than the authorized range, whilst \$200 discount was allowed on the judgment. I say a gain of \$26,144,15, for on the balance of for Governor of New York. the 100 bonds the consty subsequently was and is committed to pay full interest on their face. For the year's work and responsibility I received one balf of one per cent, on the cash for Assembly. account, amounting to \$333,76, (the then Treasurer, who did nothing in matter, receiving a like commission;) manner, I received a cent beyond this al District of Illinois. moderate compensation, assorts what

is utterly untrue The account was settled by the tatives, on the 15th inst resulted as supervision of the Commissioners, and A. Eastman, 110; Daniel Clarke, 2.- | a one story frame house, now occupied by Timstands recorded in the proper journal. In the Senate the vote stood: Patterexhibiting all the items in detail-vho furnished the money borrowed, from was warmly congratulated in and out whom the bonds were purchased, their of the State House on his election. several numbers, and coupons attachy

ed, and the price paid in each case -Mercer, Lawrence and Butler, the last It is accessible to all, and all who furtwo counties have already nominated one candidate each, leaving the for In the Argus of March 13, 1861, in admer to nominate two members. Mr. then editor expressed his gratification. Darlington in the evening, I awaited and I heard naught but approbation White and James A. Leech.

his coming until 91 o'clock, when he at the time W. R. Allison, editor of the Steu-A Result of Democratic Rule. Isaac Slenker, late Auditor General any miney, or made any personal duty by the result of my dity by the late The particular point in all this mat-Isaac Slenker, late Auditor General any miney, or mide any personal with upon me whatever. The duty by the resolutions of this State, elected by the Demo-of this State, elected by the Demo-crats in -1862, is, in connection with Gardner, I called upon Dr. Shurlock, by their direction, as in all other parts replies that he will take it into favor. imputation upon me whatever. The duty by the resolutions of the Com- connection with the Congressional Culver, Penn & Co., charged with who then admitted that he had added of the business, I was only their agent, able consideration. He does not want those of his compatinges. His name is insep mon-why not hold them up as exam- defrauding the State of a million and to the story ; he suggested the money reporting propositions for their con- the nomination unless it is tendered arably connected with the history of the pro mon-why not hold them up as exam-ples for Republicans to imitate? It rook 61 per cent, of the receipts of the county to pay their expanses alone: Bank, and Venango County Bank, had rous of per cent, of the receipts of the Bank, and Venango County Bank, had affair. Yet after this avowal, Dr. S county to pay their expenses alone; Bank, and Venango County Bank, had affair. Yet after this avowal, Dr. S now it take but 24. It took, then, alnow it take but 21. It took, then, al-most as many days to receive and dis. burse \$14,000 as it now does \$94,000, leaving out of view the growth of the county and consequent increase of Auditor General's office, these securi-county and consequent increase of turn; it avowedly existing only at the lowing ticket, the majority being sol. Their skill, enterprise and ambition has ena. Wellsville. Assembly, Henry Pillow; Associate reputation they innerited, out to greatly in-crease it. No efforts have been left untried by Judges, Joseph Cummins and Thomas Chickering Sons to further perfect their inties, and sent them to their Bank in pursuing. But Dr Shurlock says he only ut. Gounty had been sold at public sale New York. As they were not offi- tered the slander as a "joke,"-yes, as for 1 think 60 cents for \$100 !- cers Death of iden. Lewis Cass. cers of the Banks who deposited the a "joke," and a very scurvy one at tainly for less than \$1. In August Courts, Frank M. Easton; Register of their present surpassing excellence. Gen. Lowis Cass, of Michigan, for securities, they were of course irre- that. This is decidedly cool. Whe by some of the stock gambling gentry, missioner Luhn W. Brandon. The late improvements made by Chickering Some of the stock gambling gentry. the larcony of a wallet and fifteen ness or prospects of the road, operated lutions, indersing the nomination of date of that party for President, in fearful responsibility. By so doing, it dollars; yet he carried the joke so far it up to 9, 10, 11 per cent. occasionally Gen Geary, for. Governor, approving the human voice. By recent improvements in the touch is rendered more reaching 12 and receding. Then the of the platform adopted by the late elastic and prompt, so that rapid, difficult music Euclid street State Convention; sustaining Congress can be performed with the greatest facility well to save so much from the wreck. in its patriotic course; favoring pro- without fatigue. 1 advised the sale, as did scores of tection of American industry; indore- - The Facilities for the Manufacturing posothers, embracing the best informed ing the course of Hon. Thomas Wil- sessed by Chickering & Sons, are unequalled. business men of the county. Several liams in Congress; indorsing and com-some note, and was promoted to the this loss sufficient for the State for has been done in any degree. He age) on the 3d of September, 1860. the traitor Cowan, and our represent-by his lavorite candidate in his selec-tion of him as a Senatorial conferee, county liability. It was sold to Joshua who put their lives in peril for the de-and in hans placed upon the County Hanne. Esq. of Pittsburg, the nego- fense of the flag; opposing the policy tiation consummated in presence of a that would isstore rebels to power; de This bond story has had varied reputable citizen of New Brighton ; manding from each of the district can- proval of the best artists of the country and and these also are proper witnesses. didates for Assembly a written pledge caused them to be sought after more than ever A few weeks later the stock was made to advocate the passage of a general by the public. to advance 2 or 3 per cent., and then free railroad law. fell off to 8 and 9 for many months. I remember about the time certain THE funniest spectacle of the times war he advocated the Union cause and of the county were \$14,000. They some part of Borough township, dic- persons got up a third party in this is that which presents the Coppercounty, in 1861, somebody wanted to head leaders and organs endeavoring say something about this stock busi- to prove Hiester Clymer a friend of ness, which induced me, after consul- the soldier an admirer of loyal valtation with the Commissioners, to or, a grateful filend of those who savthrow into the Argus a short article | ed the Government from destruction. sorves well at the hands of every pa. expenses. They also lorget to tell as possible. triot and loyal maa. Few men were the men who involved On the 14th of Jauuary, 1860, the ever more honored or trusted, and few the county over one hundred thousand county Commissioners passed a reso-lution recognizing the duty of making dollars in Kailroad subscription, ANUTHAT THEY REFUSED TO the bonds issued by the county to the TAKE A MORTGAGE ON THE Clouded issued by the county to the WE dislike very much to refer to the TAKE A MORTGAGE ON THE Cleveland and Pittsburgh Railroad interest on the sale, of \$3,600. If any soldiers. A year ago, Hieater Clyrecert trial of our up street neighbor, ROAD FOR THE AMOUNT THE Company, fixing \$750 as the amount persons are thus ready to recommend mer, the same leaders and organs, de but we are compelled in justice to oth but we are compelled in justice to oth tree to correct some misstatements in bis article on "ourlibel sut." Inspeak: HAVE SECURED THE COUNTY ing of his trial and conviction, he says ALL THE MONEY ADVANCED, by the first two counts the truth was but we are compelled in justice to oth country advanced, which they would allow interest; further, that arrangements should be made to pur-chave the bonds at the earliest prac-ing of his trial and conviction, he says but we are compelled in justice to oth bis article on "ourlibel sut." Inspeak: HAVE SECURED THE COUNTY and other detest in the interest; further, that arrangements should be made to pur-chave the bonds at the earliest prac-ical period. On the 20th of March, but might be regarded as table to be quoted in the country to speak out; but as no to be quoted in the country to speak out; but as production, he says all the first two counts the truth was a proper estoppel to latter day tabri- colums of a decent journal. It is not a proper estopped to latter day tabri-cations. In my statement of March preceding, I suggested the fact that the stock could then be repurchased for 84. It is thus seen that Dr. Shur-lock's "shortly afterward" was a long county the soldiers are resolving to these having sime said estate will county the soldiers are resolving to these having sime said estate will county the soldiers are resolving to these having sime said estate will county the soldiers are resolving to these having sime said estate will county the soldiers are resolving to the mark in some sime said estate will county the soldiers are resolving to the repurchased are soldiers are resolving to the same sime said estate will county the soldiers are resolving to the repurchased are the soldier are soldiers are resolving to the soldier are resolving to the soldier are soldier are the soldier are soldiers are resolving to the soldier are sol way off, probably three years. The support a fighting man for Governor. fact is we ran a long way into the The inconsistency of the Copperheads. war before there was any material up in this instance, is worse than their

ably, approved March 20, every intelligent person knows there PHILADELPHIA, June 14.-After th Senate had adopted the constitutional PITTS. FT. W. & C. this and some other roads in this region. The war gave new life to all amendments, just concurred in by the House of Representives, Governor Curtin addressed a circular letter to t the governors of all the loyal States, suggesting the propriety of union in We are all naturally inclined to be action in calling together their legis. wise after the fact; yet how exceeding - latures for the ratification of that ingly rich we all might have been, amundment. It is now understood Pittsburg

that such uniform action will be had. | Bochester no Doctor who laid in an extra sup- and that before the adjournment of N. Brighton, Enon. Congress a ratification of the amendolumbiana ... menta will be made.

U. S. COLLECTOR'S SALE.

W ILL be sold on the premises of S. K. Kane & Co., at Darlington, Beaver county, at public out-cry, on

Friday, the 29th day of June. 1866. Iwo Stills, one Steam Engine and Boiler, and all the Pumps and Pipes in the Coal Oil Refin-

ie20.

WM. HENRY.

FALLSTON, June 19, '66.

Political.

The Union State Central Commit-

Hon. George P. Marsh is proposed

for U.S. Senator from Vermont; and

Hon. Fred. W. Seward is talked of as

the Conservative Republican candidate

The Union primary election in Sny-

DAVID SANKEY, Col. 24th District of Penn's.

Ordinance. Berough of New Brighton, and it is hereby enacted by the authority of the same, that from and after the 4th day of July, 1866, it Bourbon shall not be lawful for any person or persons Plymouth within the limits of this borough to manufac-ture varnish or japan within two hundred feet ous parts ci the State were of the And be it further enacted by the authority most satisfactory nature.

person or persons to store or keep more than two barrels of benzine within two hundred feet of the New Brighton Water Co. race, or The Union men of Chattanooga, Tennessee, recently had a public meet-

ing, at which they took strong ground within the same distance of any house or other in favor of the Congressional plan of building within the limits. of this borough, Reconstruction. and every such offence. M. S. JOHNS, JANRS WILSON, Sec'y. Burgess. New Brighton, June 15, 1866-11

> ORPHANS' COURT SALE VALUBLE REAL ESTATE.

der county was held on the 11th inst; Hon. Geo. F. Miller was nominated Guardian of the estate of William Calhoun, for Congress, and J.-H. Wright, Esq., minor son of George Calhoun, late of George. town, county aforesaid, dec'd, will expose to Van Wert sale by Public Vendue or out-cry, on the Delphos Hon. E. B. Washburno was on the premises, on

12th inst., re-nominated for Congress Saturday July 28th, 1866, at 10 o'clock, a. m., the following described real estate, viz: The undivided one-half, sub ject to widow's dower, and also subject to a mother's life estate, in one-third of the same, The vote for U.S. Senator in the those two certain lots in the borough of George-New Hampshire House of Represen- town aforesaid: No. 1, bounded by _____ affect, county Auditors, under the special follows: James W. Patterson, 199; Ira Lake and --- street. On the first is erected Massillon othy Kirby. On the second is also a good one.

> son 9, and Eastman 3. Mr. Patterson Mehaffy: TERMS .--- One-third of the purchase money on the confirmation of the sale by the court, balance in two equal, annual payments from In the Assembly district embracing that date, with interest thereon from same time, to be secured by bond and mortgage."

For further information, inquire of the un ADAM POE, dersigned Guardian of said minor. je20'66.

CHICKERING & SON'S test seems to be between John B. **PIANOFORTES**

CLEVE & PITTS · RR On and after May 20,1866, trains willler tions daily, Sundays excepted, a foll

GOING BOUTH

Salem Alliance 615 4 150 Canton 705 1242px Massillon 726 102 .. 145 .. Orrville..... 805 Wooster Loudonville ... 932 ... 328 . Mansfield 1025 ... 425 - 822 Crestline Ar 1100 a 500. 620 -Bucyrus 1125AH U. Sandusky 107 780 Forest 140 lima..... 800 ··· 920 886 ··· 955 800 14 218 Delphos..... 255 405 . 1028 . Van Wert 824 545 -1150 Fort Wayne. 528 - 1285AN .543 Columbia 720 .. WATSAW. 130. .. 635 819 215 735 Wanatah. 1000 .. Valparaiso... 415 915 R Isl.RR J'n TRAINS GUING RAST. MAIL. | EXP's. | Exp's | SIP 440AM 720AN 650PM Chicago. R.IslKRJund Ill C.RRCros Clarke Hobart . 650 ** 905 Valparaso. 1753 Wanatah OF 838 Plymouth 1033 922 Bourbon ...! ...t. ,947 Warsaw 1328 ** 1035 Pierceton Huntsville . Columbia 1043 1217Px 1128 Fort Wayne: 1515 4 120 112254 to Van Wert 100PM 226 138 - 209 210 . 255 ... Lima.... 250 ... 825 . 240 Forest. 413 " 438 407 459 4 440 539 + 600 620 640 Mansfield..... Loudonville ... 701 822 ... 922 745 800 Wooster..... 1025 835 903 520 956 -1145 .937 Canton 1205m 1017 120 1050 1180 1125 ··· 1205rmj -200 1147 01231 230 Enon 820 1222AN 112 N. Brighton. 410 Rochester Pittsburgh ... | 600 + 20 ... 310 ... 910. Erie and Pittaburg Express Tasin haves Castle at 4:05 p.m., arrives in Pittsburgs 6:35 p.m. Returning leaves Pittsbarg at .mi., arrives in New Castle at 8:4 s.m. New Casile and Pittspurg Accommode Train leaves New Castle at 7:00 a.m., art in Allegheny at 9:45 s.m. Returning f Allegheny at 2:25 p.m., arrives in New G 1. 6:15 p.m. F. R. MYERS, Gen. Ticket

On and after May 20, 1866, Traina

n and arter may 20, 1000, trains will b Stations daily, Sundays excepted, a lows: (Train leaving Chicago at 650 r

TRAINS GOING WEST.

210PH 645AT

820 ·· 820 830 ·· 830

418 .

452 .

Exp's. MAIL | Exp's.

928

ic ckample ? There is Potter, Ritchie. ocratic example.

years the leader of the Democratic sponsible, and the Auditor General, in same plea was made in Court, last by some of the stock gambling gentry. party in this county-once the candi- delivering up the bonds, &c., assumed a week, by a poor creature indicted for who, without any change in the busiopposition to Gen. Taylar, and Secre. is thought he has involved the State that the Court sent him to the penitary of State under Buchanan, is dead. to the amount of a million and a half tentiary for fifteen months ! That as He died at Detroit, on Sunday morn. of dollars, which must come out of the somebody says, was "trash,", but the ing last, in the 84th year of his age. pockets of tax payers. This is the REPUTATION a man may inherit and Gen. Cass held many offices of honor result of Democratic misrule. A mil- children, 19 of far greater consideration. a great man, but a good politician - Democracy has cost the State a mil- and in being placed upon the County honest in his intentions, and devoted- lion and a balt of dollars. ly attached to the country and its in-

stitutions. He resigned his position in the Cabinet of President Buchanan in the Convention on Monday last and serted that I had made in the Railroad because of his course in the beginning boasted that, during the time they ures at \$105,000; but all such reports, of the secession troubles. During the were Commissioners, the expenditures so far as traced had their origin in contributed to secure the overthrow of forget to tell it took 205 days to dis lated by mutives that I do not envy. rebullion. In his death the country burse that sum, and that they charg- I ask attention to a statement of facis rebellion. In his death the country burss that sum, and that they thang relative to the Railroad affair, which has lost a good man, and one who de. ed the county \$278,50 for incidental to be intelligible, 1 will make as brief serves well at the hands of every pa. expenses. They also forgot to tell as possible. were more worthy.

on the first two counts the truth was BUT THE OFFER WAS REFUSED 1860, an act was passed authorizing bit the first was excluded. What a bor THE OFFER WAS REFUSED tool, an act was passed anthorizing the county commissioners to horrow solution, leaving his reader to infer that county now are principally made of the \$50,000, for the purpose of compromising the truth was excluded. What a debt. Thus one hundred thousand dol the 21st of April, 1860, the minutes of the truth is as Mr. Odell well knows the last Democratic Board of Commissioners show the following action: want of candor is pero random is pero random is lars was squanaerea by those men, una tollowing action : The truth is as Mr. Odell well knows, the last Democratic Board of Commission of S. Lawrence, Rescloed, That fact is we ran a nong way is interest. Would the people of the way is over the william Henry, Esq., he spointed as Agree to war before there was any material up in this instance, is wore oblicit the lean of money under the provisions ward movement; and but for the war, ingratitude. Har. Tel.

county and consequent increase of Auditor General's office these securi- idea that the game was scarcely worth been quoted as low as \$2 on the hun-duties. By all means give us a Dem-

desire to transmit untaruished to his Committee!

Col. Sholes and J. C. RITCHIE were phase in different quarters. Some as-

Jonas Chickering, who assumed the manage- Orrville.

Garvey; Sheriff, James B Story; Pro- struments, experiments and changes have been thonotary, J. B. Clark; Clerk of made without number, until they have attain-

missioner, John W Brandon. The of the most marked character, by which a Convention adopted a series of reen- great volume and purity of tone is obtained, combined with sweet singing quality rivaling

> Their Factory is larger than any Planc Factory in America by nearly one third, and more than Belaire..... necessary for the production of a durable in-strument. By these means a regular excellence

attained in the Chickering Pianos. The merits of the new Pisnos are so great | Pittshurgh and so apparent that they have gained the ap-

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81 Wood Street, Between 4th St. and Diamond Alley. june 16,'66-1m. Pittsburg, Pa.

ADMINISTRATOR'S NOTICE.

present them to the subscriber properly au-

thenticated for settlement. ROBERT S. HALL, Industry tp., JAMES ORB, Beccoco to.,

MAIL. Exp's. Mull. 800AM 240PH 840PH Euclid street 811 ** 251 ** 355 Hudson, 915 ** 345 ** 509 Millersburg ... 415 * 536 500 * 640 950 Ravenna Alliance 1045 .. 535 " 1127 105 PM 655 ... Wellsville GOING NORTH. MAIL. EXP'S. Accos 415ры 900AN Wellsville 1040 ··· 535 ··· 1125 ··· 610 ··· 63/48 Bayard..... Alliance . 700 ** 1215PM Ravanna..... Willersburg. Orrville Akron 1249Pm 735 " Judson 152 ... 824 ... 916 Euclid street 205 ** 835 ** 939 GOING BAST. MAIL, EXP's-EXP's. 1040AM 610AM 1040AR 625 " 1139 . 743 125 PM 845 ... 735 147 . 907 217 225 950 ... 8154 340 . 1105 ... GOING WEST. EXPS. EXP'S. MAIL

Pittsburgh 155PM 485PM . 545 ' 300 Rochester .. Beaver 628 " 836 Smith'sFerry 420 . 715 Wellsville ... 528 ... 813 Steubenville. lioið. Bellaire. 650 ... 930 ... 1120.

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