Beaver, Pa., July 31, 1867.

Union State Nomination.

FOR SUPREME JUDGE, HON, HENRY W. WILLIAMS. OF ALLEGHENY COUNTY.

Union County Nominations.

Assembly. THOMAS NICHOLSON, Beaver Co.; JONATHAN R DAY, Washington Co.; JOHN, EWING

Associate Judge. MILTON LAWRENCE, Greene tp.; Prothonotary JOHN CAUGHEY, Beaver boro.; Treasurer.

EEIJAH BARNES, Borough tp.; Commissioner. WM. EWING, Racoon tp. Jury Commissoner. JOSEPH C. WILSON, Beaver boro.

Auditor. G. K. SHANNON, Hopewell tp ; Poor House Director. SAMUEL McMANAMY, Economy tp.; Trustees of Academy. S. J. CROSS, Rochester boro., JOHN BARCLAY, Beaver boro.

An important libel suit has just been dis posed of in Chicago, Ill. Some time ago the Tribune of that city charged Gerritt Smith, of New York, with feigning insanity at the time of John Brown's trial and execution at Har. pers Ferry, and taking refuge in an asylum to avoid the consequences of complicity in Brown's raid. The prosecutor and the defendants were brought together a few days ago, and the latter being convinced, by the testimony of medical men, that the charge aga inst Mr. Smith was untrue, agreed to retract it, which has been done. Mr. S., claimed damages in the sum of \$50,000. The suit has therefore been dismissed.

and the five District Commanders, removed, county than to himself. Leading rebels of the Southern States, Washington secessionists and Northern copperhardly be a success.

peared in that paper? We published it some ty endorsement at the polls. conductor unwilling to let his readers see ed as a private soldier in the 46th P. V. and employ, who was in the adjoining room and kind. and put their own construction upon this part served with it through all its marches, battles who overheard the whole conversation.

lar connected with the outhreak, and that upon them rests the responsibility of having plexing duties with great accordability. A and we shall therefore continue to oppose

white one pieces white one pieces white the company as more and the pieces white the company as more and the pieces white the pieces white the company as more and the pieces white the pieces wh

people have had occasion to learn during the A very extensive job is now said to be on last five years. We would about as soon hands at Washington D. C. It is no less risk his judgment in a judicial matter as that than an attempt to get Stanton out of the of most of professional lawyers or Judges, Capinet, Grant from the head of the army, and his election will be rather a gain to the

John Caughey, our candidate for Prothonotary, is known everywhere, and known so the falsity of the statement made by our corheads have combined to bring these changes favorably to our people that it is scarcely about, and a strong deputation of these are necessary to commend his name to their attennow at the capital endeavoring to carry the tion. He is a clerk by profession, with extenprogramme through. The movement will sive business experience and acquirements,

tion as expressed by him in 1862. Now, if it position which requires the best business supports him and endorses his views, we qualifications, and constant attention and exwish to know why his opinion has never ap- actness. His nomination will receive a hear-

We have heretoom briefly adversed to the window of the control of the property of the control of

came to this office last week, and demanded the name of the author of a communication in the Aryus of the week before, in which he was referred to in some "unmentionable" matter, while attending a circus in Rochester matter while attending a circus in Rochester matter what he was or how or these circumstances. The "goods" have never been made up, and I presume never will be by the family to whom they were sent.

The Local's version of the affair is then at fault in these particulars. The debt due Mr. A stranger, the was or how or these circumstances. The "goods" have never been made up, and I presume never will be by the family to whom they were sent.

The Local's version of the affair is then at fault in these particulars. The debt due Mr. Anderson was contracted by Mr. M., himself. some time before. We refused to give him the name of this correspondent, but stated distinctly to him that if he convinced us of respondent, we would see that a proper correction was made. We also told him that if it would be of any advantage to him we would give him the name of the colored perand his successful administration of the office son who had made the charge of indecency The Local professes to support Sharswood for Supreme Judge. If it does so in good faith, it is reasonable to suppose that it on dorses his views on the Legal Tender, question, and added that he did not want the name of dorses his views on the Legal Tender, question, and added that he would either the position which requires the best business of county tract with the voters of the clerkship to against him, and if that person stated that it was untrue, a retraction would follow. This great many words. There are a great many words are the words was ever many words. He replied that he did not want the name of this person; and added that he would either that it for publication, and would be rejected by you. On spelling, I think I am reasonably received. I would like also to know why these was the follow. This great many words. There are a great many words are the words was ever many words. There are a great many words are the words was the received by the fit for publication, and would be rejected by you. On spelling, I think I am reasonably to the words was untrue, a retraction would be rejected by you. On spelling, I think I am reasonably to the words was untrue, a retraction would be rejected by you. On spelling, I think I am reasonably to the words was untrue, a retraction would of county treasurer, and of the clerkship to against him, and if that person stated that it

upon them rests the responsibility of having caused the death of one or two men and the wounding of thirty-five or forty others.

We were the recipient on Manday last of port of every loyal voter in the county.

Plexing duties with great acceptability. A part from his merits, the irreparable injury he has sustained in the service of his country will secure for him the sympathy and support of every loyal voter in the county.

And we shall therefore continue to oppose and in opposition to the monopoly. Unless this or something else is done to put things the financial grounds, until the campaign is over, and his competitor, the man who left his good do under the circumstances. The Railroad platform, and his competitor, the man who left his good do under the circumstances. The Railroad question, at this time, overshadows all others upon them rests the responsibility of having plexing duties with great acceptability. A and we shall therefore continue to oppose ate organization on a Free Railroad platform. We were the recipient on Menday last of an anonymous letter mailed at New Brighton, but written at this blace, asking us not to say anything more in the Angus about it of Treasurer. We have in our possession, other writings of the writer of this anonymous noter and our readers would smile if we would tell them who its author is. Some presons show that ther weak points without obliging their opponents to search long for them. This is an instance of that kind.

The say anything more in the Angus about it det to the confidence of the people. He will phantly elected to the office for which the latter, and neither attacks upon ourself. For the latter, and neither attacks upon ourself. The Republican party is placed fairly upon threat of the people of that section and its. wants. He besides a family known throughout the whole is a family known throughout the supporting the one, and induce us to cease opposing the one, and it then the cause of Republican party is placed fairly upon threat of the people of the section, in a volce not to be miss upporting the other. We shall "fight it out then the cause of Republican party is placed fairly upon threats of prosecution, or anonymous letters of the latter, and neither attacks upon ourself. For the latter, and neither attacks upon ourself. The Republican party is placed fairly upon threats of prosecution, or anonymous letters of the latter, and neither attacks upon ourself. The Republican party is placed fairly upon threats of prosecution, or anonymous letters of the suit of the course of the intention of the people of the seal of contents of the course of the intention of the seal of contents of the people of the seal of contents of an anonymous letter mailed at New Brighton, William Ewing for Commissioner is enti-

he belonged to, what he was, or how, or That paper seeks to convey the idea that this whence he escaped.

grammar, and if it should be the means of enough was laken to pay a portion of this producing effusions such as I find in the Losum; while the neighors say \$50 worth was cal, I don't want to know any more about it sacrificed in the operation. The Local claims I thought of quoting some of the loathsome that Mr. Anderson then sent the woman and debasing sentences as specimens, but re-frain upon taking thought that they are un-dren;" while the lady who was the recipient

He complains of my grammar, and orthog-when the truth is the property was seized afraphy. I make no pretensions to elegance of ter he was gone. The debt amounted to \$40. style. I confest I know but very little about The Local holds out the idea that but property

ble for the old peace debts of the rebel States, by abolishing their State Governments and taking their government into its own hands, taking their government into its own hands, as Mr. Johnson suggests, we suppose that by the same law the States will take on the lia-

But if the United States becomes liable for opposition to measures wherein finality is

To Every Union Man.

Can any honest Union Republican vote for

The first trial of the elective judiciary in son's veto of the reconstruction act; and we presume he holds with the distinguished counsel of Jefferson Davis that; the amendment abolishing shvery is no part of the Constitution. Lewis presided at the Vallandigham meeting in Independence Square, which was presided over by gentlemen more than suspected of secession proclivites.

Lowrie shared these views, and believed the draft and legal-tender laws to be unconstituted. The following is the law reference. draft and legal-tender laws to be unconstitu-tional. Woodward, from his speech in Inde-to: tional. Woodward, from his special at the pendence Square, in 1860, to the present time, has openly expressed similar doctrines. All of them believe the State bounty laws to be unconstitutional, and that the national banks in this Commonwealth, either by lease or otherwise, on which any Canada this leaved commonly known as Canada this leaved

dvocating doctrines really subversive of the Union and distasteful to the loyal citizens of our Commonwealth.

We thus group these gentlemen and their principles and views, as representing those which must be subscribed to and carried out by a Democratic nominee for a seat on the by a Democratic nominee for a seat on the seed thereon, shall neglect or refuse to cut and destroy the same, so as to preven the seed thereof from ripening, it shall and manner.

man of great learning and ability. True, and so much the worse. All the chief justices were men of learning and great ability, but that only made their prenicious doctrines more dangerous, and their decisions more

If a Judge is not sound on the great constitutional questions and measures of the day he is not fit for a sept on the bench of the highest tribunal of the State, no matter what his talents may be; for in proportion to his ability is his power to do evil.

The matter of the state is not fit for an arrived for any justice or court in said counties. Approved March, 1862.

The members of the Union Republican party have a clear course marked out for party have a clear course marked out for them—To yote for them own candidate. Hon. Henry W. Williams, a man of unspotted character, great learning and judicial experience; but, above all thoroughly loyal in gence we receive from Europe. From this his sentiments, and perfectly sound on the intelligence we infer that it was the hope of the day—Phila Press. great questions of the day.—Phila. Press.

Patriotic Letter from Gen. Rose-

was untraction would follow. This was think, we are always in duty bound to do great many works. There are a great many works the are an are all the beautiful and the sould the are are a great many works there are a great many works the are an are end put their own construction upon this part of the support of th IF THE General Government becomes liathoke who claim, par excellence, to admire you

> should be no wavering in our support of the present general policy of Congress, however its details may or may not require modifications. tion. No representative ought to be elected to Congress on platforms of open or covert more important than detail."

views are correct, it is obvious that there

The Law About Thistier We have a law upon our statute books that seems to be overlooked. Indeed we suppose many farmers are ignorant of its elistated Pennsylvania gavenus a Democratic Supreme
Pennsylvania gavenus a Democratic Supreme
Court, and every clief justice since has been
a Democratic Black was a violent pro-slascason. The State Agricultural Society is in
United States he advised Mr. Buchanan that
United States he advised Mr. Buchanan that
Inited States he advised Mr. Buchanan that
Inited States he advised Mr. Buchanan that
Inited States he advised Mr. Buchanan that Yet it is of no little importance and we give united States he advised Mr. Buchanan that he had no power to employ force against lowing themselves to become smeanile to rebels. He wrote, it is said, President John-rebels. He wrote, it is said, President John-rebels. He wrote, it is said, President John-rebels. son's veto of the reconstruction act; and we son's veto of the reconstruction act; and we presume he holds with the distinguished remark further that a notion we

on them between the shard charty have to be unconstitutional, and that the national banks are proper subjects for State legislation, a doctrine which would lead to their extinction by State authority; and they all were opposed to the war and the war measures of the General Government, and gave their hearty assent to the submissive Chicago platform, which, if carried out, would have dissolved the Union.

They were all opposed to the amendment protecting the national debt against repudiation; and they approved the vote of the reconstruction act.

These are fair representatives of the Democratic party and of a Democratic judiciary, advocating doctrines really subversive of the Union and distasteful to the loyal citizens of our Commonwealth.

supreme Bench. Could any Union Republican vote for either of the above named gendlemen? If not, then we ask, how can be lawful for any person or persons, who must naturally entertain the same views, promulgate the same decisions, and engraft the Calhoun theory into the law of a loyal State like Pennsylvania?

But it is argued the candidate may be a man of great learning and ability. True, and man of great learning and ability. True, and man person or persons, so agarieved, or he injured by such neglect, or refusal, to give five days notice in writing to such person or or persons or corporation, to cut and destroy the same, so as to prevent the same views, and destroy the same, so as to prevent the same views, and destroy the same, so as to prevent the same views, and destroy the same, so as to prevent the same views, and destroy the same, so as to prevent the same views, and the same views, and the same views, give five days notice in writing to such person or persons or corporation, to cut and destroy the same at the end of five days, it shall and may be lawful for any person or persons. any person or persons, so aggrieved, or be lieving themselves about to be injured there by, to enter upon, or hire other by, to enter upon, or mre other persons to enter upon such premises, and cut down and destroy such Canada thistles; and the person or persons so employed shall be entitled to recover from such land, compensation as the

MAXIMILIAN's fate, however enveloped in the Austrian Emperor Joseph (Maximilian) brother) in sending Max to Mexico, that he would be murdered and thus put out of the way. Maximilian was the rightful heir to Gen. Rosecrans was lately invited to attend the throne of Austria, which night he signed Gen. Rosecrans was lately invited to attend the Union ratification meeting in San Francisco, but he could not go; but he sent a long letter, from which we extract the following:

the throne of Austria, which again the signed away" to satisfy certain intensity of the House of Hapsburg. While Max. lived he was of course an impediment in the sight of his loving brother. Emperor, Joseph. Hence the

NEW ADVERTISEMENTS.

NOTICE. men who fought and labored for the utility of the nation to be the most intelligent and persistent maintainers of the autonomy of the States against the extremes of anarchy or consolidation. I know the men of the South ought, by the instincts of conservatism, courage and interest, to be with them. If these views are correct, it is, obvious that the south of the south

Teachers' Wanted, ONE male Principal and five female assistant and ers for Rochester Public School. Elector in of Aug. 1867. School to commence that Morkly of Sentenbar.

aber.

| By order & Board of Directors.
| H.W. SEELY. jy81'67:3L