## The Beaver Argus. J. WEYAND, EDITOR AND PROPRIETOR. Beaver, Pa., August 14, 1867. Union State Nomination. TALION MOTION SUPREME JUDGE, HON HENRY W. WILLIAMS OF ALLEGHENY COUNTY. Union County, Nominations. matter The Assembly. Avernie r "THOMAS NIUHOLSON, Beaver Co. ; JONATHAN R. DAY, Washington Cp.; -HOHN EWING within wikinociate. Judge. "")HLTON LAWRENCE, Greene tp.; **Prothonotary** JOHN CAUGHEY, Beaver'boro.;

Treasurer. ELIJAH BARNES, Borough tp. ; Commissioner. WM. EWING, Racoon tp.

his -it Jury Commissoner. A. JOSEPH C. WILSON, Beaver boro. 4 aw word ask Auditor. Style real or

G. K. SHANNON; Hopewell tp ;) Poor House Director.

BAMUEL MCMANAMY, Economy tp.; Trustees of Academy. B. J. CROSS, Rochester boro., JOIIN BARCLAY, Beaver bora.

AUDGE SHARSWOOD ON LE-GAL TENDERS.

Extracts from His Opinion in the Case of Borie vs. Trott.

("On she whole, then, I am of opinion that the provision of the act of Congress of Feb-mary 25th, 1802, declaring the notes, issued in pursuance of that act to be lawful money, and a legal leader, is unconstruction AL. ""This rendors, it unnecessary that I should consider the other question which has been consider the other question which has been made, as to the effect of the special agreenent to tay in lawful sliver pioney of the United Bates 11 am in fivor of entering judgment for the plaintiff, but as a majority of the court are of a different opinion, judgment for the defendant."—Copied from the Phdadephia Age of 23d of February, 1804, where the opin-ion is authened in full. consider the other question which has been ion is published in full. Local for Receipts & Expenditures, .... \$150 00 Argus 123 00

altimay also be found in the Legal Intelligeneer of March 18, 1804, page 92. In the same copy of the Age is a carefully prepared culogy of the judge and this opinion, in which is the following : Judge SHARSWOOD reasons upon and decides the case as if he were some lofty spirit

Local for Poor Directors report, ...... 45 00 87 50 LOCAL more than ARGUS, Making a total of sitting far above and out of the contentions and strifes of the world." Will not the holders of greenbacks and Government honds consider the judge as for the same work, performed at the same

quite too clevated and etherial for such earth- time. Ir honors as a scat on the Supreme Beach? Thr. Democratic party before the war charged the Republicans with being dissuplonisis. The latter denied the charge, and tion, which is not without significance. He Total drafts to fate..... epplanists., The latter denied the charge, and then, which is not interest of Grant, Butler, Balance due depositors. "crats, and the acts of Democratic conventions That they who made the charge were them of these gentlemen would make a very acceptselves the persons who were seeking to dis. sble candidate for the Union party. But he

We have been inquired of quite frequently incic has week's Argue appeared, why the County Commissioners allowed the collar is the Zood to "windle" the target end of the Longitude and the important that a freq all makes a strengt of the Longitude and the important that a freq full in reascally at the time. The receipts and the the State of March the colling of and the community of the State of the Longitude and the important that a freq full in the state of a strengt of the Longitude and the important that a freq full in the control ways at the control of the Longitude and the important that a freq full in the control ways at the control of the Longitude and the important that a freq full in the control ways at the control of the Longitude and the important that a freq full in the control ways at the control of the Longitude and the important that a freq full in the control ways at the control of the Longitude in the control of the c then proclifred, and it was ascertained that be a full attendance of the members of the it had been paid \$45,50 more than our bill committee then, and such information . and

warrant on the county treasury was then given us for a sum, \$45, 50 less than was giv en the Local for the same work. -It will be seen from this that the Commis-sienors had no knowledge of the guilty trans-action until some weeks after the money had been paid to the Local, and if any blame attaches to them at all in the imatter, it is because they have not yet commenced. an action to recover the sum thus fraudulently action to recover the sum thus fraudulently compositor. taken from the people's pockets.

A Runon prevails now in Washington to The Local has heretofore charged the Unionthe effect that since Stanton's suspension, the ists of this county, with squandering the peo- President is now turning his attention to ple's money. It has made the charges with Judge Advocate General Holt, with a view out giving a single fact to sustain them. We of sus pending him also. now allege that if the "Lost Cause" men

Tells Its Own Story.

its members, at least, would "go through" the pers in Pennsylvania. It must be remembered, too, that the schedule exhibits only the deposits in the freednen's saving balks, and does not include the large balances to the credit of the colored depositors in the many national and State banks throughout the South:

Newbern, N. C..... - \$7 50 -\$15 50 which the Local charged more than the Argus

GEO. WILKES, the editor of the New York | Total amount of deposits during the month .. Spirit of the Times, last week wrote a long ar. ticle for his paper on the Presidential gues. Excess of deposits over drafts. Stanton, and Chase, and believes that either

## ROCHESTER, Aug. 12, 1867.

EDITOR ABOUS :- Allow, as space enough it it had been paid \$45,50 more than our bill committee then, and such information and informatio and Birth---8.

strated that more; than seven tenths of the wretobsdness, poverty and crime of the country flows directly or indirectly, from the use

try flows directly or indirectly, from the uso of ardent spirita. By prohibiting the vending of intoxicating liquors, we may it a great measure scal up the fountains of human woo. To accomplish this should be the highest aim of legislators and of citizens. Is, Potter, county in this State, where this law, bas been in force for a short time only, it is said the most gratifying results have followed. It is so in Maine, and everywhere that such a law was in force, and rigidly enforced. It will be so in this county. If we cannot set such a law for the whole lowing : -If we cannot get such a law for the whol State, lot us get it for counties, and anon its happy results will induce other counties to follow one by one until a State law can be pass-ed restricting the sale of whisky, just as the sale of other poisons are restricted; and it will be the one would the most continue to not be one year until the most gratifying ret suits will follow." The jail will lose its inmates, the county expenses be reduced one-half and thrift and happiness take the place of poverty and wretchedness. But our object is to call the attention of those already satisfied of the truth of these statements, to the necessity of immediate action rather than dwell upon the benefits that will follow. We

have no doubt Beaver county will give a good majority in favor of this reform if the proper effort is made, because we know its citizens are largely composed of good, noble, intelli-gent men, who set from principle. Let the question be thoroughly understood and the sesuit is certain. Foliticians will of course ignore the question, and we trust they may. 1,945 9,463 15,364 It is not a political question and politicians are not the right men to take hold of it. It is 10,65 time however our ministers, church members, temperance men and all who do or should fa-vor the reform were at work. Not a day pass-\$194,075 94,513 to set of the ferrorin were at work. Not a day pass- to set of that every reas exter, and run drinker in the county is at work is defeat it. We have 1.511,013
 waited for some one to move but, thus far in every reason one to move but, thus far in every reason one to move but, thus far in every reason one to move but, thus far in every reason one to move but, thus far in every reason one to move but, thus far in every reason one to move but, thus far in every reason one to move but, thus far in every reason one to move but, thus for coun- ty give a majority in favor of intemperance? Think of the example ! Here is a chance to to good to achieve a triumph worthy the ef- to achieve a thum of the count of the move off.

solve the Government. Time, and the war goes farther and says if. Sheridan is removed that this testimony was reliable. showed that this testimony was reliable. the first and war goes farther and says if. Sheridan is removed by the President, or is in any way interfered dition of our county, shows a very ger, behalf, as to make thin the Union Presiden. Showed that this testimony was reliable. the first and will you neglect is for and will not describe the neglect is for and the county when any neglect is for and will not describe the neglect is for and the county when any neglect is for an any set of the county is for an any set of the county when any neglect is for an any set o

etings in every part of the county.

United States vs. John H. Surratt most re-spectfully state, that they stand procisely now as when they first balloyed upon entering the room. They are nearly equally divided, and are firmly convinced that they cannot possi-bly make a verifict. We deem it our duly to the country, and in view of the condition of our private affairs, and the situation of our families, and in view, of the fact that the health of several of our number is becoming seriously immaired under the prolonged con-Nery, respectfully; [Signed,] ANDREW Joinson. To Hon. Ed. M. Stanton, Scc y. of War. To which the Secretary replied as follows WAR DEFARTMENT, August 5, 1867.—Sin Your note of this date has been received, stat-ing that public considerations of a high char acter constrain you to any that my resignation as Secretary of War will be accepted. In re-ply, I have the honor to say that public con-siderations of a high character which alone seriously impaired under the prolonged con-finement, to make this statement, and to ask

your Honor to dismise us at once. Most respectfully submitted, [Signed by all the Jury.] have induced me to continue at the head of this Department, constrain, me not to resign the office of Secretary of War before the next meeting of Congress.

After some conversation, Judge Fisher or-ered the discharge of the Jury. During the entire retirement of the Jury Very respectfully yours. EDWIN M. STANTON. hey remained as follows on the verilict -For conviction : Todd, Barr, Schneider and McLean-4. For acquittal : Davis, Berry, To the President.

## Ball, Behover, Alexander, Larsell, Gitting Mr. Stanton and the President.

In a curt note the President asked Mr

and Birth-8. There is respectable authority for stating that the jury disagreed on the question of the absence of Surrait from Washington at the time of the assassingtion of the late President, and that they were agreed upon the point that the balance indicated for consentance has Stanton to resign, as our readers have seen in a reply equally crispy, Mr. Stanton refus ed to do so, and so matters stand at present.-The President thinks he has the power to rethat had he been indicted for conspiracy he should have been convicted immediately upon their retiring to their room. Judge Fisher then rose and read the folpower to remove officers, except with the advice and consent of the Senate, there is this

lowing: "I have now a very unpleasant duty to dis-chatge, but one which I cannot forego. On the second day of July last, during the pro-gress of the trial of John H. Surratt, for the murder of Abraham Lincoln, immediately after the Court had taken a recess until the following morning, as the Presiding Justice res decending from the Bortch. Joseph H proviso : "Provided, That the Secretaries of State, of toilowing morning, as the Freading Justice was decending from the Bench, Joseph H. Bradly accosted him in a rude and insulting manner, charging the Judge with having of-fered him (Bradley) a series of insults from the bench, from the commencement of the trial, and the Judge disclaimed any intention whatever of passing any insult, and assured by Bendley the be hed aptertiated for him Mr. Bradley that he had entertained for him no other feeling but those of respect. Mr. no other feeling but those of respect. Mr. Bradley, so far from accepting this explana-tion or disclaimer, thereupon threatened the Judge with personal chastisement, as he un-tice or live, if its Judges are to be threatened with personal violence on all occasions, when with personal violence on all occasions, when purposes an appointment by Fresident John-son, although it lacked the prescribed forever the frascibility of counsel may be excited by an imaginary insult. The offense of Mr. Bradley is one which even his years will

Stanton Suspended.

Judge Fisher, interrupting, cried adjourn

WASHINGTON, August 12-midnight. The following is a copy in full of the correact of three of the Judges of the Supreme spondence of to-day between the President,

NEW ADVERTISENENT

LICENSE NOTICE PPLICANTS FOR LICENSE AT SEPT. SESSION

BATING HOUSE William M.Cown, Elizabeth Ripper. ... Samuel Majors, dr... David Mazaw Nathan M'Cowan... George Berktiner... angi4 67:8t. JOHN A. FRAZIER, CTL

Dissolution of Partnership. DIASORITION OF A CARCENERD, 'A FOTICE IS HEREDY GIVEN THAT THE PART A nership heretofore existing between Lonis Berker A Daniel Nelson, is this day discoved. Mr. Danie a retiring from the firm, Any persons barking failure ne will present them at succass there indebied

Rochester, Ang. 7, 1867.

Co-Partnership Notice. Co-Partnership Autoc. THE CNDEESIGNED HAVE. THIS DAY FORM I ed s Co-Partnership under the name and style of Bucchling & Breunz, for the purpose of continuing the Drug business; at the old stand. In the Pubmod, R-chester, BUECHLING & BILEHIL

Grape Vines.

G. W. ELLIOT & SONS OFFER FOR SILF G. W. ELLIOT & SONS OFFER FOR SILF & Ives' Seeding Vines. These vines are for out of substantial woody roots full of the line are in the substantial woody roots full of the line are in the substantial woody roots full of the line are in the substantial woody roots full of the line are in the substantial woody roots full of the line are in the substantial woody roots full of the line are in the substantial woody roots full of the line are in the substantial woody roots full of the line are in the substantial woody roots full of the line are in the substantial woody roots full of the substantian these, therefore, who want them whould not the Cherry Trees; also Strawberries, and a line and fraits and roses; a few thousand also of the following Allens. Hybrid, and Isabella. Others addressed to vill receive prompt sitention, and we will send fine vill receive prompt sitention, and we will send fine Price List.

nec and anover rice Lat. OFFICE AND SEED STORE :- No. 109 Market Sarat 'itzburgh, Fa.' J. W. ELLIOT & SUSS motd'GT(Sm).] Propriete-Official-Paris Exposition, 1867.

OFFICE OF THE HOWF MACHINE Co... GUB BROADWAY, N. Y. July IT, 1977

GUO BROADWAY, N. Y. duly F. 1977. Advices just received by mail cuable us to announce positively that the only gold medial for American ser-ing machines was swarded to Elias How, I. is he manufacturer of the best sewing machines in compet-tibited. There were eighty-wow machines in compet-tion for the pfize, and Mr. Howe received the a tilison al award of the Cross of the Lepton of Repts, is award to the Cross of the Lepton of Repts, is award is as follows: Howz Macintyz. Wint is as winder to the Wint of the award is as follows: Howz Macintyz. Wint is the Wint of the State Jr., promoteur, the is mapour is machine a boxos d'or.

The official fist of those who were made Katchisof the Legion of Honor, as published in the Patie pre-reads thus: "Mons. Ellas Howe, Jr., fairiers at mo-chises a condred exposited," which tracked has English, reads 1 "Mr. Files Howe, Jr., maker of see. English, reads 4 "AIT, Elins Howe, or, Ender of ser-ing machines, exhibiting." From this It will be seen that the incidel awarded to Wheeler & Wilson was for a Buttonto's Michine" and not for the Souring Machine.

MERCHANT TALLOR,

JOSEPH BRAUN

Bridgewater, Pa.

purposes an appointment by Freshent John-son, although it lacked the preseribed for HAS BEEN CONSTITUTED AGENT OF THE malities. Now when he wishes to get vill of HHOWE SEWING MACHINE for Beaver, Bei Mr. Stanton, who will not be a facile instru- and Lawrence connies. He premises to give fails, Mr. Stanton, who will not be a facile instru- and Lawrence connies. He premises to give fails, here a sewing Machine having a be a florid in self of a sumber of years. The Machinek been greatly improved lately, and he has taken a m Interest in them. This Muchine does the finest, as well as the come

was appointed by an interview of the President work. The more judicious advisers of the President counsel, there is a structure of the presence of the president in limitation of General Jackson to take the responsibility. In the meantime all official chity from which the president intercourse between these two gentlements as excluded. The more structure of the country better without military affairs of the country better without for the occupant. The more structure of the president work. The more structure of the section of the section

THE FOLLOWING APPRAISEMENTS UNDER I the act of Assembly of the 14th of Apr. N. of property allowed to be retained by widows a se-cedent, to the value of \$300, have been field in the face of the Clerk of the Orphans' Court of Beave craty, and appr ved nici.

the Treasury, of War, the Navy, of the Inter-ior, and the Postmaster General and the Attorney General, shall hold their offices re-spectively during the term of the President by whom they have been appointed, and one month thereafter, subject to removal by and with the advice and consent of the Senate." When Mr. Johnson succeeded Mr. Lincoln. the several members of the Cabinet proposed to resign their places, in order that the new President might select a new Cabinet ; but Mr. Johnson earnestly requested every mem ber of Mr. Lincoln's Cabinet to continue, just

Mr. Bradley is one which even his years will not palliate. It cannot be overlooked or go unpunished as a contempt of Court. It is therefore ordered that his name be stricken from the roll of attorneys practising in this Court." Mr. Stanton, who will not be a facile instru-in ment in his hands, he falls back upon the le-gal technicality, that, becauso Mr. Stanton & gal technicality, that, becauso Mr. Stanton & therefore ordered that his name be stricken from the roll of attorneys practising in this Court."

Court had adjourned. Judge Fisher-It has not, sir.

Mr. Bradley-Then, sir, in the presence of the Court and assembly, I hereby pronounce the statement just made by the Judge as ut-terly false in every particular.

the Court. The Crier-This Court is now adjourned. Mr. Bradley-Well, then, I will say now-Judge Fisher, rising to leave the bench-You can say what you please, sir, and make a speech to the crowd if you like. Mr. Bradley—You have no, authority to dismiss me from the har. That must be the

s offered, would put their arms into the pub- feed with now. "lic treasury up to their pits. Last week we gave an instance of how the Local "swindled" the county out of \$45,50; we now give

in public at all during the present campaigned by Vallandighan bins diff. That have not unese great opposite results, in States bins diff. That have not unese great opposite results, in States bins diff. That have not unese great opposite results, in States bins diff. That have not unese great opposite results, in States bins diff. That have not unese great opposite results, in States composite fee which as a state of the world differs the results where here outid damage the party bur that there he could damage the party bur that there he could damage the successful tacket, who uphed the came should at the differ of the Locid stands ready results where and finy cents differences the world bin to four parties, three of the locid states do the states the world bin to four parties, three of the locid states do the states the were but two parties, three of the locid states do the states the were but two parties, three of the locid at the difference of the state difference of the state differences the were but two parties, three of the locid at the difference of the state of the stat

son's cars, when applied to local matters.— As in the former instance, they who make country. Not only will it have this effect. they every one's who, if an opportunity were as soon as Congress meets in November. The collered, would put their arms into the pub-fied with now.

in a legal tender was unconstitutional. If the particular at the election and see how many times you can the same wind of the taxpayers of the county. They will learn from these instances that mon who counting up how often you have deserved to have see his cultural to the clock what elso this clerk did, in order that we may see his culturality. The Cleve

were in charge of the county funds, one of

LOCAL more than Angus

Local more than Arous,.....

LOCAL more than A Rous, ...

LOCAL for Exhibit of Academy fund,... 30 00

99 60

The first of the f

people, he says, are not in a mood to be tri-fied with now. Judge. Sharswood has decided that the act of Congress making government rotes a legal tender was unconstitutional. *Argus*. Just keep on repeating that lie until after to suggest the following gentlemen to compose a central committee, knowing them to

Judge Fisher said-"Very well, Mr. Brad-people Mr. Stanton, and Gen. Grant :

upon the ground on the day of election and people. Insertials every weter has a ticket offered him. Local politicians will not attend to this and Judge Fisher proceeded to the street, and ca-some one must. Ministers, speak out in your tered the cars. He was followed closely up-churches it is your duty and is should be Bradley, who entered the cars of strengther vested in me ast President by the constitution by suspended Tromutal States you are here a pleasant duty to you. This proparation up to Judge Fisher haided him a note. It is found we take the liberty by Judge Fisher haided him a note. Judge Fisher took the note, and as he open-ed and began to read it Bradley, turned and left the car, around which an excited crowd

pose a central committee, knowing them to be carnest active temperance men : Rey D. Pricowry, Rev. J. J., McIllyar, Rev. J. D. Glenn, Rev. B. C. Oritchlow, Ecv. J. D. J. Y. Marks, Esq., Gen. H. B. Beisel, Major Thomas McCreary, Dr. A. T. Shallenberger and David Woodruff, Esq. Will these gentlemen inangurate the more. Method for the several police and entered his office, followed by several fried by been authorized and entered his office, followed by several fried by been authorized and entered his office, followed by several fried by been authorized and entered his office, followed by several fried by been authorized and entered his office, followed by several fried by been authorized and entered his office, followed by several fried by been authorized and entered his office, followed by several fried by been authorized fried frie all records, books, papers and other public

 Martine in the many rest of the courts. This was character in the total ways to any set for the form was character in the total ways to any set for the courts of the court Decomposition A segment of the segment books, papers and other public, property in my custody as Secretary of War. But inas-much as the General commanding the armies of the United States has been appointed Seof the Omice Duries has been appointed oc-cretary of War ad interim, and has notified me that he has accepted the appointment, I have no alternative but to submit under protest to superior force. Very respectfully yours, EDWIN M. STANTON,

tics of that once. The Secretary of War has been instructed to transfer to you all records, books, papers and other public property now ' in his custody and cha.ge. Very respectfully, General Ulysses S. Grant, Washington, D.

was	shows the following		IC.
<u>·</u>	Debt bearing coin interest	L678,906,961 80	G
to 1	Bearing carrency interest. Matured debt not preanted for payment Debt bearing no interest.	574,964,853 00 15,636,815 87	
ntee	Debt bearing no interest.	15,636,815 87	<b>LUIS</b>
		002/10/10/100	3.85
1	Fractional currency	29,554,729 72 19,457,980 00	
111			
int-	Total debt		A 24

dow of John Douds, dec'd., Thos. Todd, WE., uds. executors. TANBIUM, WASHINGTON, D. C.,

Personal property to amount of \$300 mini-idow of John Tenuis; dee d. Samuel Tenui SIR : By virtue of the power and authority langer of andrew to amount of \$30, related idow, of Andrew Thomas, decid., Abum Thomas,

Personal property to amount of \$29, mained Willing of Win. M Clelland, dec d., Frank M Chils

by suspended from one day so that all func-and will case to exercise any and all func-tions pertaining to the samid You will at once transfer to General. Utysees S. Grant, who has this day been authorized and em-powered to act as Secretary of War ad interim, all records house papers and other public Second property to amount of \$10 of which the public to act as Secretary of War ad interim, all records house papers and other public Second property to amount of \$10 of which the public to act as Secretary of War ad interim, all records house papers and other public Second property to amount of \$10 of which the public second property to amount of \$10 of which are the widow of Abraham Havies decid. Highed her widow of Abraham Havies decide her widow of Abraham Havies dec ministrator. Personal property to amount of \$3 % mained widowiof Albert Thomas die'd. Elizabell Tarz administratrix, John Lynch, administrator. Menoual property to amount of \$200, related widow of Thomas Middleton, dec'd; Wh. let administrator.

Sheriff's Sale.

BY VIRTIE OF SUNDRY WRITS OF LEVIRI D clas, and Venditivini Expones is need out of the ve of Common Pleas of the county of Besrer. Indu-directed, I will orpose to public sale at the sport Office, in the borough of Beaver. In the count di-sale on the borough of Beaver.

SATURDAY, August '31st, 1857 at 10 o'clock in the forenoon, the following prop

EXECUTIVE MANSION, WASINGTON, D. C., August 12, 1867. SIR: The Hon. Edwin M. Stantion having been this day suspended as Socsetary of War, you are hereby authorized and empowered to at once entor upon the discharge of the du-tics of that office. The Secretary of War has been instructed to transfer to you all records, books, papers and other public property now in his custody and charge of Var, books, papers and other public property now in his custody and charge of Var, books, papers and other public property now in his custody and charge of Var, books, papers and other public property now in his custody and charge of Var, books, papers and other public property now

A. Cochran, at the sulf of Janues at the right, in No. 2. ALSO. At the same time and place all the right, in feet and claim of defendant, of in, and to the plece or lot of ground, situate in Ohio m. Re Ty, Pa., described as follows, to wit: Bern Chooten and an and the theory of the of law

To the President.

[copy.]

Secretary of War.

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